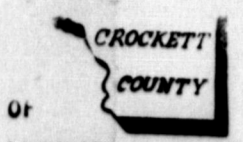




THE OZONA STOCKMAN

3000 SQUARE MILES



LIVESTOCK TERRITORY



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

VOLUME 54 OZONA, CROCKETT COUNTY, TEXAS 76943, 5 Cents Per Copy THURSDAY, AUG. 11, 1966 NUMBER 21

Kitty's Korner Kitty Montgomery

The function of a weekly paper, such as The Ozona Stockman, is to inform the people in the area of events and happenings of interest to their locale. People who write news stories do not expect their personal opinion, but they editorialize. It is the policy of this paper to present facts as given to us and direct quotes are used where possible. Comments come directly from the writer's mouth, so to speak. Other words, when you read that so and so said "and such", you may not be sure just what he meant. I am not the reporter's job to agree or disagree with his statements, when writing a news story. In this particular column, I am writing something else entirely, mostly my own opinion for which I take full responsibility. Speaking of opinion, I seriously doubt many, if any, of our readers hold us responsible for what other people say. However, I wanted to clarify my position in case there is any doubt.

— k k —
I hear quite a lot about the dangers and their antics these days, in fact it has become a problem of national proportions.

I noticed an article in the paper the other day stating that 42 residents of North Texas had petitioned police to stop stop signs to slow down fast-driving teen-agers. I think it would be a wise gesture if the city of Ozona would send them stop signs, since one one them anyway.

— k k —
There is always something that takes the joy out of life. Yesterday I read that doctors have linked coffee drinking to coronary disease. An article stated that 2 1/2 cups of instant coffee significantly increased cholesterol in the blood and that the disease is similar to that induced by nicotine, but longer.

— k k —
However, there is a bright spot for those who use sugar in their coffee. The article stated that the fatty acids rose a fifth as much when sugar was used. It seems to be completely free of luck; it takes four cups of instant coffee to equal one cup of regular coffee — wouldn't you know it, it wouldn't use sugar.

— k k —
I deplore riots, mob violence and demonstrations. Only because I think civil issues should be settled in the court room. However, I am glad the scene has shifted from the smug North to the scenes of violence on television, I dare say that their problems are worse than in the South.

— k k —
I installed a new advertising system some months ago and have discovered to my dismay that several ads were left off. So if you have been missing your ad, drop us a line and accept our apologies. "To be human, etc." and we will be abnormally humiliated around here sometimes.

— k k —
If you ever notice that folks who get the mad at you are the ones who make the mistake you would think they would make?

— k k —
Mr. and Mrs. Lloyd Loudamy are in San Angelo Sunday to help their mother, Cora Loudamy, celebrate her 76th birthday. An anniversary affair for the family, five children, grandchildren and relatives attended.

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, Texas.

The hospital board, composed of citizens appointed by the Commissioners Court to act in a supervisory capacity 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 the Commissioners Court meeting on Monday.

Members of the board said yesterday that no subsequent meeting had been held by the board and no move made to date toward the employment of another administrator.

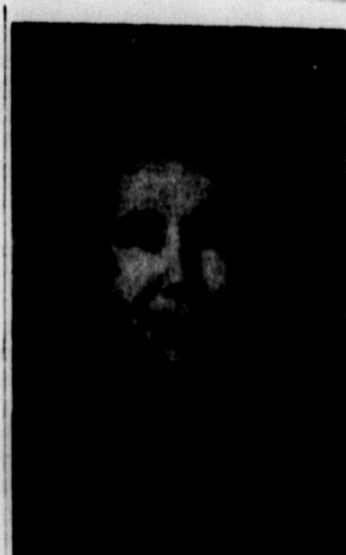
J. B. Post, long time administrator of the hospital, who asked to be relieved of the duties as administrator last year because of ill health will become acting administrator unless a replacement is secured before Mr. Olson leaves. Mr. Post has remained with the hospital as assistant administrator since retiring from the top job.

Public Invited To Meet Doctor Who May Locate Here

Dr. Carl Tate, Jr. of Austin will visit Ozona Saturday and study the prospects of moving his practice here. Open house will be held at the Civic Center from 9:30 to 10:30 a. m. with the public invited. Coffee will be served and anyone who wishes may take this opportunity to get acquainted with Dr. Tate.

Dr. Tate is 29 years old and has been associated with an Austin hospital the past two years. Prior to this, he served three years as a Navy doctor.

Mr. and Mrs. Perry Hubbard and children are vacationing in California.



Mrs. Marguerite Holley

Reading Workshop August 25-26 For Ozona Educators

A reading workshop for elementary educators in the Crockett Consolidated School District will be conducted on August 25 and 26. It was announced by L. B. T. Sikes, superintendent of schools. Educators in surrounding school districts are cordially invited to attend the reading session which will be held in the Ozona High School Auditorium from 9:00 a. m. to 3:30 p. m. daily.

The consultant for the workshop will be Mrs. Marguerite Holley, Garland, an educator in Texas schools for the past 23 years. She is currently serving as superintendent and principal of the 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 phonetic reading instruction.

There will be a question-and-answer period following both reading sessions in order that teachers may discuss 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 Methodist Church with military burial in Cedar Hill Cemetery under the direction of James Funeral Home.

Col. Carden died Tuesday morning in Brooks Army Hospital in San Antonio after a lengthy illness. He and Mrs. Carden, the former Gussie Watson of Ozona, had 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 medical reasons.

He was a member of the Masonic Lodge at Belton. Surviving are the widow, one daughter, Mrs. Henry Sellers of Seminole; one son, Ralph Carden of Albuquerque; two brothers and one sister of Belton, and two grandchildren.

Chamber Members, Citizens To Meet Mon. Night, Aug 15

A meeting of the membership of the Ozona Chamber 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 the purpose, the law permitting the county to allocate funds for any exhibition pertaining to the county.

The request for county help in liquidating the celebration indebtedness came from James Baggett, general chairman of the Jubilee.

"The court felt that it would be a reflection on Crockett county if the debt is not paid and did what it could within the budget limits," Mrs. Jones said. The celebration ended with a net loss of \$2,904. A small amount has been donated by interested citizens as memorial gifts toward paying off the debt.

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

One Wounded In Friday Night Shooting Spree

Samuel Vargas Rivera, 21, is in the Crockett county jail charged with attempted 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 driveway 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 approached him, he threw the gun at his feet. The gun had a live round of ammunition in it.

Justice of the Peace A. O. Fields said yesterday that 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 will be held at 8:00 a. m. and at 4:00 p. m. at the band hall, according to Tommy Sanders, band director. All high school band students including this year's freshmen are expected to be on hand.

Sanders said he expects 65 band members this year, at least, and is looking forward to a well organized band.

Thunder Shower Brings Over Inch Moisture Here

A thunderstorm dumped an inch to an inch and a half of rain on Ozona and 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.

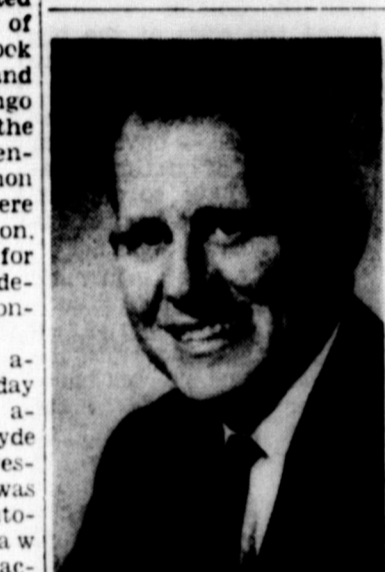
Couple Employed To Teaching Staff

L. B. T. Sikes superintendent of schools announced the employment of two more teachers this week. John Oliver, an English major with an M. A. from Texas Christian University, will complete the high school English staff. His wife, Mrs. Oliver, will teach 8th grade English in junior high school. She has her B. A. Degree from Texas Tech.

Mr. Sikes announced that a full list of the school faculty will be ready for next week's edition.

The first full day of school for all students will be Monday, August 29.

Ozona football Coach Sam Mosley announced Monday that varsity candidates for the 1966 Lion football team were to report at 9 a. m. Monday, August 15th, for equipment issue. Mosley indicated that the first full practice will be held at 5 p. m. on Monday, and that the Lions would have two workouts daily until school begins, with the morning sessions to be in shorts and afternoon workouts in full pads.



Rev. Floyd Bradley

Rev. Bradley To Preach During 1st Baptist Revival

Rev. Floyd Bradley, pastor of the First Baptist Church of Floydada, Texas, will do the preaching during a week-long revival at the First Baptist Church in Ozona. Rev. Max Brown, pastor, announced this week.

Services will be held each morning at 10 o'clock and the evening services will begin at 8 p. m. A fellowship hour will follow each evening service.

Song services will be directed by Sam Beam of Fort Worth. The sermon series by Rev. Bradley has been preceded by a series of special nightly services conducted by the pastor, Rev. Brown, beginning Wednesday of this week and continuing through Sunday, with Tommy Sims leading the song service.

Rev. Bradley has served the First Baptist Church at Floydada for the past five years. He is a member of the Executive Board of the Baptist General Convention of Texas and is a trustee of Wayland Baptist College at Plainview. Rev. Bradley is an outstanding pastor and preacher, Rev. Brown says, and he invites all members and friends of the church to hear him 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.

The county has been engaged in a cost-share paving project on the road leading to the J-M gas field on the Mitchell ranch in extreme southwest Crockett county. Three miles of road has recently been paved in the Powell Field area and some local streets are being surfaced or repaired.

The court purchased a safe from the North Estate for use at the jail to keep personal belongings of prisoners while they are in the pokey.

Mr. and Mrs. Joe B. Keeton of Dallas are here for a visit with Mr. Keeton's mother, Mrs. J. T. Keeton.

Those who are to be candidates for the OHS B-Team squad will report on Monday, August 22, at 8 a. m.

Lions hopes suffered a severe blow, this week when 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 team.

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, the Lions will meet the Broncos headon in the first district ballgame.

New interscholastic league rulings will permit Mosley's crew to get in two scrimmages Robert Lee (in Ozona) and Seagraves (in Odessa or Midland). Additional rulings call for the first game to be on Friday of the second week of school instead of Friday after school begins on Monday as well as the elimination of the traditional open date in the schedule.

Jacoby Heads National Range Youth Forum

David Jacoby, Crockett county 4-H club member and Texas Delegate to the first National Range Youth Forum, held at Logan, Utah, August 27-30, was elected chairman of the Forum by fellow delegates.

Some twenty youth delegates, two per state, representing some ten western states attended the first National Range Youth Forum. Sponsored by the American Society of Range Management, the youth forum was held in conjunction 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 Jacoby, as chairman of the Youth Forum, will give a formal report of the activities 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 management, provide new information to youth on range management and to provide information on careers in range science.

David was accompanied to the meeting by his parents, Mr. and Mrs. Pete Jacoby. Points of interest were visited. (Continued on Last Page)



WHOSE BABY? Though he's bigger today he's wearing the same face, if you look closely enough. He's another Crockett county native, rancher and son of a rancher, and now another of those expanded operators with two addresses — Ozona and ?
If you missed the word "beloved" in the clues under last week's pictured baby, you missed guessing her as this cut-line writer's "beloved" Ruth (Mrs. Ewart White).

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THE OZONA STOCKMAN

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W. EVART WHITE — Editor and Publisher
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Notices of church entertainments where admission is charged, cards of thanks, resolutions of respect, and all matter not news, will be charged for at regular advertising rates.

Any erroneous reflection upon the character of any person or firm appearing in these columns will be gladly and promptly corrected if called to the attention of the management.

CLASSIFIED RATES — 5 cents per word first insertion; 4 cents per word each additional insertion. Minimum charge 50 cents per insertion.



THE "HART" OF DECEPTION

"Informed consumers are essential to the fair and efficient functioning of a free market economy." So reads the first sentence of the declaration of policy in the so-called "truth-in-packaging" bill introduced by Senator Hart of Michigan. We would agree with that statement, of and by itself. But now as the bill goes before the House of Representatives we would add that informed congressmen are essential to the functioning of a free market economy — to its very preservation against such destructive legislation as that introduced by Senator Hart.

The purpose of the bill is claimed to be prevention of "unfair and deceptive methods of packaging and labeling" of foodstuffs and other consumer goods. We see a lot more deception in the bill itself, and Senator Hart's promotion of it, than has been shown to exist in the practices of private producers and distributors of goods in American markets. The official title, "Fair Packaging and Labeling Act," strikes us as an attempt to give the impression that there is wide-spread unfairness in those regards at present. The "truth-in-packaging" slogan, which the bill's promoters have popularized, seems unquestionably designed to that deceptive purpose.

Senator Hart says passage of his bill would save each of us consumers \$250 a year. That's a nice round number — which may be a clue as to whose hat it came from. Not only did the senator fail to provide any proof of his claim of savings, he neglects to mention that producers of food and grocery products offer had evidence of major cost increases for consumers if they must change their machinery and processes to conform to uniform pack-

aging directives consistent with the present bill. Neither does the senator say much about the costs of the big, new administrative bureau his bill would require.

But maybe that's how we save the \$250 — buying that much less of groceries because we have to support, through taxes, a host of additional bureaucrats.

Seriously, when a member of Congress resorts to sloganeering and unsupported charges against private industries, there's reason to wonder just what's in the political packet he's selling. The Hart bill has passed the Senate, possibly because many other senators were too busy to examine it closely. So it may be worthwhile to ask our congressmen to take a good look at that "Giant Economy Size" package Senator Hart has put on the counter. And not just at the label — that "\$250-OFF" sticker may be a bit deceptive. They should carefully weigh the contents and compute the net cost per ounce.

A BAD TRADE — Rep. John Dowday (D-Tex.) tells a story which should be considered by those requesting federal handouts. He said, "One day a bird was offered a worm in exchange for a small feather. This seemed to be an advantageous trade, and he didn't miss the feather at all. In fact, it was so good that the next day he gladly exchanged another feather for another worm, and continued for some weeks until one day he no longer had small feathers, and traded one large enough that he couldn't fly. He had traded his liberty for security."

CLEAN rugs, like new, so easy to do with Blue Lustre. Rent electric shampooer \$1. South Texas Lumber Co.



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

Wade-Noelke Vows Are Exchanged In Iraan Ceremony

A double ring ceremony attended by members of the families was pledged August 2nd in the Iraan Methodist Church by Miss Normandy SueAnne Wade, daughter of Mrs. Jesse Sidney Wade and the late Mr. Wade and Herbert Clayton Noelke, III, son of Mrs. H. C. Noelke and the late Mr. Noelke, of Ozona and Sheffield, Texas. Rev. Norton Scrimshire assisted by the Rev. Joe W. Bickley officiated before the decorated altar. Tall white baskets of glads and fugi mums were placed at the foot of the white arch.

Nuptial music was presented 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 carpet-length formal gown of Sheer Point D'esprit over Peaut. The empire bodice was fashioned with a bateau neckline and full sheer sleeves closed at the wrist with a narrow velvet band. White velvet ribbon and a front bow accented the empire bodice ending in back streamers that fell to the hemline of the sheer full skirt. A 'chapel' of the traditional orange blossoms formed the bride's headress, secured to tiers of English silk illusion with a separate face veil. Her bouquet was of white feathered carnations centered by a 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 Hudman of Odessa.

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.

Mr. and Mrs. Noelke will reside in Denton where they will enroll at North Texas University.

Mrs. Freida Noelke honored members of the Wade-Noelke wedding party with a rehearsal dinner August 1st at the Sheffield Community Center. Guests were present from El Paso, San Saba, Ozona, Iraan, Dallas, Sheffield, Marysville, California, Houston, Odessa and Phoenix, Arizona.

Mrs. Rayburn Smith and two daughters, Cindy and Lindy, are here from Eldorado, Kan., for a visit with Mrs. Smith's mother, Mrs. Dollye Williams.

Floyd Henderson was taken to a San Angelo hospital early this week for treatment. His condition is reported satisfactory at mid-week.

Field Trip For 4-H Leaders, Girls To Eldorado Mills

A field trip to the Woolen Mills in Eldorado, next Monday, August 15, for 4-H leaders, 4-H girls and their parents, is being sponsored by Miss Donna Taylor, County Home Demonstration Agent-at-Large.

Leaders in the county 4-H program who are interested in this educational trip can call Miss Dorothy Price at the Ozona Community Center for particulars. The tour is scheduled to begin at 10:00 a. m. and be completed at 2:00 p. m., with a break at noon for lunch.

DUPLICATE BRIDGE

Winners in Tuesday night's Duplicate Bridge Club play at the country club were: First, a tie, Mrs. Wilma Hayes and Miss Mildred North, and Mrs. Byron Stuart and Mrs. Jack Brewer. In third place, Mrs. Tom Montgomery and Mrs. Lawrence Sands.

Six-weeks series winners were announced. Trophy winner was Mrs. Jack Brewer for the six weeks. Second place went to Mrs. Robert Cox and third to Mrs. Carl North.

Mr. and Mrs. Jim Dudley have returned from a vacation trip to Houston and other south Texas points.

FOR RENT — Two-bedroom house, bath and half. Call 392-3068. 21-tfc

Phone news to the Stockman

LADIES GOLF ASSN.

The weekly golf and bridge play was held last Thursday at the Country Club. In play in the morning, low on the club trophy was won by Mrs. Byron Williams. In putts on Baggett trophy won by Mrs. Joe Pierce. Winning balls in the afternoon play were Mrs. M. E. Williams, Mrs. Jack Baggett, Mrs. Byron Stuart, Mrs. Byron Williams, Jr., Mrs. Debra Jones, Mrs. Frank McKeel.

Bridge hostess in the afternoon was Mrs. Gene Short; second high, Mrs. O. Walker, and the club trophy was won by Mrs. Byron Williams.

NOTICE OF REWARD

I am offering \$500 Reward

for apprehension and conviction of guilty parties in every theft of livestock in Crockett County — any that no officer of Crockett County may claim the reward.

Billy Mills
Sheriff, Crockett Co.



By A. R. Rutherford

Ty Cobb's first major-league salary was \$1,500 a year. In 1928, his last year in the game, he received \$70,000 and this was when he was 42 years old. Ty set nearly 100 major-league records during his career and became a legend during his lifetime. The "Georgia Peach" played in more games than any other player, 3,033; he came to bat oftener than anyone else, 11,429; he made the most hits, 4,191; and he scored the most runs, 2,244. He stole the most bases, 892; he stole second, third and home in one inning three times during his baseball career.

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Big job or small, we're always ready to give you friendly, helpful service. And our real service begins after we fill your tank. To be your car's best friend and a good neighbor to you is our prime concern. Another reason why with today's gasoline you're driving a real bargain.

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HIGHLIGHTS AND SIDELIGHTS From Your State Capitol

Austin, Texas — Never has the Texas Legislature had money problems like those it will face in 1967.

Although the fact has been little publicized, state agencies are requesting an unprecedented \$1,200,000,000 in appropriations from the general revenue fund during the next biennium. This figure does not include activities financed by extensive special fund revenues and federal aid. Neither does it allow for the \$120,000,000 pay raise sought by school teachers.

By way of comparison, present general revenue appropriations add up to \$623,900,000, so the agencies are seeking almost twice as much as they now are getting from tax sources controlled by the Legislature.

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.

Connally Backs Sentence — Governor Connally, returning to this capital city while it still was numbed with shock and grief over the senseless sniper slaying of 13 at The University of Texas, suggested a new state law ordering mandatory life prison sentences for insane killers.

Connally said he is considering a recommendation for a non-parolable life sentence because too many criminals escape extended pun-

ishment on pleas of insanity. Lt. Gov. Preston Smith promptly directed the Texas Legislature Council to study the feasibility of enacting mandatory life imprisonment provisions for accused killers pleading insanity.

Millions From Lease Sale — State permanent school fund received more than \$5,600,000 from oil and gas lease sale on 101,236 acres.

Total of 143 tracts were leased for average of \$55.35 an acre. Fifty-two tracts in the Gulf of Mexico leased for \$3,800,000.

SHAUNA MONTGOMERY MEMORIAL FUND

Recent donations to the Shauna Montgomery Memorial Fund are anonymous (name withheld at the request of donors.)

Mr. and Wayne Lowry and daughter, Tanya, spent last weekend visiting relatives in Memphis and Childress.

Mrs. D. A. Parker and sons, David and Dale, returned to their home in Grand Rapids, Mich., after a visit here with Mr. and Mrs. J. B. Parke.

Mr. and Mrs. W. R. Walker and family have returned from a vacation trip to Houston, Galveston and Dallas.

Mr. and Mrs. Bill Pagan and sons, Rodney, David and Steve, are vacationing in Ruidoso, N. M.

FOR SALE — 234 acres Mother Dunlap estate 2-bedroom house. All minerals. In 1/2 mile of 2 producing oil wells. \$30,000.00. See Ernest Dunlap. 21-tfc

RANCH RECORD BOOKS at The Ozona Stockman Home Craft Fire Protection Chests at Stockman.

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 photo.

Smith Drug

PRESENTING The Latest Fashions in Back-To-School Wear **COATS**

Large Selection Infant to Size 14 girls

Kate Greenway School Dresses

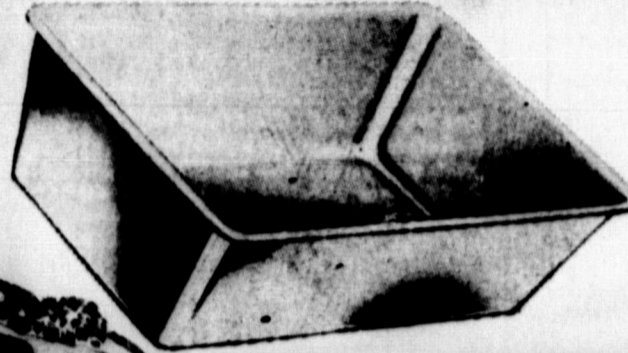
All Sizes — All Styles \$3.00 and Up

Shop Now While Our Collection is Complete

Small Fashions
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Giant FOOD SALE!

FEATURE of the week



TEFLON

BREAD & LOAF PAN

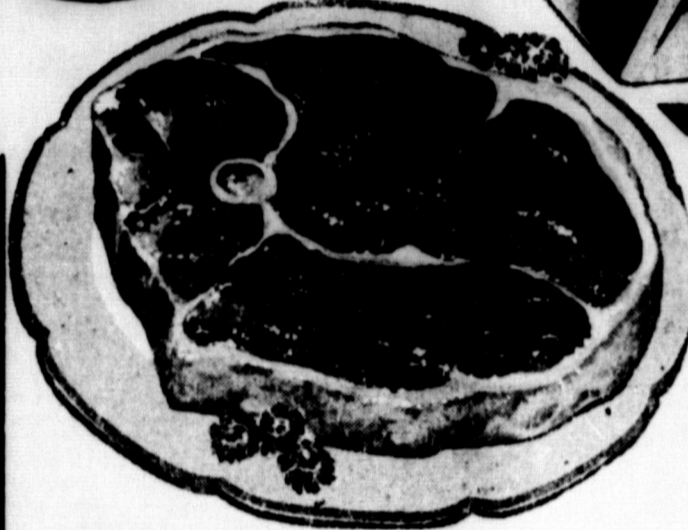
No-stick baking, no-scour cleanup makes this standard size pan ideal for bread, meat loaf, etc. Foods bake best in aluminum.

Size: 9 1/2 x 5 1/2 x 2 1/4"

99c

WITH A \$2.50 PURCHASE

- TS — YELLOW CLING
- ACHES No. 2 1/2 Cans **25c**
- BELL SALAD DRESSING Full Qt. **35c**
- TS FRUIT COCKTAIL No. 300 Can **19c**
- TS WINACH No. 300 Can **15c**
- TS TOMATO SAUCE 3 For **29c**
- MOND TOMATOES 2 For **29c**
- MOND NEAPPLE JUICE **25c**
- MOND CREAM STYLE CORN No. 303 Can 2 For **29c**
- MOND MEDAL FLOUR 5 Lb. Bag **59c**
- BELL 18 OZ. GRAPE JAM GRAPE JELLY OR PEACH PRESERVES 3 For **\$1.00**
- TS TOMATO JUICE 2 For **25c**
- TS TOMATO KETCHUP 20 Oz Bottle **29c**
- CKER BARREL CRACKERS Lb. Box **19c**
- Z STRAINED RY FOOD 3 For **29c**
- BELL'S CHARCOAL 10 Lb Bag **49c**
- TOILET PAPER 10 Roll Bag **79c**
- OUT BEANS STEW CHILI 300 Can **59c**
- ALUMINUM FOIL 12x25 **37c**
- DESS 2 Reg. Box **39c**
- SCO VANILLA WAFERS 12 Oz Box **39c**



USDA CHOICE HEAVY BEEF

ROUND STEAK LB. 98c

USDA CHOICE

CHUCK ROAST LB. 59c

USDA CHOICE HEAVY BEEF Valu-Trimmed

Short Rib LB. 39c

USDA CHOICE

Club Steak LB. 89c

WILSON'S FULLY COOKED BONELESS

Hams Half or Whole LB. 89c

GOOCH Assorted P&P, Salami, Spiced Olives, 6 OZ. PKG.

Lunch Meat 3 Pkges. 79c

FRESH SLICED

Calf Liver LB. 59c

LEAN FRESHLY GROUND

Ground Beef 2 Lbs. 89c

SPECIAL OF THE WEEK

FOLGER'S
COFFEE
1 LB. CAN
75c



HEALTH & BEAUTY AIDS DEPARTMENT

- 99c STYLE HAIR SPRAY 13 Oz Can **59c**
- \$1.00 AEROSAL SUDDEN BEAUTY **79c**
- 98c CREAM SHAMPOO JAR HEAD & SHOULDERS **79c**



Kimbell's
TEA
1/4 Lb. Pkg. **29c**

POTATOES WHITE SELECT 20 Lb. Bag **75c**

Like Old Fashioned Crossword Puzzles!



START NOW! WIN FAST AND OFTEN!
Your 'CASH CROSS' Game Will
End Sat. Aug. 13

WIN IN AND PICK UP YOUR "FREE TICKETS"
COMPLETE YOUR PUZZLE BEFORE THE
ENDS AUG. 13



Kimbell's
SHORTENING

3 Lb.
Vacuum
Can

69c



Gandy's
ICE CREAM

Half
Gallon

69c

MORTON FROZEN FRUIT OR
CUSTARD PIES
MORTON FROZEN FRUIT OR
MEAT DINNERS
SWANSON
TV DINNERS

3 For **\$1.00**

2 For **79c**

Beef Dinner **69c**

The News Reel

A re-run of "The Ozona Story" cleaned from the files of The Ozona Stockman

The Ozona Stockman Thurs. August 12, 1937

Mr. Charles E. Davidson again topped the weight scales for Crockett County

It is conceded by others when her lambs delivered at Barnhart

week at an average weight of 73 pounds.

—29 years ago— because of prevalence of infantile paralysis in various parts of Texas, the annual

mer's Short Course and Cultural Agents' meeting, scheduled at A&M College

just 16 to 20, has been cancelled, according to County Agent C. J. Van Zandt.

—29 years ago— a grass fire, starting from edge of the pavement on Ozona - Barnhart highway, burned over nearly two

hundred acres of grass land on the

F. L. Childress estate north of Ozona Tuesday afternoon.

—29 years ago— Mrs. Clinton Glover and daughter, Joanne, returned yesterday to their home in Ballinger after a visit here with Mrs. Glover's parents, Mr. and Mrs. N. W. Graham.

—29 years ago— Mrs. Wm. D. Jones, mother of Ralph and Dempster Jones young Crockett Co. ranchmen, is in a San Angelo hospital where she is recovering from a recent illness.

—29 years ago— Mrs. Joe Pierce and her mother, Mrs. Kate Moore, who has been visiting here this summer, left this week for Bay City, Mrs. Moore's home, where she will spend the winter.

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

—29 years ago— Mrs. Bert Couch entertained with a supper and swimming party at the ranch last week complimenting her daughter, Mickey, the occa-

sion being her seventeenth birthday. A buffet supper was served on the lawn. Dancing furnished diversion during the rest of the evening.

—29 years ago— Mrs. Sam Fowler of Junction, the former Miss Margaret Ella Drake of Ozona before her marriage July 5, was honored with a miscellaneous shower given at the Roy Parker home Monday afternoon. Hostesses for the occasion were Misses Lillian Baggett, Imogene Baker, Elizabeth Coese, Athleen Dudley, Clara Mae Dunlap, Alberta Kay, Maggie Seahorn and Mrs. Byron Stuart.

—29 years ago— Mr. and Mrs. Chas. Coates and two children, Lloyd and Jack Collins, visited Carls-

bad Caverns this week.

—29 years ago— Miss Leta Powell, deputy county and district clerk under George Russell, is enjoying a vacation this week, visiting friends and relatives in Spur and other points.

—29 years ago— Mr. and Mrs. Jones Miller have returned from Nolanville in Bell County, where they attended a recent camp meeting. The couple attended a camp meeting at the same spot fifty years ago.

—29 years ago— FOR SALE — 3-bedroom house, central heat and air. Fenced yard, attached garage. \$75.00 per mo. No. 38 Crockett Heights. Pr. 392-2093.

—29 years ago— Phone news to the Stockman

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 him.

A DOZEN YEARS OF SATISFACTORY SERVICE IN OZONA

ServiceMASTER the responsible system

Reliable — Dependable Trust us to Clean Your Valuable Carpets

CALL W.L. Mac Mckinney Ph. 653-3800 — San Angelo

WHO OWNS MY BANK ?

Only Production Credit Association borrowers say,

"I DO!"

Borrowers of the Texas PCA own their loan company. That's the reason the interest costs are low. He is assured of courteous and interested consideration because he can say:

"WE GOT OUR MONEY FROM OUR OWN 'OUTFIT'!"

Texas Production Credit Ass'n.

116 S. Oaks San Angelo, Texas

J. R. Canning, Pres. E. D. Webster, Dir. R. C. Chandler, V. Pres. Aubrey DeLong, Dir. J. Burney Ligon, Dir. Lee Russell, Asst. Mgr. Phil H. Lane, Mgr.

CITY SAVINGS & LOAN ASSN.

San Angelo Saving Headquarters

5% Anticipated Dividend On All Savings Accounts

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FOR RENT

Furnished Kitchenettes \$60.00 mo.

Furnished 2-bedroom apartment

Unfurnished 3-bed room apartment

Nice rooms \$10.00 per week or \$35.00 per mo.

All Utilities Paid

Ph. 392-2638

CROCKETT HEIGHTS

5 Miles East of Ozona on U. S. 290 OZONA, TEXAS

JANES FUNERAL HOME

DEDICATED TO SERVICE

701 Ninth St.

24-Hour Ambulance Service

Phone 392-3202

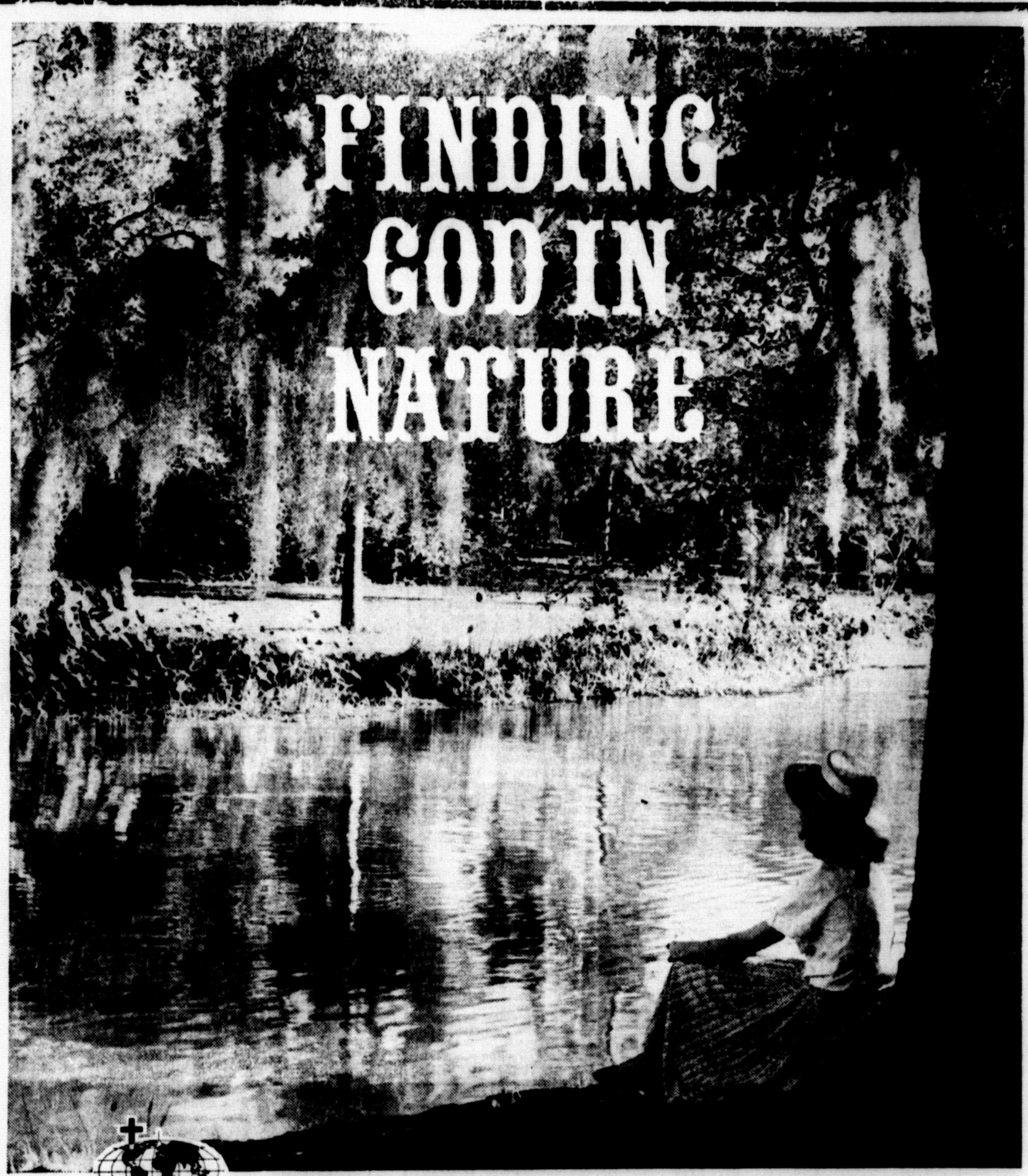
BEALL BARBEE, Owner and Manager

Ozona Wool & Mohair Co.

Phone 392-2623

WOOL MOHAIR

RANCH SUPPLIES



FINDING GOD IN NATURE

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

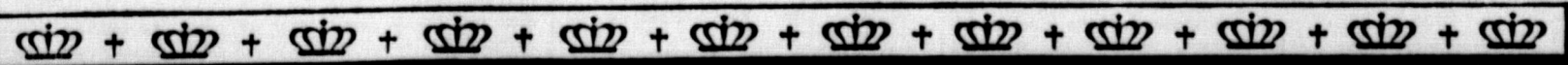
But what I have found along the bayou I have seen, too, in the awesome might of a granite peak, in the mystic wonder of a shadowy canyon. I have heard it in the restless symphony of the surf at night.

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.

- Hi-Way Cafe, Ozona T V System, Evans Foodway, White's Auto, Jim's Gent Shop, Ranch Feed & Supply Co., Sutton's Chevron Station, South Texas Lumber Co. of Ozona, Rutherford Motor 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

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION 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 for agricultural use shall be assessed for all tax purposes on the consideration of only those factors relative to such agricultural use.

use he shall file with the local tax assessor a sworn 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 or not such land qualifies for the designation as to agricultural use as defined herein and in the event it so qualifies he shall designate such land as being for agricultural use and assess the land accordingly.

tax. The additional tax shall equal the difference between taxes paid or payable, hereunder, 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 assessment of any minerals or subsurface rights to minerals shall not come within the provisions of this Section.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION NO. 65 proposing an Amendment to Section 3-b of Article VII of the Constitution of Texas providing that school taxes theretofore voted in any independent school district or in any junior college district shall not be abrogated, cancelled or invalidated by a change in boundaries nor shall bonds voted, but unissued, at the time of such change, be invalidated by such change.

on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and 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 valorem taxes on all taxable property in the district as changed, for the payment of principal of and interest on such bonds in the manner permitted by the laws under which such bonds were voted.

subsequently sold and delivered and not used, but unissued, bonds of other school districts involved in such annexation or consolidation shall not thereafter be issued. Sec. 2. The foregoing Constitutional 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:

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION NO. 24 proposing an amendment to Article VI of the Constitution of the State of Texas by adding a new Section thereto, Section 2a, to provide for voting on electors for President and Vice President, and on all state-wide offices, questions or propositions by persons qualified to vote in this State except for meeting county or district residence requirements, and to provide for voting on electors for President and Vice President by otherwise qualified United States citizens who have moved into or out of the State preceding a presidential election.

or propositions to be voted on by all electors throughout this State. (b) Notwithstanding any other provision of this Constitution, the Legislature may enact laws and provide for a method of registration, including the time for such registration, permitting any person (1) who is qualified to vote in this State except for the residence requirements of Section 2 of this Article, and (2) who shall have resided anywhere within this State at least thirty (30) days next preceding a General Election in a presidential election year, and (3) who shall have been a qualified elector in another state immediately prior to his removal to this State or would have been eligible to vote in such other state had he remained there until such election, to vote for electors for President and Vice President of the United States in that election.

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

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER ELEVEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. SENATE JOINT RESOLUTION NO. 19 proposing an Amendment to Section 49-d, Article III of the Constitution of the State of Texas, declaring state policy regarding optimum development of water reservoirs; providing for the use of the Texas Water Development Fund under such conditions as the Legislature may prescribe by General Law in the acquisition and development of storage facilities and any system of works properly appurtenant thereto; providing for the sale, lease or transfer of such facilities under General Law; providing for long-term contracts for water storage facilities; authorizing the issuance of an additional \$200,000,000 in bonds by the Texas Water Development Board upon a two-thirds (2/3) vote of the elected members of the Board; providing that anticipatory legislation shall not be invalid because of its anticipatory character; providing for the necessary election, referendum, and proclamation.

Law, including the requirement of a permit for storage or beneficial use, for the additional purposes of acquiring and developing storage facilities, and any system or works necessary for the filtration, treatment and transportation of water from storage to points of distribution, including facilities for transporting water therefrom to wholesale purchasers, or for any one or more of such purposes or methods; provided, however, the Texas Water Development Fund or any other state fund provided for water development, transmission, transfer or filtration shall not be used to finance any project which contemplates or results in the removal from the basin of origin of any surface water necessary to supply the reasonably foreseeable future water requirements for the next ensuing fifty-year period within the river basin of origin, except on a temporary, interim basis.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. SENATE JOINT RESOLUTION NO. 1 proposing an Amendment to Article IX of the Constitution of Texas by adding thereto a new Section 12, authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties; authorizing the creation of a board of directors by appointment or election; providing that the membership of the board shall be based upon the proportionate part of the population of each county, with no county having less than one member; providing for the necessary election; authorizing the levy of an annual tax not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) valuation; provided, however, that the property of state regulated common carriers shall not be subject to taxation by the Authority; authorizing the Authority to employ or appoint an assessor and collector of taxes whose duty it shall be to assess and collect the taxes on the tax rolls approved by the Board of Directors of said Authority, said taxes to be assessed equally and uniformly throughout the county or counties, comprising the Authority, as required by the Constitution; granting to such Authority the power to acquire by purchase, or through eminent domain proceedings existing publicly financed airport properties or other sites necessary to have and to improve the same, power to issue and sell general obligation bonds and revenue bonds or either of them; authorizing the assumption of outstanding indebtedness secured by general obligation bonds and assuming the obligations of the city or cities under ordinances which revenue bonds have been issued and sold; to enact zoning regulations and other measures to protect the airport facilities from hazards and obstructions; providing for the adding of an additional county or counties to the Authority.

which the Texas Water Development Board has financed in whole or in part. "Under such provisions as the Legislature may prescribe 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 reservoirs constructed or to be constructed by the Federal Government. Such contracts when executed shall constitute general obligations of the State of Texas in the same manner and with the same effect as state bonds issued under the authority of the preceding Section 49-c of this Constitution, and the provisions in said Section 49-c with respect to payment of principal and interest on state bonds issued shall likewise apply with respect to payment of principal and interest required to be paid by such contracts. If storage facilities are acquired for a term of years, such contracts shall contain provisions for renewal that will protect the state's investment. "The 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 associated system or works necessary for the filtration, treatment or transportation of water at a price not less than the direct cost of the Board in acquiring same; and the Legislature may provide terms and conditions for the Board to sell any unappropriated public waters of the state that might be stored in such facilities. As a prerequisite to the purchase of such storage or water, the applicant therefor shall have secured a valid permit from the Texas Water Commission or its successor authorizing the

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. SENATE JOINT RESOLUTION NO. 2 proposing an Amendment to Article IX of the Constitution of Texas by adding thereto a new Section 12, authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties; authorizing the creation of a board of directors by appointment or election; providing that the membership of the board shall be based upon the proportionate part of the population of each county, with no county having less than one member; providing for the necessary election; authorizing the levy of an annual tax not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) valuation; provided, however, that the property of state regulated common carriers shall not be subject to taxation by the Authority; authorizing the Authority to employ or appoint an assessor and collector of taxes whose duty it shall be to assess and collect the taxes on the tax rolls approved by the Board of Directors of said Authority, said taxes to be assessed equally and uniformly throughout the county or counties, comprising the Authority, as required by the Constitution; granting to such Authority the power to acquire by purchase, or through eminent domain proceedings existing publicly financed airport properties or other sites necessary to have and to improve the same, power to issue and sell general obligation bonds and revenue bonds or either of them; authorizing the assumption of outstanding indebtedness secured by general obligation bonds and assuming the obligations of the city or cities under ordinances which revenue bonds have been issued and sold; to enact zoning regulations and other measures to protect the airport facilities from hazards and obstructions; providing for the adding of an additional county or counties to the Authority.

thereon vote in favor thereof; provided, however, that an Airport Authority may be created and be composed of the county or counties that vote in favor of its creation if separate propositions are submitted to the voters of each county so that they may vote for a two or more county Authority or a single county Authority; provide for the appointment by the Board of Directors of an Assessor and Collector of Taxes in the Authority, whether constituted 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 approved by the Board of Directors, the tax to be levied not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) assessed valuation of the property, provided, however, that the property of state regulated common carriers required by law to pay a tax upon intangible assets 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 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 facility publicly owned and financed 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 the acquisition of same through the exercise of the power of eminent domain, and in the event of such acquisition, if there are any general obligation bonds that the owner of the publicly owned airport facility has outstanding, the same shall be fully assumed by the Authority and sufficient taxes levied by the Authority to discharge said outstanding indebtedness; and likewise any city or county that has outstanding revenue bonds where the revenues of 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 and bond indentures under which said revenue bonds have been issued and sold. Any city which owns airport facilities not serving certificated airlines which are not purchased or acquired or taken over as herein provided by such Authority, shall have the power to operate the same under the existing laws or as the same may hereafter be amended. Any such Authority when created and authorized by the Legislature, shall have the power to promulgate, adopt and enforce appropriate zoning regulations to protect the airport from

hazards and obstructions which would interfere with the use of the airport and take facilities for landing and take-off; an additional county or counties may be added to an existing Authority if a petition of five per cent (5%) of the qualified taxing voters is filed with and an election is called by the Commission of the county or counties seeking admission to an Authority, and the vote is favorable, then admission may be granted to such county or counties by the Board of Directors of the then existing Authority upon such terms and conditions as they may agree upon and evidence by a resolution approved by two-thirds (2/3) of the members of the existing Board of Directors, provided, however, the county or counties that may be added to the then existing Authority shall be given representation on the Board of Directors by adding additional directors in proportion to their population according to the last preceding Federal Census. Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday in November, 1966, at which election all ballots shall have printed thereon the following:

"FOR the addition of Section 12 of Article IX of the Constitution, authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties, and authorizing the levy of a tax not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) assessed valuation of all taxable property within such Authority except the property of state regulated common carriers required by law to pay a tax upon intangible assets, after approval of its voters. "AGAINST the addition of Section 12 of Article IX of the Constitution, authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties, and authorizing the levy of a tax not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) assessed valuation of all taxable property within such Authority except the property of state regulated common carriers required by law to pay a tax upon intangible assets, after approval of its voters. "The Governor of Texas shall issue the necessary proclamation for the election 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.

acquisition of such storage facilities or the water impounded therein. The money received from the sale, transfer or lease of storage facilities or associated system or works shall be used to pay principal and interest on state bonds issued or contractual obligations incurred by the Texas Water Development Board, provided that when moneys are sufficient to pay the full amount of such indebtedness, any moneys in excess of that amount shall be used to pay the full amount of such indebtedness, and the full amount of such indebtedness shall be paid from such sale, transfer or lease of storage facilities or associated system or works. Additional storage facilities or associated system or works may be provided for by the Board, as authorized by said Section 49-c. Money received from the sale of water, which may be used for the operation and maintenance of acquired facilities, and for the payment of principal and interest on debt incurred. "Should the Legislature enact enabling laws in anticipation of the adoption of this Amendment, such Acts shall not be void by reason of this anticipatory character. "Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed thereon the following:

DAY, AU... From... ty's Ki... fresh Apple... sugar... cooking... fresh gi... spoon soft... spoon ch... spoon var... all the at... in a large i... well a... batter into... tube pan... 35c d... hour and... top spr... touched l... is the easi... you'll ev... impossib... and beat... separately... as out beau... mon or o... used if d... while hu... oOo... CCKETT (... PITIAL MI... FUNI... of donors... County H... Fund sin... N. W. Gr... of Mr. Ch... rs. Austin... oOo... ANDE... Farmer... Mr. B... many short... tripple you... ram, tie u... and cal... opportunity... immediat... reasons... to consol... term, obli... loan on y... our ranch... ANDI... E. Pru... ONORA... Phone... eastern l... Comy... ANGEI... 50% on... dress r... K UP C... onza TW... Call 39... PIA... LESS... Tom Sin... studen... as begin... Call 39... for info... Chiro... R. T... 11 8th s... ho... 9:00... on. We... Phone... OR... Ho... L... ont F... hnn... Ph. 3... state

Recipe of the Week From Betty's Kitchen

Fresh Apple Cake
1/2 cup sugar
1/2 cup cooking oil
1/2 cup fresh grated apple
1/2 cup flour (sift-no-more)
1/2 cup spoon soda
1/2 cup spoon salt
1/2 cup spoon cinnamon
1/2 cup chopped nuts
1/2 cup spoon vanilla
all the above ingre-

is the easiest cake re- you'll ever find. It is impossible without and beating ingred-

CROCKETT COUNTY HOSPITAL MEMORIAL FUND

of donors to the Cro- county Hospital Me- Fund since July 19th.

N. W. Graham in me- of Mr. Charlie Coates Mrs. Austin Millspaugh.



Farmer - Mr. Rancher:

many short-term debts cripple your total credit... opportunities that re-



E. Prugel, Mgr. MONROE, TEXAS Phone 24221

Western Mattress Company

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

PIANO LESSONS

Tom Sims is now en- students for piano as beginning Septem-

Call 392-3077 for information 20-4tc

Chiropractor

Dr. R. T. Holland 818th St., Ozona hours 9:00 - 6:00 on Wed. & Fri. Phone 392-3140

FOR SALE

Homes Lots Rent Property

Ph. 392-3152

Wildcat Slated 2 Completions In Crockett Co.

Tom Brown Drilling Co., Inc., Midland, will drill an 8,200-foot Strawn wildcat in Crockett County, 25 miles northeast of Ozona, two miles northeast of an extension area of the Ozona (Canyon sand gas) field, 2 1/2 miles northeast of the recently opened two-well Ozona, Northeast (Canyon sand gas) field, and four miles south of the depleted one-well Block 56 (Ellenburger gas) field. It is the No. 1 Clayton.

Location is 660 feet from the south and west lines of 1-AZ-GC&SF.

It is also 1/2 mile west of the Schleicher County line

and 4 1/2 miles northwest of the depleted two-well John Rae (Pennsylvanian oil) field, in Schleicher.

Frio-Tex Oil & Gas Co., San Antonio, completed two extensions to the Ozona (Canyon sand gas) field of Crockett County, approximately 12 miles southwest of Ozona.

The No. 1-A W. C. Montgomery, 3/4 mile southeast, was finished for a calculated, absolute open flow of 5.2 million cubic feet of gas per day, with gas liquid ratio of 23,100-1. Gravity of the liquid was 58.5 degrees. Production was through perforations between 6,415-6,590 feet.

Location is 1,320 feet from the south and east lines of 1-AZ-GC&SF.

The No. 10 Suburban Propane Gas Corp., et al, 3/4 mile northeast, was finished for a calculated, absolute

open flow of 600,000 cubic feet of gas per day, with gas-liquid ratio of 50,000-1. Gravity of the liquid was 61.6 degrees.

Production was through perforations between 6,113-6,684 feet.

Location is 1,320 feet from the north and 1,750 feet from the east lines of 4-J-GC&SF.

STRESS SAFETY PROJECT

The Limazona and Tejas 4-H Clubs are having four morning meetings this week emphasizing the Safety Project and directed recreation. Enemencia Diaz, Junior Leader, is in charge of the recreation. The following were chosen as team chairman: Richard Reinberg, Carmen Reina, Fred Veia and Melcior Martinez. A safety demonstration was presented Tuesday morning by Elaine and Elizabeth Zapata.

HOSPITAL NEWS

Admissions: Mrs. Marsha Moore, Mrs. Doyle Cantrell, Rojelio Perez, Allie Armentrout, Mrs. Lillie Smith, Gino Tambunga, Vernon Cotam, Miss Cora Coates, Miss Mary Jane Dunlap and Mr. and Mrs. Will Isaacs.

Perez, Allie Armentrout, Gino Tambunga, Vernon Cotam, Miss Cora Coates, Miss Mary Jane Dunlap and Mr. and Mrs. Will Isaacs.

Mrs. Corene Franks of Virginia Beach, Va., and Mrs. Sue Cooper and children, Butch, Keitha and Eddie Joe of Brownfield, spent the week with their sister, Mrs. Raymond Adcock.

Jake Young and Charles Williams have leased the Marbury Morrison ranch in south Crockett county.

Mr. and Mrs. Tom Cameron are in Waco at the bedside of Mr. Cameron's father, who is under treatment in a Waco hospital. Mrs. Cameron is the former June Bunker, daughter of Mr. and Mrs. George Bunker of Ozona. She and her husband reside in Austin.

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

FOR SALE - 3 bedroom house, 411 Ave. E. Phone 392-2152. 21-tfc

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FIFTEEN ON THE BALLOT

PROPOSED CONSTITUTIONAL 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 STATE PARTICIPATION IN PROGRAMS FINANCED WITH FUNDS FROM PRIVATE OR FEDERAL SOURCES AND CONDUCTED BY LOCAL LEVEL OR OTHER PRIVATE, NONSECTARIAN ASSOCIATIONS, GROUPS, AND NON-PROFIT ORGANIZATIONS FOR ESTABLISHING AND EQUIPPING FACILITIES FOR ASSISTING THE BLIND, CRIPPLED, OR OTHERWISE PHYSICALLY OR MENTALLY HANDICAPPED IN BECOMING GAINFULLY EMPLOYED, IN REHABILITATING AND RESTORING THE HANDICAPPED, AND IN PROVIDING OTHER SERVICES ESSENTIAL FOR THE BETTER CARE AND TREATMENT OF THE HANDICAPPED.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: SECTION 1. That Section 6, Article XVI, Constitution of the State of Texas, be amended to read as follows: "Section 6. (a) No appropriation for private or individual purposes shall be made, unless authorized by this Constitution. A regular statement, under oath, and an account of the receipts and expenditures of all public money shall be published annually, in such manner as shall be prescribed by law.

"(b) State agencies charged with the responsibility of providing services to those who are blind, crippled, or otherwise physically or mentally handicapped may accept money from private or federal sources, designated by the private or federal source as money to be used in and establishing and equipping facilities for assisting those who are blind, crippled, or otherwise physically or mentally handicapped in becoming gainfully employed, in rehabilitating and restoring the handi-

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FIFTEEN ON THE BALLOT

apped, and in providing other services determined by the state agency to be essential for the better care and treatment of the handicapped. Money accepted under this subsection is state money. State agencies may spend money accepted under this subsection, and no other money, for specific programs and projects to be conducted by local level or other private, nonsectarian associations, groups, and nonprofit organizations, in establishing and equipping facilities for assisting those who are blind, crippled, or otherwise physically or mentally handicapped in becoming gainfully employed, in rehabilitating and restoring the handicapped, and in providing other services determined by the state agency to be essential for the better care or treatment of the handicapped.

"The state agencies may deposit money accepted under this subsection either in the state treasury or in other secure depositories. The money may not be expended for any purpose other than the purpose for which it was given. Notwithstanding any other provision of this Constitution, the state agencies may expend money accepted under this subsection without the necessity of an appropriation, unless the Legislature, by law, requires that the money be expended only on appropriation. The Legislature may prohibit state agencies from accepting money under this subsection or may regulate the amount of money accepted, the way the acceptance and expenditure of the money is administered, and the purposes for which the state agencies may expend the money. Money accepted under this subsection for a purpose prohibited by the Legislature shall be returned to the entity that gave the money.

"This subsection does not prohibit state agencies au-

thorized to render services to the handicapped from contracting with privately-owned or local facilities for necessary and essential services, subject to such conditions, 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 them the following:

"FOR THE CONSTITUTIONAL AMENDMENT AUTHORIZING ASSISTANCE TO THE BLIND, CRIPPLED, OR OTHERWISE PHYSICALLY OR MENTALLY HANDICAPPED, IN THE FORM OF GRANTS OF PUBLIC FUNDS OBTAINED FROM PRIVATE OR FEDERAL SOURCES ONLY, TO LOCAL LEVEL OR OTHER PRIVATE, NONSECTARIAN ASSOCIATIONS, GROUPS, AND NON-PROFIT ORGANIZATIONS FOR ESTABLISHING AND EQUIPPING FACILITIES TO ASSIST THE HANDICAPPED IN BECOMING GAINFULLY EMPLOYED, FOR THEIR REHABILITATION OR RESTORATION, OR FOR PROVIDING OTHER SERVICES ESSENTIAL FOR THE BETTER CARE AND TREATMENT OF THE HANDICAPPED."

"AGAINST THE CONSTITUTIONAL AMENDMENT AUTHORIZING ASSISTANCE TO THE BLIND, CRIPPLED, OR OTHERWISE PHYSICALLY OR MENTALLY HANDICAPPED, IN THE FORM OF GRANTS OF PUBLIC FUNDS OBTAINED FROM PRIVATE OR FEDERAL SOURCES ONLY, TO LOCAL LEVEL OR OTHER PRIVATE, NONSECTARIAN ASSOCIATIONS, GROUPS, AND NON-PROFIT ORGANIZATIONS FOR ESTABLISHING AND EQUIPPING FACILITIES TO ASSIST THE HANDICAPPED IN BECOMING GAINFULLY EMPLOYED, FOR THEIR REHABILITATION OR RESTORATION, OR FOR PROVIDING OTHER SERVICES ESSENTIAL FOR THE BETTER CARE AND TREATMENT OF THE HANDICAPPED."

"Sec. 3. The Governor of the State of Texas shall issue the necessary proclamation for the election 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.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER TWELVE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION NO. 48 PROPOSING AN AMENDMENT TO ARTICLE IX OF THE CONSTITUTION OF THE STATE OF TEXAS, PROVIDING THE METHOD AND MANNER FOR DISSOLUTION OF HOSPITAL DISTRICTS CREATED UNDER ARTICLE IX OF THE CONSTITUTION.

BE IT RESOLVED BY THE LEGISLATURE OF THE 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 creation, establishment, maintenance and operation of hospital districts created under Article IX of the Constitution, and providing further that the support and maintenance of the district's hospital system shall never become a charge against or obligation of the State of Texas nor shall any direct appropriation be made by the Legislature for the construction, maintenance or improvement of any of the facilities of such district.

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 affirmative vote of a majority of the taxpaying voters in the district concerned.

The Legislature may also provide for the dissolution of hospital districts provided that a process is afforded by statute for:

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER TWELVE ON THE BALLOT

(1) determining the desire of a majority of the qualified voters within the district to dissolve it;

(2) disposing of or transferring the assets, if any, of the district; and

(3) satisfying the debts and bond obligations, if any, of the district, in such manner as to protect the interest of the citizens within the district, including their collective property rights in the assets and property of the district, provided, however, that any grant from federal funds, however dispensed, shall be considered an obligation to be repaid in satisfaction and provided that no election 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 unless such assets are transferred to another governmental agency, such as a county, embracing such district and using such transferred assets in such a way as to benefit citizens formerly within the district.

"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 thereon the following: "FOR the constitutional amendment providing the method and manner for dissolution of hospital districts."

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. SENATE JOINT RESOLUTION NO. 26 PROPOSING AN AMENDMENT TO SECTIONS 4 AND 5 OF ARTICLE V OF THE CONSTITUTION OF THE STATE OF TEXAS TO PROVIDE FOR A COURT OF CRIMINAL APPEALS OF FIVE MEMBERS; PRESCRIBING THEIR QUALIFICATIONS; ELECTIONS, APPOINTMENTS, TENURE OF OFFICE AND COMPENSATION; AND PRESCRIBING THE TERM OF COURT OF SAID COURT.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: SECTION 1. That Section 4 of Article V of the Constitution of the State of Texas be amended so as to hereafter read as follows: "Section 4. The Court of Criminal Appeals shall consist of five Judges, one of whom shall be Presiding Judge, a majority of whom 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 qualifications and receive the same salaries as the Associate Justices of the Supreme Court. They shall be elected by 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 Judge of the Court of Criminal Appeals, the Governor shall, with the advice and consent of the Senate, fill said vacancy by appointment until the next succeeding general election.

"The Judges of the Court of Criminal Appeals who may be in office at the time when this Amendment takes effect shall become Judges of the Court of Criminal Appeals and continue in office until the expiration of the term of office for which each has

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. SENATE JOINT RESOLUTION NO. 4 PROPOSING AN AMENDMENT TO THE CONSTITUTION OF TEXAS BY ADDING TO SECTION 62 OF ARTICLE XVI A NEW SUBSECTION TO BE DENOMINATED SUBSECTION (C), OF SAID SECTION 62; AUTHORIZING THE LEGISLATURE TO ENACT LAWS ESTABLISHING, SUBJECT TO THE LIMITATIONS STATED, A STATE-WIDE SYSTEM OF RETIREMENT, DISABILITY AND DEATH COMPENSATION BENEFITS FOR THE OFFICERS AND EMPLOYEES OF THE COUNTIES AND OTHER POLITICAL SUBDIVISIONS OF THE STATE, AND OF THE POLITICAL SUBDIVISIONS OF ANY COUNTY.

BE IT RESOLVED BY THE LEGISLATURE OF THE 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: "(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 a county or other political subdivision of the state or a political subdivision of a county; providing that when the Texas Legislature has passed the necessary enabling legislation pursuant to the Constitutional authorization, then the governing body of the county or other political subdivision of the state, or political subdivision of the county shall make the determination as to whether a particular county or other political subdivision of the state, or political subdivision of the county participating in this System; providing further that such System shall be operated at the expense of the county or other political subdivision 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 Compensation System.

"The Legislature may provide for a voluntary merger into the System herein authorized by this Constitutional Amendment of any System of Retirement, Disability and Death Compensation Benefits which may now exist or that may hereafter be established under subsection (b) of Section 62 of Article XVI of the 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 political subdivision of the county to the State-wide System of Retirement, Disability and Death Benefits, and the Legislature shall further provide that the amount of money contributed by the county or 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 submitting this Constitutional Amendment, that the officers and employees of the county or other political subdivision of the state or political subdivision of the county may be included in those systems regardless of whether the county or other political subdivision of the state or political subdivision of the county participates 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 Texas Constitution as the same is herein amended."

"Sec. 2. The foregoing Constitutional 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 thereon: "FOR the Constitutional Amendment authorizing 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 subdivisions of any county."

"Sec. 3. The Governor of the State of Texas shall issue the necessary proclamation for said election and have notice of said proposed Amendment and of said election published as required by the Constitution of Texas, and laws of this state.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT

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 Constitution as now existing or that may hereafter be established; providing that the 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 officers and employees covered by the System; and forbidding the Legislature from making any appropriations for the operation of this System."

"AGAINST THE Constitutional Amendment authorizing 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 subdivisions of any 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 Constitution as now existing or that 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 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 Constitution of the State of Texas.

"Sec. 3. The Governor of the State of Texas shall issue the necessary proclamation for said election and have notice of said proposed Amendment and of said election published as required by the Constitution of Texas, and laws of this state.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT

been elected or appointed under the present Constitution and laws of this state, and until his successor shall have been elected and qualified.

"The two members of the Commission of Appeals in aid of the Court of Criminal Appeals who may be in office at the time when this Amendment takes effect shall become Judges of the Court of Criminal Appeals and shall hold their offices, one for a term of two years and the other for a term of four years, beginning the first day of January following the adoption of this Amendment and until their successors are elected and qualified. Said Judges shall by agreement or otherwise designate the incumbent for each of the terms mentioned.

"The Governor shall designate one of the five Judges as Presiding Judge and at the expiration of his term and each six years thereafter a Presiding Judge shall be elected."

"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: "Section 5. The Court of Criminal Appeals shall have appellate jurisdiction coextensive with the limits of the state in all criminal cases of whatever grade, with such exceptions and under such regulations as may be prescribed by law.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT

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 the State Capitol. The Court of Criminal Appeals shall appoint a clerk of the court who shall give bond in such manner as is now or may hereafter be required by law, and who shall hold his office for a term of four years unless sooner removed by the court for good cause entered of record 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 Constitutional 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 following words printed on said ballot: "FOR the Amendment to the State Constitution providing for a Court of Criminal Appeals of five members, and prescribing the term of said court."

Each voter favoring said proposed Amendment shall scratch off the ballot in the 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."

If it appears from the returns of said election that a majority of the votes cast are in favor of said Amendment the same shall become a part of the Constitution of this state.

"Sec. 4. The Governor shall 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 3/4-mile east extension was assured with the flowing of gas at the daily rate of 14.7 million cubic feet, along with a mist of mud, on production tests at Shell Oil Co. No. 7 Mitchell, in 50-Q3-TCRR, 25 miles southwest of 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, 1 3/4-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.

Flow was through a 48-64-inch choke and perforations at 12,934-13,762 feet.

The No. 5 Mitchell, in 16-Q6-TCRR, 1 3/4-mile west-southwest extension, flowed 24 hours, making gas 320 barrels of load water, plus gas at the daily rate of 1.25 million cubic feet.

Flow was through 32-64-inch and 1-inch chokes and perforations at 13,136-14,812 feet.

Sinclair Oil & Gas Co. will drill the No. 1 A. H. McMullan as a 3/4-mile southeast outpost to the Strawn opener and lone producer from the pay in the DePaul (Strawn and Canyon gas) field of Crockett County, 10 miles southeast of Ozona.

Location is 1,320 feet from the north and east lines of 15-F-GC&SF. Contract depth is 9,500 feet; elevation, 2,390 feet.

The discovery, Delta Drilling Co. and Pauley Petrol-

Boyd Wins Trip In Sale Contest

Ray Boyd of the Village Drug was the grand prize winner of a contest sponsored by the San Antonio Drug Co. featuring the sale of a brand name vitamin. He qualified by selling the required number of bottles and getting his name in the pot in the company's general office in Dallas.

He was notified that his name had been drawn for the grand prize which consisted of a round-trip plane ticket for him and his family to Houston, tickets to the Astrodome, rooms at the Warwick Hotel, an automobile to be used while in Houston and \$50 in spending money.

The Boyds, Ray, his wife, Wynna, and their son, Kirk, flew from San Angelo, Friday morning, returning on the Sunday afternoon flight.

MEMORIAL DONATIONS TO THE FT. LANCASTER FUND

Crockett County Historical Survey Committee

Memorial contributions have been made anonymously (names withheld at the request of donors) in memory of the following: Mr. M. C. Lancaster, Mr. J. M. Pridemore, Mr. O. L. Sims, Mr. Charles S. Coates, Mr. Woody Mason, Mrs. Arthur Pelto, Mrs. E. A. Jacoby, and Mr. Monte de Montel.

Mrs. Rex Russell is here visiting Mr. and Mrs. Ted White.

Inc. No. 1 McMullan, was finished Dec. 27, 1965, for a calculated, absolute open flow of 6.4 million cubic feet of gas per day, through perforations at 9,084-9,139 feet. It was dually completed March 28, 1966, from the lower Canyon for a calculated, absolute open flow of 580,000 cubic feet of gas through perforations between 7,730-8,223 feet.

The field has seven lower Canyon producers.

Little Leaguers Enjoy Astrodome Week-End Visit

The entire Ozona Little League enjoyed a visit to Houston and the Astrodome the past weekend, all returning Sunday afternoon.

Flying W Ranchers team left Ozona by automobile at 5 a. m. They reached the Astrodome in time to see both the Dodgers and Astros work out and all enjoyed watching Sandy Koufax hurl the Dodgers to a 12-1 victory over the Astros. They were on hand again to see Don Drysdale, the other half of the famous pitching duo, start for the Dodgers in a much closer game which ended 3-4 in the Dodgers favor the following night.

The other teams, B&B Grocers, Moore Oil and Ozona Oil, left Ozona early Saturday morning with 43 team members in around 15 cars. They attended the Saturday night game and took separate routes on the trip home.

Jacoby —

(Continued from Page One)

ed in New Mexico, Arizona, Utah, Wyoming and Colorado. They also visited with son Billy Jacoby, a graduate student at Wyoming State University in Laramie, Wyoming.

Phone news to the Stockman

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 sixth. Trailing 5-3 they scored 4 runs in the ninth on five straight hits by Calano Delgado, Rudy Martinez, Tony Garza, B. B. Martinez and Robert Flores. Flores collected 3 hits for the day.

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

ENJOYS STOCKMAN

"This 'Country Girl' in the 'Big City' has truly enjoyed the weekly news from home by way of the Stockman!" writes Anne Davidson from Dallas. "Keep up the good work of informing the people who are not lucky enough to be in Ozona."

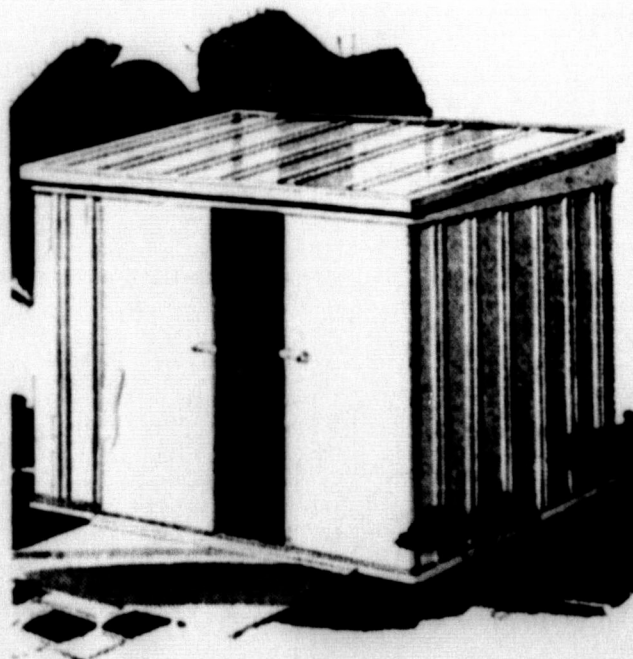
Anne, who is the daughter of Mr. and Mrs. Joe Tom Davidson of Ozona, wrote to ask that her Dallas address be changed after Aug 12 to 440 Bowster Apt. 116.

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

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SEVEN CUT **BEEF STEAK LB. 69¢**

ARM ROAST LB. 59¢

BEEF LIVER LB. 49¢

CHUCK ROAST LB. 49¢

POTATOES 10 LBS. 39¢

GRAPES THOMPSON SEEDLESS Lb. 19¢

CANTALOUPE PECOS SWEET Lb. 10¢

MASON COUNTY BLACK DIAMOND **WATERMELONS LB. 3¢**

TUNA GRATED DEL MONTE 3 CANS \$1.00

CORN OUR DARLING 2 CANS 39¢

MARYLAND CLUB **COFFEE LB. 69¢** LIMIT 2 LBS

R C COLA 6 BOTTLE CARTON 33¢

BEST VALUE **TOILET TISSUE 4 ROLL PACK 33¢**

SCOT KIN'S (LUNCHEON) **NAPKINS 50 COUNT 19¢**

VAN CAMP **PORK AND BEANS NO. 2 1/2 CAN 29¢**

AUSTEX **BEEF STEW TALL CAN 39¢**

AUSTEX SPAGHETTI & **MEAT BALLS TALL CAN 29¢**

CRISCO 3 LB. CAN 89¢

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TIDE GIANT BOX 69¢