

ing forward to a visit

E

sioners Court and directors ative of the county, he told

At a joint meeting of the | Mr. Johnston will attend in the near future. Crockett County Commis- that hearing as a represent-

States in time to attend the Rodriguez Ortiz, filed May funeral. 000-

24, 1965; Manuel Longoria, and friends of the Football Janie Edgerton, daughter Jr., filed Oct. 18, 1965; Juan Booster Club, will honor of Mr. and Mrs. Charles B. Rebelez Rodriquez, filed Dec. members of the A&B squads Edgerton, was elected Secre-

4-H Club Council

ks as if fall is going of the Crockett County Wa- the court. e a little early in ter Control and Improvement arts this year; how- District last Friday, Kent Crockett county ground-wanot predicting. My Johnston, county geologist, ter conditions presented to ther always said that gave a comprehensive report the joint meeting of the two who tried to predict of ground-water conditions boards by Mr. Johnston fol- fael (Friday) Chavez, 56, ther in Texas was a in Crockett county, with lows: mer or a fool and I'm particular reference to sour- The quality of the ground- day from the Catholic ng claim to either. I ces of pollution of the underwe have had more ground supply.

can remember. -- k k --

the years. I had al- lution. onsidered myself a

21/2 CAN

39;

29;

e, and recently I see applied to people cause hearing called by the iormation. als I have always Railroad Commission of Tex-

at membership is of people who themselves religious atheists and agnosthe association is concerted drive to nd develop its youth to promote ethical curricula as altero religious training. have chapters all United States with pus chapters formmonth. They are involved in cocivil rights actigenerally changrything to conheir ideas of betterkind. I might add r ideas are not mine there goes my huhilosophy. firmly decided to

self of all labels unworld dictionary is The one I use now all the old defini-

- k k -

on Last Page) picture from which the above was taken.

A synopsis of the report on

August than at any- ground-water have been pol- water have been polluted. Home.

Large volumes of waste ed pretty far to the as in Austin August 31 whose oil field water have, in the 1910, and came to Ozona purpose will be to give "the past, been disposed on the from Del Rio around 30 years lso thought I was a operators in all oil and gas land surface. Some of the ago. He worked as a sheep t until this week an fields in Crockett County, disposal methods include free shearer and general laborer. on for membership Texas, an opportunity to flow into draws, sink holes, American Humanist show case why the use of "evaporation" pits, and turn-lion came to my at-earthen pits for the disposal ed out onto the soil. The of salt water should not be most recent methods of dis-made his home for the past

quite a jolt when I eliminated in these fields." (Continued on Page 8)

Rafael Chavez, Ozonan 30 Years, **Buried Here Fri**

Funeral services for Rawere held at 4:00 p. m. Friwater of Crockett County Church with burial in Cedar ranges from excellent to un- Hill Cemetery under the dicooler days this Large areas of the county's usable. Large areas of ground rection of Janes Funeral

luted over the years and the The pollution may be consid-1 Mr. Chavez was dead on creeping pollution of other ered as coming from three arrival at Crockett County nny to me how words areas suggests need for spe- sources. These sources are: Hospital, after he collapsed their meaning down cific action to halt such pol- disposed oil field waste wa- around 11:30 a.m. Thurs. at ter, water from the Pecos his home of an apparent The meeting and report River, and water from for- heart attack. He was rushed was on the eve of a show- mations below the Edwards to the hospital in a Janes ambulance.

He was born in Mexico in Survivors include his cou-

several vears.



s are busily prepar- THESE BABIES are not related. The one on the left, in the interesting antique wicker culated, absolute open flow back-to-school, chair is the daughter of a pioneer Ozona family. She was born here, spent her child- of 34 million cubic feet of gas the south and west lines of house football squads in reth and high school hood here but lived away for a time after her marriage, returning to make her home per day, through perforations 16-BB-EL&RR. egistered this week here some few years ago. The older young lady at the right is now the widow of an at 11,732-13,357 feet. is practicing daily, early-day Crockett county rancher and mother of two children, a son and daughter, boys are work- who make their homes here. The extra foot belongs to another youngster in the group the north and 1,960 feet from southeast in the Vaughn

7, 1965; Cayetano M. Vas- of high school football and tary of the District-6 4-H quez, filed Dec. 7, 1965; Sam Junior High squads Saturday Club Council for 1967 at a Beasley, filed Oct. 9, 1965; night of this week at the an- meeting of the District Bernabe Villarreal, filed Dec. nua! Booster Club barbecue Council in Fort Stockton last 7, 1965; Rodolfo Cortez En- supper and program in the week. riquez, filed July 11, 1966, high school gymnasium Miss Edgerton has been in and Eugene Ybarra Gloria, starting at 7:30 p. m. filed Aug. 22, 1966.

Jesus Borrego, charged TCU player and assistant two years. She is the third with assaulting an officer, coach and head coach of the 4-H member from Crockett was fined \$25 and costs and El Paso School of Mines for County to receive an office sentenced to 30 days in many years, will be speak- with the district council. county jail. Borrego was ac- er at a program to follow the Carl Conklin was the first cused of throwing a rock barbecue supper in the audi- when he was chairman in through a Highway Patrol torium. Between 80 and 90 boys. car window.

More than forty criminal their coaches and up to 200 Council, cases still are pending on the men are expected to attend county court docket, which the annual affair which will be worked off as time kicks off the football season permits, Judge Jones said. A each year. number of additional DWI charges are pending, plus and his assistants will be inone for assault with a motor vehicle, simple assault, aggravated assault, carrying a introduce squad members. pistol, trespassing, child desertion and wife desertion.

-000 Junior Hi Grid **Hopefuls** Called To Meet Friday

Coach Chick Womack, junior high football coach, announced early this week that there will be a meeting of junior high football boys at the football field tomorrow at 2:00 p. m. Coach Womack urged all

boys in the sixth, seventh and eighth grades, who have an interest in football to be present at the meeting.

4th Mitchell Gas **Producer Rated At 34 Million Daily**

The JM (Ellenburger gas) field of Crockett County sion with completion of Shell burger wildcat in Crockett Dozier and Joe Marlett a new Oil Co. No. 7 Mitchell, 35 County, 18 miles south of Big member of the Lion coachmiles southwest of Ozona.

Location is 1,440 feet from production is 16 miles to the yea. the west lines of 50-Q3-TC (Ellenburger) field.

4-H club work seven years Mike Brumbelow, former and a member of Council for 1956, while David Jacoby is current chairman of the



Coach Sam Mosley's Lions There will be an election of officers of the Booster Club host the Robert Lee squad tomorrow afternoon at 5 p. for the coming year. Bud Cox m. in the first of two conis the incumbent president. trolled scrimmage prior to Only one other officer, Glenn the season opener on Sept-Sutton, second vice president ember 9th against the Mcis still here. Norman Upham Camey Badgers. The Lions was first vice president but got down to heavy contact has moved to Jal. N. M. The work this week in anticipalate Woody Mason was setion of tomorrow's scrimcretary of the organization. mage, devoting extra time Membership cards are beyesterday and today to deing distributed this week. iense. Dues are \$1.50 a year. Those

Tonight at 8 p. m. will be open house at the new Lion bership cards before the banfield house, with all interquet may enroll during the ested persons invited to look Saturday night meeting. Tiat the new facilities and equipment. Coffee and doughber of downtown places of nuts will be served.

Nineteen additional boys joined the varsity in twoa-day workouts Monday and will form the nucleus of the 1966 B-team, possibly being joined by 7 or 8 other candidates when school opens gained its fourth producer las, will drill the No. 1 J. M. Monday. The 1966 B-Team and a %-mile east enten- Shannon, a 10,000-foot Ellen- will be coached by Brooks Lake and one mile east of a ing staff. Marlett comes to the Lions from Brownwood, Location is 660 feet from the home of several power-

> cent years. Marlett coached The nearest Ellenburger the freshman squad last

> > Several minor injuries (Continued on Last Page)

C. L. Norsworthy, Jr., Dal-It was finaled for a cal- 9,415-foot failure.

who are not able to get mem-

ckets are on sale at a num-

business and from a num-

-000

Deep Wildcat On

Shannon Estate

ber of individuals.

PAGE TWO

THE OZONA STOCKMAN

Published every Thurs, at Ozona, Crockett County Texas there is annoyance at the

W. EVART WHITE — Editor and Publisher Court has handed down one organized senior group of the the first aid session were Jr., low Mrs. George Bun- and family went and family went the first aid session were Jr., low Mrs. J. B. to senior group of the first aid session were Jr. low Mrs. J. B. to senior group of the first aid session were Jr. low Mrs. J. B. to senior group of the first aid session were Jr. low Mrs. J. B. to senior group of the first aid session were Jr. low Mrs. J. B. to senior group of the first aid session were Jr. low Mrs. J. B. to senior group of the first aid session were Jr. low Mrs. J. B. to senior group of the first aid session were Jr. low Mrs. George Bun- and family went the first aid session were Jr. low Mrs. J. B. to senior group of the first aid session were Jr. low Mrs. George Bun- and family went the first aid session were Jr. low Mrs. George Bun- and family went the first aid session were Jr. low Mrs. J. B. to senior group of the first aid session were Jr. low Mrs. J. B. to senior group of the first aid session were Jr. low Mrs. J. B. to senior group of the first aid session were Jr. low Mrs. J. B. to senior group of the first aid session were Jr. low Mrs. J. B. to senior group of the first aid session were Jr. low Mrs. J. B. to senior group of the first aid session were Jr. low Mrs. J. B. to senior group of the first aid session were Jr. low Mrs. J. B. to senior group of the first aid session were Jr. low Mrs. J. B. to senior group of the first aid session were Jr. low Mrs. J. B. to senior group of the first aid session were Jr. J. B. to senior group of the Jr. J. B. Entered at the Post Office at Ozona, Texas, as Second decision after another favor-Class Mail Matter under Act of Congress, March 3, 1879 ing Communists and Com-ing Communists and Com-

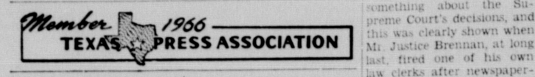
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Notices of church entertainments where admission pirators behind bars. So outis charged, cards of thanks, resolutions of respect, and rageous have Supreme Court all matter not news, will be charged for at regular ad- decisions been in this field vertising 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 dicious, even though we management.

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



WHEN DOCTORS BECOME TIGERS IN THE TANK? PUBLIC SERVANTS

Everyone is by now well

benefits. It's what happens judicious reasons. with most new government For example, many were covering the Communist The machinery already has Health Service, whose aim they'd honeymoon in enemy vital import will be to provide govern- Red China. In our estima- There have been rumors ment-supported medicare for tion Mr. Justice Douglas has that there are other tigers dl." Two big questions are: What would a total health service cost; and what would it do to medical standards? Sinatra or Nelson Rockefel- extremist: Total outlays for such a service are estimated at some to China will be a long and \$48 billion a year - nearly happy one, and trust that half of the current federal he takes the slowest availaoudget. The ultimate impact of a National Health Service on medical standards is harder to measure.

pitfall of the system are buted to this, by giving enclearly indicated by the ex- couragement to criminals up hill you too, are closer perience of Great Britain, and irresponsible elements, to the top." - Smithville where a National Health Service has been in force for health service is on the brink

"Medicare", observes U. S. ware that the United States Tigar, a very bright young News & World Report, "is Supreme Court "ain't what it man, but not smart enough just getting started - and used to be," Many people, to have kept clear of Comalready there's pressure to however, are likely to hold munist activities. Included in broaden coverage, add more the court in contempt for in- his record was leadership of student riots at Berkeley.

programs." And a prominent scandalized when the aging Youth Festival at Helsinki medical educator observes, William O. Douglas once a- for a Communist newspaper, gain took a bride of tender etc. Yet there he was, helpbeen created for a National years and then announced ing to draft legal decisions of

> as much of a Constitutional in the Supreme Court tank, right to marry and remarry characters who can most as Tommy Manville or Frank charitably be called left-wing ler. We hope that his trip

> How about investigating this? Judiciously, of courses. "The move to find work ble boat both ways. for all is exceeded by those

Millions of people, terror- who are not all for work". ized by mounting crime in Thurston (Wash.) Indepenthe streets, feel that Supreme dent. The possible dangers and Court decisions have contri-

"When you help someone meanwhile putting police (Tex.) Times. and courts in legal strait-

nearly twenty years. Britain's jackets that make it all but Phone news to the Stockman

Victor E. Schulze, M. D.

- THE OZONA STOCKMAN -

impossible to convict even Explorer Post the most vicious lawbreakers. **Of Boy Scouts** Last but far from least, **Organized** Here

way in which our Supreme

Court has handed down one

against domestic and im-

ported Reds have been gut-

of putting any of the cons-

There's a better way to do something about the Su-

men began asking questions

and demanding answers. The

fellow's name was Michael E.

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ly all legislative bulwarks during August. The Post sponsored by the Ozona Vol- fire department.

ted, and there's little chance made up of the following meeting will be centered a- Mrs. Sherman Taylor, Mrs. unteer Fire Department, is young men: Randy Upham, round the formation of a Post President (recently Post rifle team. Future acmoved to Jal, N. M.); Don tivities scheduled include Edgerton, Vice - President; more outings and further that there are many who Randel Clepper, Secretary; preparedness for emergency service to the community. firmly believe Earl Warren Marlin Farris, Quartermasshould be impeached. And ter; and members Joe Bob this, too, we consider inju- Stevens, Danny Maness, Jes- LADIES GOLF ASSN

se Deaton, Roddy Blosser, think the Chief Justice and Jerry Henry. The adult The Ladies Golf Associawould be more in his ele- leaders are Kent Johnston tion held their monthly lun-

ment back in California pol- Advisor, and Charles Edger- cheon at the Country Club last Thursday. Luncheon ton, Associate Advisor. The early part of August hostess was Mrs. J. B. Park-

was spent preparing the et. preme Court's decisions, and Post's truck for future use The luncheon table was this was clearly shown when in Post activities. A three- centered with an arrange-Mr. Justice Brennan, at long day outing to the Pecos Ri- ment of wine colored petuast, fired one of his own ver for fishing, swimming, nias and dahlias. Mrs. Gene canyon climbing, and just Williams, vice president, preplain fun marked a high sided at a short business sespoint for the month. The sion.

> meeting for this past week In golf play that morning, was formed around a de- the winners were, low putts monstration and practice Mrs. Frank McMullan and session of mouth-to-mouth Mrs. Byron Williams; low net resuscitation and closed on the club trophy, Mrs. Bychest cardiac massage using ron Stuart and winning balls

a working dummy made a- for most pars Mrs. Dempster Gale Butterfield, to a working dufinity made and Mrs. Charles Wil- Pierce, Jr., Mrs. Gra and practice was conducted Bridge hostess was Mrs. Mashall Montgomen

Explorer Post 148, a newly learning and participating in high was Mrs. Sid Millspaugh ing Communists and Com- Boy Scouts of America, has members of O- Parker. Others participating and Green Bay Packer munism. As a result, virtual- had a very active month and Boy Scout Troops of O- Parker. Others participating and Green Bay Packer

Next week's activity and Walker, Mrs. Jack Williams,

cher Montgomery, Mrs. C. O. last Saturday,



By A. R. Rutherford

Way back in 1201, St. Bernadine became boxing first matchmaker. He instituted it so that he was have something to replace dueling. Boxing been so popular that St. Bernadine began to supering to prevent anyone from getting hurt So, bonn really got its start as a means of saving lives

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- UNDERWEAR by HANES and Fruit of the Loom

Association. Demonstration liams, Jr.

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by Lawrence Janes. Also John Childress. Winning

zona, and members of the in the games were Mrs. Bee- an exhibition footant

Hams Mrs. V. I. Pierre

THURSDAY, AUG 3

Rudy and B. B. M

It Pays To Advertis

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PAGE FOUR

- THE OZONA STOCKMAN -

THURSDAY, AUG. 2

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER & 1966

"(e) No land may qualify

therein, in

ELECTION TO BE HELD 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 designation as to agricultural use as defined herein and in assessed for all tax purposes on the consideration of only being for agricultural and as those factors relative to only being for agricultural and as being for agricultural use and assess the land accordingly. "(d) Such local tax assessor agricultural use.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: may inspect the land and re-quire such evidence of use and source of income as may be

STATE OF TEXAS: Section 1. That Article VIII, Constitution of the State of Texas, be amended by adding Section 1. dt aread a following agricultural use provision of Section 1-d to read as follows: this article applies. "Section 1-d. (a) All land

owned by natural persons for the designation provided which is designated for agri- for in this Act unless for at owned by cultural use in accordance least three (3) successive with the provisions of this years immediately preceding Section shall be assessed for the assessment date the land all tax purposes on the con-has been devoted exclusively sideration of only those fac-tors relative to such agricul-tural 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 the soil under natural condi- for agricultural use, the local tions as a business venture tax assessor shall note on his 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 owner.

For each assessment If designated land is subse-"(b) year the owner wishes to qualify his land under pro-other than that of agricultural designated for agricultural designated for agricultural be subject to an additional state.

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 pro-visions of this Section." Sec. 2. The foregoing Con-

stitutional Amendment shall be submitted to a vote of the shall 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 on them the following:

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

"AGAINST the Constitu-tional 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 to such agricultural use."

Sec. 3. The Governor of the would have been made had the land not qualified for such designation under this Section. If designated land is subse-quently diverted to a purpose the manner and for the length

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT

PROPOSED CONSTITU- | on all taxable property within AMENDMENT the boundaries of the district TO BE VOTED ON AT AN as changed, for the purposes

ON NOVEMBER 8, 1966. HOUSE JOINT RESOLU. ance of a junior college, as TION NO. 65 proposing an the case may be, and the pay-Amendment to Section 3-b of ment of principal of and in-Article VII of the Constitu- terest on all bonded indebtedtion of Texas providing that ness outstanding against, or school taxes theretofore voted in any independent school dis-cated to, such district or any in any independent school district or in any junior college territory therein, in the district shall not be abrogated, amount, at the rate, or not to cancelled or invalidated by a exceed the rate, and in the change in boundaries nor shall manner authorized in the disdistrict shall not be abrogated, bonds voted, but unissued, at trict prior to the change in the time of such change, be its boundaries, and further in accordance with the laws un-der which all such bonds, reinvalidated by such change; authorizing the levy of taxes after such change without further election in the district such cover after such change without have the power, without the as changed; providing an ex-ception in the case of the anas changed; providing an ex-ception in the case of the an-nexation or consolidation of whole districts; providing for an election, to sell and deliver any unissued bonds voted in the district prior to any such an election and the issuance change in boundaries, and to of a proclamation therefor. BE IT RESOLVED BY THE

assess, levy and collect ad va-lorem taxes on all taxable property in the district as changed, for the payment of LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 3-b principal of and interest on

subsequently sold and deliver-ed and any voted, but unis-sued, bonds of other school districts involved in such an-nexation or consolidation shall not thereafter be issued."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the ELECTION TO BE HELD of the maintenance of public qualified electors of this State ON NOVEMBER 8, 1966. free schools or the mainten- at an election to be held at an election to be held throughout the State of Texas on the first Tuesday after the first Monday in Novem-ber, 1966, at which election all ballots shall have printed thereon the following:

"FOR 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 distriet or in any junior col-lege district shall not be abrogated, cancelled or in-validated by any change in boundaries and authorizing the 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 college district shall not be canceller validated 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 favor of said Amendwere in ment, the same shall become tion and be effective on and after the date of its adoption. Sec. 3. The Governor shall issue the necessary proclamalatest scholastic tion for said election, and

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER ELEVEN ON THE BALLOT

PROPOSED CONSTITU- Law, including the require-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ditional purposes of acquiring and developing storage facili-ON NOVEMBER 8, 1966. and developing storage tach SENATE JOINT RESOLU-ties, and any system or works TION NO. 19 proposing an necessary for the filtration, Amendment to Section 49-d, treatment and transportation Article III of the Constitu-of water from storage to tion of the State of Texas, points of treatment, filtration and/or distribution, including declaring state policy regardfacilities for transporting waing optimum development of providing ter therefrom to wholesale water reservoirs; providing for the use of the Texas Wafor the use of the Texas wa-ter Development Fund under such conditions as the Legis-lature may prescribe by Gen-eral Law in the acquisition and development of storage and development of storage facilities and any system of appurtenant works properly for the thereto; providing for the sale, lease or transfer of such facilities under General Laws; sale, lease or transfer of such sale, lease or transfer of such facilities under General Laws; providing for long-term con-tracts for water storage fa-cilities; authorizing the issu-cilities; authorizing the issu-sonably foresceable future water requirements for the water requirements for the oo00,000 in bonds by the Texas out contracts shall contain provisions for renewal that will protect the state's invest-ment. "The aggregate of the bonds authorized hereunder shall be in addition to the ancient for such provisions as house; providing that anticipa-the Legislature may prescribe

the elected members of each interim basis. "Under such provisions as tory legislation shall not be invalid because of its anticipa-by General Law the Texas tory character; providing for Water Development Fund the necessary election, form may be used for the conserva-of ballot; and proclamation tion and development of water and publication. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Constructed or to be con-

State of Texas: Section⁹1. That Section 49-d of Article III of the Consti-tution of the State of Texas or on any stream constituting a bounda-be amended to read as fol-ry of the State of Texas, to-"Section 49-d. It is hereby

declared to be the policy of the State of Texas to encourage the optimum development of the limited number of feasible sites available for the conservation of the public wause and benefit of the public. political subdivisions or bodies The proceeds from the sale of politic and corporate of the

bonds previously suthorized The Legislature shall provide such facilities. As a prerequi-by Article III, Section 49-c terms and conditions under site to the purchase of such sary proclamation for b of this Constitution, may be which the Texas Water De-used of the Texas Water De-velopment Board may sell, cant therefor shall have se-transfer or lease, in whole or provisions as the Legislature in part, any reservoir and as-may prescribe by General sociated system or works its successor authorizing the

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT

NUMBER TWO ON THE BALLOT PROPOSED CONSTITU-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 RESOLU-TION NO. 1 proposing an Amendment to Article IX of eminent domain or otherwise,

which the Texas Water De-velopment Board has financed in whole or in part. "Under such provisions as the Legislature may prescribe by General Law, the Texas Water Development Board water law execute long-term Water Development Board may also execute long-term contracts with the United States or any of its agencies for the acquisition and devel-opment of storage facilities in reservoirs constructed or to be constructed by the Federal Comment Such contracts the full a be constructed by the rederat Government. Such contracts when executed shall consti-tute general obligations of the State of Texas in the same manner and with the same ef-such storage facility sociated system on facilities for transporting wa-facilities for transporting wa-facilities for transporting wa-fect as state bonds issued un-purchasers, or for any one or methods; provided however, the Texas Water Develop-ment 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 af or finite the authority of the pro-ceding Section 49-c of this sociated system or was be used to finance any project which contemplates or results in the removal from the basin of origin of any surface water af or finite the same ef-the transmission. Transfer or filtration shall not transfer or failtration shall not transfer or filtration shall not af origin of any surface water of or grincipal and interest on state shall include standby acquired for a term of years.

bonds automed \$200,000,000 shall not exceed \$200,000,000 aggregate of the bonds pre-viously authorized by said Section 49-c of Article III of this Constitution. The Legis-lature upon two-thirds (2/3) or of the elected members irs of each House, may authorize the Board to issue all or any portion of such \$200,000,000 in him additional bonds herein au-

vide terms and conditions for the Texas Water Development gether with any system or works necessary for the fil-Board to sell, transfer or lease, in whole or in part, any acquired storage facilities or tration, treatment and/or transportation of water, by any one or more of the following governmental agen-the right to use such storage cies: by the United States of facilities together with any construction or enlargement America or any agency, de-of dams and reservoirs for partment or instrumentality necessary for the filtration, thereof; by the State of Tex- treatment or transportation of conservation of the public way thereof, by agency, department water at a price not less ters of the state, which was as or any agency, department that the direct cost of the ters are held in trust for the political subdivisions or bodies Board in acquiring same; and the additional bonds author-ized hereunder deposited in commissions to which the Board to sell any unnanneous to 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 prerequi-Texas shall issue the man

n, and ther ap letter arage" West a or C light fi h for en the lanter boat we a d

\$200,000,000 in Texas With Development Bonds providing for further a

vestment of the Texas

reservoirs and associat facilities."

"AGAINST the Constitutional Amendment authors

ing the issuance of an sit tional \$200,060,000 in Tem Water Development Bas

and providing for farthe investment of the Ten

Water Development Fa

in reservoirs and associate

Sec. 3. The Governme

facilities."

thereon vote in favor thereof; hazards and obstrue

Airport Authority may be the use of the airport and the county or counties that off; an additional county e added to a first and the county of the county of

if separate propositions are existing Authority if a po-submitted to the voters of tion of five per cent (5%) a

Water Development

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of Article VII of the Consti-tution of Texas be amended mitted by the laws under to be and read as follows: which such bonds were voted.

"Section 3-b. No tax for the In those instances where the maintenance of public free boundaries of any such indeschools voted in any indepen- pendent school district are dent school district and no tax changed by the annexation of, for the maintenance of a jun-for 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 authorunissued, shall be abrogated, ized may be in the amount cancelled or invalidated by or at not to exceed the rate a part of the State Constitu-change of any kind in the theretofore voted in the disboundaries thereof. After any trict having at the time of change in boundaries, the gov-erning body of any such dis-scholastic population accordwithout the necessity of ing to the trict. 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 Constitu-and collect ad valorem taxes prior to such change, may be tion and Laws of this State. an additional election, shall census and only the unissued have the power to assess, levy bonds of such district voted

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 ELECTION (TO BE HELD ON NOVEMBER 9, 1966. this State.

ON NOVEMBER 8, 1966. HOUSE JOINT RESOLU-Stitution, the Legislature may HOUSE JOINT RESOLUTION, the Legislature may TION 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 (1) who is qualified to vate provide for voting on electors (1) who is qualified to vote for President and Vice Presi-residence residence residence provide for President and Vice Presi-for President and Vice Presi-dent, and on all state-wide of-fices, questions at proposi-tions by persons qualified to vote in this State except for 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. residence requirements, and to provide for voting on electors for President and Vice Presi-a qualified elector in another dent by otherwise qualified state immediately prior to United States citizens who 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 such

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: dent of the United States in

Section 1, Article VI of the Constitution of the State of Texas is amended by adding a new Section thereto, Section that election. "(c) Notwithstanding any other provision of this Con-stitution, the Legislature may 2a. to read:

a new Section thereto, Section 2a, to read: "Section 2a. (a) Notwith-standing any other provision of this Constitution, the Leg. islature may enact laws and provide a method of registra-tion, including the time of such registration, permitting any person who is qualified to 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) elec-tors for President and Vice President of the United States and (2) all offices, questions "Section 2a. (a) Notwith-standing any other provision of this Constitution, the Leg-islature may enact laws and provide a method of registra-tion, including the time of such registration, permitting any person who is qualified to vote in this State except for the residence requirements

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 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 State except for the resi-dence 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 Presi-dential and Vice Presi-dential Electors."

"AGAINST the Constitutional Amendment permit-ting persons qualified to vote in this State except for vote in this State except for the residence requirements in a county or district to vote for Presidential and Vice Presidential Electors and for all state-wide offi-ces, questions or proposi-tions, and permitting citi-zens of the United States recently arrived or departed

zens of the United States recently arrived or departed from the State to vote for Presidential and Vice Presi-dential Electors." Sec. 3. The Governor of Texas shall issue the neces-sary proclamation for the election and this Amendment shall be published in the man-ner and for the length of time as required by the Constitu-tion and laws of this State.

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 provide by law for the crea-buildings, hangars, facilities. provide by law for the crea-tion, establishment, mainten-ance and operation of Airport and all property, real or per-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 popu-lation 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 prop-perty of state regulated com-mon carriers required by law mon carriers required by law to pay a tax upon intangible assets shall not be subject to taxation by the Authority; authorising 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 Author-ity, said taxes to be assessmon carriers required by law to pay a tax upon intangible assets 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 asid Author-ity, said taxes to be assess-ed equally and uniformly throughout the county or counties, comprising the Au-thority, as required by the Constitution; granting to such Authority the power to ac-guire by purchase, or through existing publicly financed air-port properties or other sites necessary to have and to im-prove the same, power to is-prover the same power to is-pro ary to have and to improve the same, power to is-sue and sell general obliga-tion bonds and revenue bonds, tion bonds and revenue bonds, or either of them; authorizing the assumption of outstanding indebtedness secured by gen-eral obligation bonds and as-suming the obligations of the city or cities under ordinances and bond indentures under which revenue bonds have been issued and sold; to enact zoning regulations and other measures to protect the air-

submitted to the voters of the outlified taxpaying we each county so that they may vote for a two or more county Authority or a single county Authority; provide for the ap-pointment by the Board of Directors of an Assessor and Collector of Taxes in the Au-Collector of Taxes in the Au- favorable, thority, whether constituted be granted to such county of one or more counties, whose duty it shall be to assess all taxable property. Authority upon such im collect the taxes thereon, based upon the tax rolls and conditions as they m and all property, real or per-sonal, necessary to operate, equip and maintain an airport; shall provide for the option by the governing body of the city or cities whose airport facilities are served by cer-tificated airlines and whose facility or some interest therein, is proposed to be or has been acquired by the Authority, to either appoint or elect a Board of Directors of said Authority; if the Directors are appointed such ap-pointment shall be made by the County Commissioners Court after consultation with body or bodies of the governing body or bodies of such city or cities, and if the Board of Directors is elected they shall be elected by the qualified election in each county pro-posing the creation of an Au-thority to be called by the sumed by the Authority and thority to be called by the Commissioners Court or Com-missioners Courts, as the case may be, upon petition of five per cent (5%) of the quali-fied taxpaying voters within the county or counties, said the county or counties, said bonds where the revenues of elections to be held on the the airport have been pledged and bond indentures under which revenue bonds have been issued and sold; to enact zoning regulations and other measures to protect the air-port facilities from hazards and obstructions; providing for the adding of an additional county or counties to the Au-thority. BE TT RESOLVED BY THE

both real and personal, and collect the taxes thereon, based upon the tax rolls ap-proved by the Board of Diren rectors, the tax to be levied not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) assessed valu-ation of the property, provid-ed, however, that the property of state regulated common carriers required by law to to pay a tax upon intangible as-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 equal and uniform throughout the Authority as is otherwise provided by the Constitution; the Legislature and conditions as the a there even an evidence b agree upon and evidence b a resolution approved by the constitution of the property shall authorize the purchase or acquisition by the Authorbailots shall have me thereon the following: ballots shall not solve the record the following: "FOR the addition of solve the following: "FOR the addition of solve the following the following the following the establishment, mainten and soperation of Am Authorities composed one or more counties and solve the following the levy distance of the following the levy distance of the fundred bollars the property within solve the property of state records and property and property of state repairs common carriers repairs by law to pay a tax pa intangible assets, proval of its voters. "AGAINST the addima Section 12 of Article II the Constitution, and Section 12 of Article In the Constitution, and fring the Legislature and vide by law for the ar-tion, establishment, and lengthee and operation Airport Authorities and posed of one or more ar-lievy of a tax not to and Seventy-Five Cents far on the One Hundred In larts (\$100) valuation to taxable property without taxable property atha Airport Authority exert thority. 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 to be known as Section 12. "Section 12. The Legisla-ture may by law provide for the creation, establishment, maintenance and operation of



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Salt Water Weights - The

Billy Mills

Sheriff, Crockett Co.



That's why you'll find it saves time and effort to leaf through the Masterpiece Albums first.

Stop in soon?

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	PASTE Reg. 29c 19c
NOTEBOOK-PATTERNS FOR PROGRESS	Ink Cartridge Pen 66c
INDUSTRIAL FOUNDATIONS	N. 2 Lead Pencil 10pk Reg. 29c 19c
to finance industrial growth	Big 10 Special Writing Kit 77c
Competition between states and cities to improve their competi- tive abilities to attract new payrolls has increased the forming of Industrial Foundations in Texas. Many industries want and need someone else to own the land, brick and mortar, keeping their money available for plant operations. Industrial Foundations in-	10 Ball Pens in Pkg reg 1.20 88c
dicate the interest and desire of a community for new industry. Local citizens who participate usually figure that they get a return on their money in a Foundation by having an additional payroll circulating in their community.	Big Chief Tablets reg 25c 19c
— PURPOSE — is to give a community a corporate entity to assist industry to create jobs within the community — can be an existing industry as well as a new one. Foundations usually assist industry that cannot or will not use normal commercial financial institutions.	Spell-Write Notebook 25c
- EXTENT OF ACTIVITIES - usually are to acquire and develop industrial property construct buildings for lease provide funds for training workers pur- chase machinery and equipment prepare promo- tional material and prospecting expenses and any other function that would give the community a competitive edventage for a new payroll.	BOYS CREW SOCKS 4 Pr. 99c SIZE 6-101/2 STRIPE TOPS SIZE 6-91/2 WHITE GIRLS CREW SOCKS 4 Pr. 99c
— ORGANIZATION — is usually by a group of business- men who are interested in the economic growth and development of their community. A local attorney should prepare the application for the charter and by- laws in order to conform to state laws and internal revenue service regulations. The local bankers' support is very helpful in forming an Industrial Foundation.	BOYS CUSHION FOOT SIZE 6-101/2 ASST. COLORS CREW SOCKS 3 Pr. 99c GIRLS CUSHION FOOT SIZE 81/2-10 WHITE CREW SOCKS 3 Pr. 99c
 TYPE — of Industrial Foundations vary — profit or non-profit — stock or contributions — the type a town needs depends upon the attitude and characteristics of the local people and its competitive position with other towns to attract new manufacturing payrolls. In most cases, Industrial Foundations are only used to assist industries where labor cost is a big factor in the operation, as the payroll provided is the important thing to the economy of the community. Ask your WTU local manager for additional information and services available. Prepared by Area Development Department, West Texas Utilities. 	BOBBY SOCKS Reg. 49c 2 Pr. 88c GIRLS RAYON BRIEFS 4 for 66c REG. 29c EACH ASST. COLORS
cases, Industrial Foundations are only used to assist industries where labor cost is a big factor in the opera- tion, as the payroll provided is the important thing to the economy of the community.	BOYS WRANGLER JEANS \$2.98
Ask your WTU local manager for additional information and services available.	Many Specials Not Listed
Prepared by Area Development Department, West Texas Utilities.	C.G. Morrison Co.

PAGE SIX

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

PROPOSED CONSTITU-TION AL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1965. HOUSE JOINT RESOLU-TION NO. 21 proposing an Amendment to Article XVI, Constitution of the State of Texas, relating to the terms of office of directors of con-servation and reclamation dis-

servation and reclamation dis-

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-

Section 30c. (a) The terms of office of persons serving on the governing body of a po-litical subdivision of the State created to further the pur-poses of Section 52, Article III, or Section 59, Article XVI, of this Constitution, shall never exceed six years. of this Constitution,

"(b) Statutory provisions enacted before the first Tuesday after the first Monday in the election and this Amend-November, 1966, relating to the terms of office of govern-ing bodies of political subdi-visions created to further the tution and Laws of this State.

the first Tuesday after the first Monday in November, 1966, at which election all

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 office of directors of conser-

vation and reclamation dis-tricts from two to six years." Sec. 3. The Governor of the

State of Texas shall issue the necessary proclamation for ment shall be published in the manner and for the length of

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT

PROPOSED CONSTITU-TIONAL AMENDMENT lots shall have printed thereon TO BE VOTED ON AT AN ELECTION TO BE HELD "FOR the Constitutional

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 full-paid firemen who suffer violent death in the course of the performance of their du ties as law enforcement officustodial personnel cers, of the Texas Department of Corrections or as full-paid firemen; 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 lows:

Amendment providing for the payment of assistance by the State of Texas to the surviving spouse and minor children of law enforcement officers, custodial personnel 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 firemen

"AGAINST the Constitutional Amendment providing for the payment of assis tance by the State of Texas to the surviving spouse and minor children of law enforcement officers, custo-dial 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 en forcement officers, custo-dial personnel of the Texas

Department of Corrections "Section 51-d. The Legislaor as full-paid firemen. ture shall have the power, by general law, to provide for the payment of assistance by the State of Texas to the surviving spouse and minor Amendment. In counties using children of law enforcement voting machines, the above officers, custodial personnel Drov for vol of the Texas Department of against this Constitutional 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 aw enforcement officers, cus-todial personnel of the Texas Department of Corrections or as full-paid firemen." Sec. 2. The foregoing Con-stitutional Amendment shall election and this Amendment pualified electors of this State on the first Tuesday after the first Monday in November, and laws of this State.

CONSTITUTION _____NDMENTS To Be Voted On November 8

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PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

ficer authorized to administer oaths that such tax receipt has been lost. Such affidavit shall be 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 manner, the wife may pay the poll tax of her husband and receive the receipt therefor."

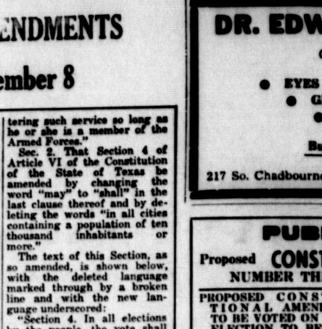
election a voter shall have registered annually, but such requirement for registration used in any other Article of

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. TO BE VOLTO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLU-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 the registration of all voters.

the Legislature to provide for the registration of all voters. 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 be amended, effective February 1, 1968, by deleting the fol-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 of-fering to vote at any election in this State and hold a re-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

provided, however, that before offering to vote at an election a voter shall have registered annually, but such requirement for registration shall not be considered a qualification of an elector within the meaning of the term 'qualified and by substituting therefor elector' as used in any other the following language: "provided, however, that be-fore offering to vote at an respect to any matter except qualification and eligibility to vote at an election. Any legislation enacted in anticipation valid because of its anticipatory nature. The Legislature this Constitution in respect to tory nature. The Legislature any matter except qualifica- may authorize absentee vottion and eligibility to vote at an election. Any legislation enacted in anticipation of the adoption of this Amendment shall not be invalid because of its anticipatory nature." of the United State of Texas shall issue the of its anticipatory nature."

with the deleted language United States, may vote only time as required by the Con-marked 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-State.



"Section 4. In all elections by the people, the vote shall be by ballot, and the Legisla-ture shall provide for the numbering of tickets and make such other regulations as may be necessary to detect and punish fraud and preserve the purity of the ballot box; and the Legislature **may shall** provide by law for the regisprovide by law for the regis-tration of all voters in all citice containing a population of ten thousand inhabitante or Sec. 3. If any other Amend-

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 the same election, the adop-tion of this Amendment shall not be construed as nullifying any change made by such other Amendment.

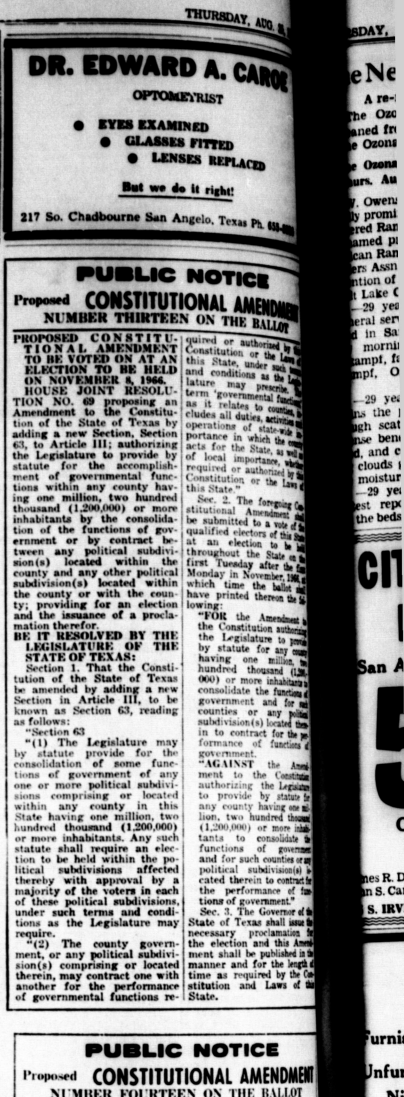
Sec. 4. The foregoing Con-stitutional Amendment shall be submitted to a vote of the qualified electors of the state at an election to be held on the first Tuesday after first Monday in November, 1966, at which election all shall have printed ballots thereon the following: "FOR repealing the poll

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 shall not be considered a qualification of an elector of the adoption of this the full text of the amended herein within the meaning of the Amendment shall not be in-term 'qualified elector' as valid because of its anticipation and as amended by any other proposed Amendment which is submitted by the 59th Legis-lature and which has been

necessary proclamation for the election and this Amend-The text of this Section, as ponent branches thereof; or ment shall be published in the so amended, is shown below, in the military service of the manner and for the length of time as required by the Con-



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PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER SIXTEEN ON THE BALLOT

PROPOSED CONSTITU- the House of Representatives PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLU-TION NO. 1 proposing an Amendment to the Constitu-tion of the State of Texas to establish the date on which newly elected Members of the Legislature shall out for the convening of years to which elected and until their successors shall cards of years to which elected and Legislature shall qualify and until their successors shall have been elected and quali-

Sec. 3. The foregoing Con

Amendment establishing the

shall qualify and take of

BE IT RESOLVED BY THE fied." LEGISLATURE OF THE Sec.

STATE OF TEXAS: Section 1. That Article III. Section 3, of the Constitution of Texas, be and the same is State, at an election to be

hereby amended so as hereaf-ter to read as follows: "Section 3. The Senators shall be chosen by the quali-1966, at which election all ter to read as follows: "Section 3. The Senators shall be chosen by the quali-fied electors for the term of ballots shall have printed four years; but a new Senate shall be chosen after every thereon the following: "FOR the Constitutional apportionment, and the Sena-tors elected after each appordate on which newly elected Members of the Legislature tionment shall be divided by lot into two classes. The seats of the Senators of the first fice class shall be vacated at the expiration of the first two years, and those of the second "AGAINST the Constitu tional Amendment estab-lishing the date on which 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 set by law for the convening of the Regular Session of the Legislature, and shall serve thereafter for the full term of years to which elected and until their successors shall have been elected and quali-fied." Sec. 2. That Article III, Section 4, of the Constitution of Texas, be and the same is hereby amended so as here-after to read as followrs: "Section 4. The Members of class at the expiration of four newly elected Members of the Legislature shall quali-

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT

new subsection to be denomi-nated subsection (c), of said further that the Texas Legisnated subsection (c), of said Section 62; authorizing the Legislature to enact laws es- will make the determination

of the state, and of the po-litical subdivisions of any county. BE IT RESOLVED BY THE STATE OF TEXAS: 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: "(c) The Texas Legislature is authorized to enact appro-priate laws to provide for a System of Retirement, Disa-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 coun-ty; providing that when the county, or other political sub-division of the state, or political subdivision of the county division of the state, or political subdivision of the county of the state or political subdivision of the county of the state or political subdivision of the state, or political subdivision of the state, or political subdivision of the county of the state or political subdivision of the state, or political subdivision of the state, or political subdivision of the county of subsection (b) of Section for article XVI of the Texcal subdivision of the county shall make the determination as to whether a particular county or other political sub-division of the state, or sub-division of the county partici-pates in this System; provid-ing further that such System shall be operated at the ex-pense of the county or other political subdivision of the state or political subdivision of the county electing to par-ticipate 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 pro-

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. SENATE JOINT RESOLU-TON NO ADDITION TO BE HELD SENATE JOINT RESOLU-TION NO. 4 proposing an Amendment to the Constitu-tion of Texas by adding to Section 62 of Article XVI a new max measure to the XVI a tion 62 of Article XVI a lature in the enabling statute Legislature to enact laws es-tablishing, subject to the lim-itations stated, a State-wide System of Retirement, Dis-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. subdivision of the state or po-litical subdivision of the coun-ty to the State-wide System of Retirement, Disability and Death Benefits, and the Leg-islature 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 of-ficer and employee covered by

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-as Constitution as the approximate the section of the tex-

62 of Article XVI of the Tex-as Constitution as the same is herein amended." 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 ballots shall have printed thereon: "FOR the Constitutional

"FOR the Constitutional Amendment authorizing the Texas Legislature to estab-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

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 Constitution as now exist-Constitution as now exist-ing or may hereafter be established; providing that costs of this System shall be borne by the counties and other political subdivi-sions of the state and po-litical subdivisions of the county electing to partici-pate 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 Constitu-tional Amendment authortional Amendment author-izing the Texas Legislature to establish a State-wide Cooperative System of Re-tirement. Disability and Death Benefits for the of-ficials 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 Constitu-tion as now existing or may XVI of the Texas Constitu-tion 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 appropria-tions 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.

United States and who shall 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 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 show-ing that said poll 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 busband may pay the poll tax of his wife and receive the re-ceipt therefor. In like man-

NUMBER FOURTEEN ON THE BALLOT

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD The Legislature may adde ON NOVEMBER 8, 1966. HOUSE JOINT RESOLU- provision of the Constitution TION NO. 38 proposing an amendment to Section 2, Ar-ticle VI, Constitution of the State of Texas, to omit the requirement that members of the armed services vote only in the county in which they resided at the time of enterin which he or she resided BE IT RESOLVED BY THE

LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 2. Article VI, Constitution of the State of Texas, be amended by deleting the following language:

by deleting the following language: "Any member of the Armed Forces of the United States or component branches there-of, or in the military service of the United States, may vote only in the county in which he or she resided at the an earlier election or at the 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 mem-ber of the Armed Forces." The text of this Section is an earlier election or at the same election, the adoption d this amendment shall not a

this amendment shall not a construed as mullifying the change made by such other amendment. Sec. 3. The foregoing Ca-stitutional Amendment shall be submitted to a vote of the qualified electors of this Sut at an election to be held a shown below, with a broken line through the sentence which is to be deleted: "Section 2. Every person subject to none of the fore-going disqualifications who shall have attained the age of

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 last six (6) months within the district or county in which such person offers to vote, shall be deeme ed a qualified elector; and

DAY, AUG. 25, 1966

- THE OZONA STOCKMAN -29 years ago-

-29 years ago-

e News Reel A re-run of he Ozona Story aned from the files of Ozona Stockman

Ozona Stockman rs. Aug. 26, 1937

Owens of Ozona naprominent breeder of Bill Grimmer, and children. red Rambouillet sheep They were to have been join- last reports. amed president of the ed in Dallas by their daughcan Rambouillet Sheep ter, Mrs. Mark Garver of rs Assn. at the annual Baton Rouge, La. ntion of the association Lake City Tuesday. Crockett County lambs visit with her mother, Mrs.

-29 years agoeral services were conin San Angelo Satmorning for Henry ampt, father of Joe Ompf, Ozona business who ranches in this county,

at 81/2 cents a pound. -29 years ago--29 years agoas the past week-end, gh scattered, were of Mrs. Roy Henderson enter-

tor Pierce of Ozona, who is

critically ill in a San An-

-29 years ago-

-29 years ago-

the upward trend of the

sheep market with the sale

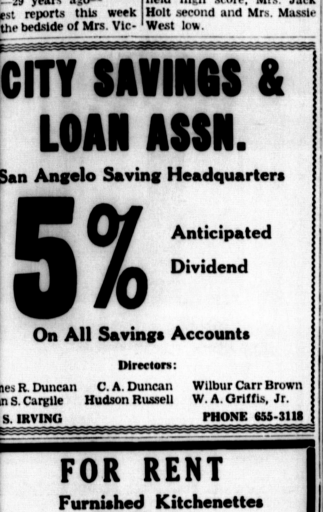
yesterday by Joe Montague,

of 5,500 of his mutton lambs

have again led the way in Walter Kyle.

Judge and Mrs. Charles E.

ment had been noted.



Coach Ted White and Mrs. tonio hospital, indicate that White returned the end of tained her contract club Fenced yard, attached garthe week from Mexico City, tion, but that some improve- where they spent the summer taking special courses. at her home Thursday after- 2093. -29 years agonoon. She presented Mrs. James Baggett, young Cro-Davidson left Monday for ckett County ranchman, un- Richard Flowers won high Carden with a gift and Mrs Winfield, Iowa, where they derwent an emergency operwill visit their son-in-law ation in a San Angelo hosscore. Miss Carolyn Montand daughter, Mr. and Mrs. pital Saturday for appendigomery won the cut prize. -29 years agocitis. He was resting well at

-29 years ago--

-29 years ago-

treatment for malta fever. to Oklahoma.

Mr. and Mrs. C. W. Taliaferro returned Sunday from a vacation trip to Fort Worth Mrs. Chalmers Broadfoot Dallas, Gainesville and Ardreturned Monday to her more, Oklo. home in McCamey after a

-29 years ago-Mr. and Mrs. J. P. Pogue, Jr., have as their guest his mother Mrs. J. P. Pogue of Mrs. D. K. McMullan, Jr., Tulsa, Okla. Mrs. Pogue will is in a San Angelo hospital visit with another son, Mil- W.L. Mac Mckinney

Miss Wanda Watson enter- house. Central heat and air. complimenting her sister, age. \$75.00 per mo. No. 38 Mrs. H. H. Carden of Belton, Crockett Heights. Pr. 392-20-tfc -000-Phone news to the Stockman A DOZEN YEARS OF SATISFACTORY SERVICE

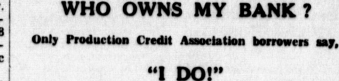
- 3-bedroom

FOR SALE

IN OZONA ServiceMASTER he responsible system Reliable — Depenable

Trust Us to Clean Your Valuable Carpets CALL

where she is undergoing ton Pogue, before returning Ph. 653-3800 - San Angelo

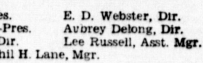


Borrowers of the Texas PCA own their loan company, That's the reason the interest costs are low. He is a of courteous and interested consideration because he can

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

Texas Production Credit Ass'n. 116 S. Oaks San Angelo, Texas

J. R. Canning, Pres. R. C. Chandler, V-Pres. J. Burney Ligon, Dir. Phil H. Lane, Mgr.



PAGE SEVEN



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r purpose a proposed a to make the . The adop-idment shall o have the ing the re-section, as endment to r for a di-adopted at t or at the adoption of

adoption of hall not be lifying the such other

egoing Cat-iment shall vote of the d this State be held of after the November, election all printed on

institutional allow mem-med Forces is of Texas Constitu-nt to allow he Armed residents of

rmor of the 11 issue the antion far his amend-shed in the a length of the Consti-this Stata. foregoing opted, the e Governor tion of the ended Sec-herein and red amend-herein and herein amend-herein amen

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vernor of

PAGE EIGHT

Gift Snower For Miss Margo Pogue In Bailey Home

Antonio, was honored at a free flow onto the ground for ten years or more. J. Bailey.

Mayfield, Charles Womack, ters enter the fresh water tions along its course. Pollut- in pollution of the fresh wa- of pits should come provide the fresh wa- of pits should come Tom Powers, Glenn Sutton, zone of the county through ed water enters these formation ter zone. Deeper weils in the function and internet in the function and oil wells alike. Houston and Galveen Hugh Gray, E. M. Boyd, D. any available opening. The tions and moves towards the county, which are not cased old pit location with clean ter wells and oil wells alike. Houston and Galveen F. Coates, A. O. Fields, Clo- surface formations of the south-west. Pollution from properly, are allowing the in- soil so that collection of rain vis Womack, E. B. Roach, county are non-productive this source occupies only the Cleophas Cooke and J. A. as water bearers. These for- western part of the county Pelto

at the door and in the re- to open well bores, shot holes ceiving line were Mrs. J. P. Pogue, the bride's mother: Miss Pogue, the honoree; Mrs Mother Dunlap estate 2- the odor is objectionable. N. W. Stirling of San An- bedroom house. All minerals. The sulfur in the water is tonio, the groom's mother; In 12 mile of 2 producing hydrogen sulfide gas gener-Mrs. J. E. Crawford, grand- oil wells. \$30,000.00. See Er- ated by the alteration of pymother of the bride, and Mrs. nest Dunlap.

Dan Miller of Brady.

-----000 Pomegranate - pink glads Frank James of James Mo- of the water is from intradecorated the house and the tor Co., Ozona Chrysler- formational contaminants serving table was centered Dodge-Plymouth dealer, will which were laid down at the with an arrangement of po- attend a private showing of same time that the formamegranate-pink and white the 1967 Chrysler-Plymouth tion was deposited. glads, the bride's chosen col- line at Fort Worth today. OT5.

Mrs. Byron Stuart, Mrs. Mike Clayton and Mrs. Royce Smith of San Angelo presided at the serving table where coffee was poured from a copper coffee service.

Miss Mary Jane Dunlap and Mrs. Bob Neal of San Angelo presided at the guest book. Others in the houseparty included Mrs. Floyd Hokit, Miss Loretta White. Miss Fern Mikeska and Miss Katrina Hardberger.

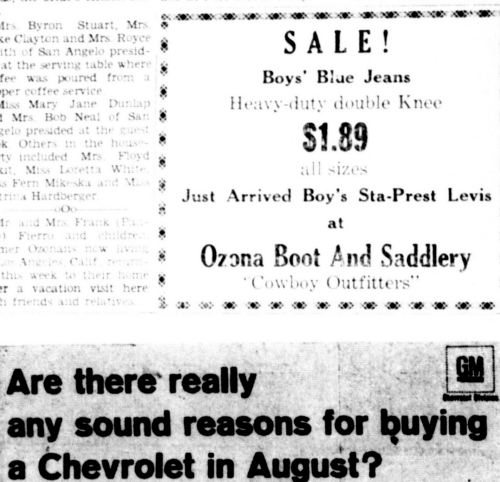
-000-Mr. and Mrs. Frank (Pan cho) Fierro and children. former Ozonans new living in Los Angeles, Calif., return ed this week to their home after a vacation visit here with friends and relatives.



mations, however, take the Trinity formation water i

Mrs. Bailey greeted guests brine water and conduct it a brackish sulfur water. This FOR SALE - 23.4 acres the taste is undesirable and

21-tfc rites, fools gold, contained in



THE OZONA STOCKMAN

water freely enters the fresh hole drilled to the forma- fresh water zone.

livestock water as the formation. The salinity

Water from the Trinity



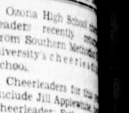
3. Watch smoke disappear.

This simple test shows why GAS cooking is cleaner. The flame consumes smoke. It means you can enjoy smokeless, closeddoor broiling with GAS. Put a modern GAS range to any test. You'll find it can't be equalled.

-plugged en wells, and na- formation is under artesian flow of water of even poorer fall will not move salt alin-plugged on wells, and has formation is under a county's ready in the soil deeper into leaders recently the formations. Other pro-

Miss Margo Pogue, bride- the fresh water supply have the areas of oil production have penetrated this forma- water supply should start penetrating the surface for- Cheerleaders to the include to the areas of oil production have penetrated this forma- water supply should start penetrating the surface for- Cheerleaders to the fresh water supply have the areas of oil production have penetrated this forma- water supply should start penetrating the surface for-Miss Margo Pogue, bride-elect of Bruce Stirling of San been open pit disposal, and which have been producing tion. Many of the wells are taminants available to the the Edwards formation, plug-cheerleaders for the second tion. tion. Many of the wells are with the reduction of the the Edwards formation, plug- cheerleader, Esther and not cased, allowing the free taminants available to the land This can ging abandoned wells, casing Helen King a gift coffee Saturday morn-ing in the home of Mrs. T. more common than might be contaminants to the forma-the overlying Edwards water. be done by the county-wide wells penetrating the Trini-more common than might be contaminants to the forma-the overlying Edwards water. be done by the county-wide wells penetrating the Trini-more common than might be contaminants to the formations of the western part of This allows an intermixing elimination of open pit dis- ty formation, and mainten-Other hostesses included Pollution introduced from the county. The river bed of brackish water with good posal of oil field brines. A- ance of injection wells and Other hostesses included Pollution introduced from the county. The river bed of brackish water with good posal of on the abandonment disposal systems by the oil lips and Mrs. Huster Mines. Lowell Littleton, Ivy surface disposal of brine wa- occupies the various forma-Mmes. Lowell Littleton, Ivy surface disposal of brine wa-Mayfield, Charles Womack, ters enter the fresh water tions along its course. Pollut-in pollution of the fresh wa-of pits should come pit des-tions along its course. Pollut-

the formations. Other pro- from Southern Method



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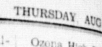
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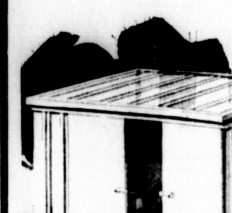


water freely enters the Lesh hole drilled to the forma-rate, zone. The worst pollu-tion. A number of wells, both Protection and improve-clude: casing of well bores school csal which are hazardous to then within the county is in water wells and oil wells ment of the county's fresh clude: casing of well bores school

Mrs and Mrs Hillery P

ADD BEAUTY & CONVENIENCE TO YOUR HOME WITH AN ALL-METAL LAWN BUILDING The Extra Storage You Need ---Built & Finished For Years

Of Service





GALVANIZER, BONDERIZED, BAKED DUPON FINISH

 DOUBLE RIBBED PANELS TAKE ROUGH TREAT MENT

JAM-FREE FINGERTIP SLIDING DOOR OPE

COMPLETELY RAIN-TIGHT



In a word: Six

Have you ever known the instant delight of selecting a new Impala Super Sport in the color you want, slipping into its Strato-bucket seats, and driving it home from the showroom the same day? Now's your chance. Your Chevrolet dealer has a big choice of models on hand with small August price tags.

2. More than likely, your present car will never be worth as much in trade as it is right now. Moneyanother good reason to buy a Chevrolet this month.

3. Read those articles about when to buy a new car and they'll tell you that August is one of the best months. And your Chevrolet dealer is ready to show you why . . . with buys that are better than ever.

4. If you think winter's tough on an old car, believe us, so is summer. There's added strain on the engine because of vacation driving. Greater tire wear. The cooling system has to work extra hard. A new Chevrolet can save you a lot of trouble.

You do a lot of driving for 5. pleasure so why not ride on Chevrolet's Full Coil suspension. Let your feet feel that deep-twist Chevrolet carpeting. August is to enjoy.

Make your summer driving safer 6. driving by taking advantage of the eight standard safety features built into every new Chevrolet. If your present car doesn't have seat belts, back-up lights, outside rearview mirror, padded instrument panel, look into a new Chevrolet.

OZONA, TEXAS

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Chevrolet · Chevelle · Chevy II · Corvair · Corvette See the man who can save you the most- your Chevrolet dealer

RUTHERFORD MOTOR CO. 516 9th Street



SHOP AT BUSTER'S AND SAVE \$\$\$\$

THIS WEEK'S SPECIALS

OLD SMUGGLER SCOTCH 86 proof 5th	\$4.5
PLENTY JACK DANIELS BLACK & GREEN 5ths & Pints	
CUTTYSARK, J & B, 100 PIPERS - 86 proof Scotch Qts.	\$7.4
ROYAL BOURBON - POPOS VODKA - 80 Proof 5ths	\$2.9
WILD TURKEY - 5ths \$7.49 - 1/2 Gal. OLD CHARTER 86 proo	f \$11.9
SEAGRAMS V. O. & CANADIAN CLUB 86 proof Blended Qts	
SEAGRAMS 7-CROWN & SCHENLEY RESERVE Blended 5th	\$3.9
OLD CHARTER & HENRY McKENNA 86 proof Straight Bourbon 5th	\$4.9
-COORS BEER Bottles \$4.50 CasePEARL BEER - Bottles \$4.2	5 Case
WE DON'T WANT ALL THE BUSINESS - JUST YOUR	

DAY, AUG. 25, 1966

of the Week

Mrs. Hillery B

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-- THE OZONA STOCKMAN --

School Cafeteria

MENU

Baked Ham Pineapple-

Sliced Tomatoes on Let-

Oven Fried Chicken-gravy

Congealed Applesauce Sa-

Salisbury Steak with To-

hold the closed primary sys-

Ice Cream, Cookies

Whipped Potatoe.;

Chocolate Brownies

Hot Rolls, butter

tuce Leaf

Mill:

Mil}

Slice Bread

Tuesday, Aug. 30:

Creamed Peas

From SIDELIGHTS v's Kitchen Austin, Texas - Depart-Man's Cake raisins water sugar flour upcoming three-day Labor daily in Austin. soda Day weekend. cinnamon cloves mutmeg salt accidents," says Col. Homer members of one party cannot p shortening p chopped nuts Garrison, Jr., DPS director. vote in the primary of anoraising and 2 cups "At the present time, we are the: slowly in sauce pan approximately 15 per cent a Court reversed the district Wednesday, Aug. 31: minutes. Meanwhile, head of the same time in court ruling that would have large bowl sugar, 1965, and we are still faced permitted to stand 71 votes oda, spices and salt, with the four months of the of Republicans in the second tive Committee had filed a ortening to hot raisins year which generally pro- Democratic primary for a brief urging the court to upmelt, then add one duce the most deaths." cold water, add this In an attempt to cut back State Democratic Execu- tem.

HIGHLIGHTS

AND

ingredients and beat old in 1/2 cup chopped nd pour into oblong cake pan. Topping mix

together 1/2 cup brown 1/2 teas. cinnamon and chopped nuts. Sprintop of cake batter and n pre-heated 300 deven for 1 hour. Serve an in squares.

k, easy and good. A reat for after school hungry youngsters arome.

-000-SALE - 3 bedroom 411 Ave. E. Phone 392-21-tfc

estern Mattress Company N ANGELO, TEXAS

50% on having your attress renovated Work Guaranteed -K UP & DELIVERY Ozona Twice a Month

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and deaths during the Labor Day weekend, the DPS will conduct its "Operation Motorcide". Approximately 150 Monday, Aug. 29: uniformed officers from o-From Your State Capitol ther DPS services will be on sauce the road to supplement the French Fries - Green Limas ment of Public Safety esti- blic attention to the problem, mates that 41 persons will each traffic death will be die in traffic accidents on tabulated and the totals will Texas highways during the be announced three times **Election System Upheld** "The current traffic trend Seventh Court of Civil Apindicates that Texas is head- peals at Amarillo upheld the ed for its third straight re- Texas "closed primary" eleccord high in terms of fatal tion system, holding that lad

on the number of accidents

Pampa judge.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FIFTEEN ON THE BALLOT

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD OVER HELD for the better care and treat-ON NOVEMBER 8, 1966. SENATE JOINT RESOLU-TION NO. 33 proposing an Amendment to Section 6, Ar-State agencies may spend ticle XVI, Constitution of the State of Texas to sutherize unbased on the money State of Texas to sutherize unbased on the money State of Texas, to authorize subsection, and no other monstate participation in programs ey, for specific programs and 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-licking and equipping facilities for as-discharged and sources and sociations and sources and profit organizations for estab-licking and equipping facilities for as-discharged and sources and sociations and sources and profit organizations for estab-licking and equipping facilities for asprofit organizations for estab-lishing and equipping facilities for assisting the blind, crip-pled, or otherwise physically or mentally handicapped in in becoming gainfully employbecoming gainfully employed, ed, in rehabilitating and for their rehabilitation or res- storing the handicapped, and toration, or for providing in providing other services de-other services essential for termined by the state agency the better care and treatment to be essential for the better of the handicapped. care or treatment of the BE IT RESOLVED BY THE handicapped.

LEGISLATURE OF THE "The state agencies may de-STATE OF TEXAS: posit money accepted under Section 1. That Section 6, this subsection either in the Article XVI. Constitution of state treasury or in other sethe State of Texas, be amend-ed to read as follows: cure depositories. The money may not be expended for any "Section 6. (a) No appro-priation for private or indi-vidual purposes shall be made, unless authorized by this Con-titution, stitution. A regular state-ment, under oath, and an ac-count of the receipts and ex-subsection without the necesthe state agencies may expend penditures of all public mon-ey shall be published annual-less the Legislature, by law, manner as shall requires that the money be y, in such expended only on appropriabe prescribed by law.

"(b) State agencies charged tion. with the responsibility of pro-viding services to those who The Legislature may

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 Con stitutional 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 as-sistance to the blind, crip-

pled, or otherwise physical-ly or mentally handicapped, in the form of grants of public funds obtained from private or federal source only, to local level or other private, nonsectarian assoiations, groups, and profit organizations for establishing and equipping facilities to assist the handicapped in becoming employed, gainfully their rehabilitation or restoration, or for providing other services essential for the better care and treatment of the handicapped." "AGAINST the Constitutional Amendment author izing assistance to the blind. crippled, or otherwise phys ically or mentally handicap-ped, in the form of grants of public funds, obtained federa from privater or sources only, to local level other private, nonsec tarian associations, groups, and nonprofit organizations for establishing and equipping facilities to assist the becoming yed, for viding services to those who are blind, crippled, or other-wise physically or mentally handicapped may accept mon-ey from private or federal sources, designated by the private or federal source as money to be used in and es-tablishing and equipping facil-ities for assisting those who are blind, crippled, or other-wise physically or mentally handicapped in the purposes for which the subsection for a purpose prohibited by the Legislature thandicapped in becoming gainfully employed, for the ir 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 agencies may accepted under this subsection for a purpose prohibited by the Legislature thall be returned to the entity that gave the money. "This subsection does not prohibit state agencies auandicapped in (1) determining the desire of a majority of the qualified

mato Sauce	Seasoned Green Beans
Whole Kernel Corn	Carrot-Coconut Salad
Cole Slaw	Banana Pudding with Wa-
Chilled Peaches	fer.;
Hot Rolls, Butter	Hot Rolls, Butter
Mill:	Mill:
Thursday, Sept. 1: Pinto Beans Vienna Sausage Buttered Spinach Combination Salad Cake Squares with Cherry	Max Schneemann, Sr., of Ozona is recovering from in- juries suffered in a car-pick- up crash a mile west of Big Lake last week. Mr. Schnee-
Sauce	mann was making a left turn
Hot Cornbread, Butter	off the highway when his
Milk	pickup was struck from the
Friday, Sept. 2:	rear by a 1965 Buick occu-
Meat Loaf	pied by a couple from New-
Snowflaked Potatoes	port. Ark.

port, Ark. PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT

PROPOSED CONSTITU-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 SENATE JOINT RESOLU-Death Compensation Benefits TION NO. 4 proposing an which may now exist or that Amendment to the Constitu-may hereafter be established tion 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-nated subsection (c), of said further that the Texas Legislature in the enabling statute Section 62; authorizing the Legislature to enact laws es- will make the determination as to the amount of money that will be contributed by tablishing, subject to the lim-itations stated, a State-wide System of Retirement, Disthe county or other political subdivision of the state or poability and Death Compensation benefits for the officers litical subdivision of the counand employees of the counties and other political subdivisions ty to the State-wide System of Retirement, Disability and of the state, and of the po-litical subdivisions of any Death Benefits, and the Legislature shall further provide that the amount of money contributed by the county or BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: other political subdivision of the state or subdivision of the Section 1. That Section 62 of Article XVI of the Con-stitution of the State of Tex-as be amended by adding for the income of each of-ficer and employee covered by thereto a subsection (c) which this State-wide System. shall read as follows:

"It is the further intention (c) The Texas Legislature of the Legislature, in submit-"(c) The Texas Legislature of the Legislature, in submit-is authorized to enact appro-priate laws to provide for a System of Retirement, Disa-and employees of the county bility and Death Benefits for all the officers and employees of the state or political subdivision of the state or political subsubdivision of the state, or a included in those systems re-political subdivision of a count-gardless of whether the county; providing that when the Texas Legislature has passed ty or other political subdi-vision of the state or political the necessary enabling legis-lation pursuant to the Constisubdivision of the county par-ticipates in the Retirement, tutional authorization, then Disability and Death Benefit the governing body of the System authorized by this System authorized by this Constitutional Amendment, or county, or other political subdivision of the state, or politi-cal subdivision of the county shall make the determination as to whether a particular 62 of Article XVI of the Texas to whether a particular 62 of Article XVI of the Tex-county or other political sub-division of the state, or sub-is herein amended." division of the county participates in this System; provid-

Sec. 2. The foregoing Con-stitutional Amendment shall shall be operated at the ex-pense of the county or other political subdivision of the November, 1966, at which all ballots shall have printed "FOR the Constitutional tution of the State of Texas. the Amendment authorizing the Sec. 3. The Governor of the Amendment authorizing the Texas Legislature to estab-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.

PAGE NINE

HOSPITAL NEWS : Admissions: Wesley Key, Bettina Martinez, Joan Carter, E. B. Spoonts, Carl Hurst, Mrs. Anastacio Mendoza, Mrs Johnny Humhpries, Mrs. Lola Rios, Mrs. Tommy Sims, juries suffered in a car-pick- Gregory Stuart and Byron

up crash a mile west of Big Jennings. Lake last week. Mr. Schnee-Discharge: John Coates, mann was making a left turn James T. Willmon, Candace off the highway when his Daugherty, George Glynn, pickup was struck from the Wesley Key, Bettina Marrear by a 1965 Buick occu- tinez, E. B. Spoonts, Joann pied by a couple from New- Carter, Mrs. Johnny Humphries and Byron Jennings.

> 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 existestablished; providing that costs of this System shall be borne by the counties and other political subdivi-sions of the state and po-litical subdivisions of the country clothing to patiei county electing to participate 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 authorizing 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; authorizing the Legislature to provide for a voluntary merger into the system authorized 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 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 appropria-tions for the operation of this System."

If it appears from the 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-

r. Farmer -Mr. Rancher:

o many short-term debts n cripple your total credit rogram, tie up operating pital and cause you to iss opportunities that rere immediate funds. For se reasons, it can pay ou to consolidate your rt-term obligations with long-term, low cost Land ank loan on your farm or n your ranch.



PIANO LESSONS

drs. Tom Sins is now en-olling students for piano ssons beginning Septem-10

> Call 392-3077 for information 20-4tc

Chiropractor Dr. R. T. Holland 501 8th St., Ozona

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

FOR SALE Homes Lots **Rent Property** Johnny Jones Ph. 392-3152 eal Estate Insurance ing and restoring the handi- prohibit state agencies au- state.

PUBLIC NOTICE

NUMBER TWELVE ON THE BALLOT

be jointly or separately owned trict.

Proposed CONSTITUTIONAL AMENDMENT dissolvent; (2)ferring the assets, if any, of

ithin

the district t

PROPOSED CONSTITU- the territory thereof is includ- the district; and **PROPOSED** CONSTITUTE the territory thereon is included. **TIONAL AMENDMENT** of the territory thereon is included. **(3)** satisfying the debts and the district boundaries of the district. In such manner as to bond obligations, if any, of the district JOINT RESOLU-**(b)** NO. 48 proposing an Amendment to Article IX of the Constitution of the State of Texas, providing the method and manner for dissolution of thospital districts created under Article IX of the Constitution. **(b)** BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: **(b)** State of Texas be district of the Constitution of the State of the State of the Constitution of the State of Texas be assumed by it and its main-**(b)** State of Texas be assumed by it and its main-**(c)** State of Texas be assumed by it and its main-**(c)** State of Texas be assumed by it and its main-**(c)** State of Texas be assumed by it and its main-**(c)** State of Texas be assumed by it and its main-**(c)** State of Texas be assumed by it and its main-**(c)** State of Texas as the state of the texperiments of the district ex-**(c)** State of Texas as the texperiments of the district ex-**(c)** State of Texas as the texperiments of the district ex-**(c)** State of Texas as the texperiments of the district ex-**(c)** State of Texas as the texperiments of the district ex-**(c)** State of Texas as the texperiments of the district ex-**(c)** State of Texas as the texperiments of the district ex-**(c)** State of Texas as the texperiments of the district ex-**(c)** State of Texas as the texperiments of the district ex-**(c)** State of Texas as the texperiments of the district ex-**(c)** State of Texas the texperiments of the texper AMENDMENT ed within the district bound- (3) satisfying the debts and Article IX of the Constitution trict's bonds, the indeptedness against disposal of transfer of the State of Texas be assumed by it and its main-amended to read as follows: "Sectior 9. The Legislature penses, providing that such less such assets are transferred to another governmental agen-may by law provide for the district shall not be created to another governmental agen-

may by law provide for the creation, establishment, main-tenance and operation of hos-pital districts composed of one or more counties or all or any part of one or more counties with power to issue bonds for the purchase, construction, ac-quisition, repair or renovation of buildings and improvements and equipping same for hos-pital district shall not be created or such tax authorized unless approved by a majority of the qualified property taxpaying electors thereof voting at an election called for the pur-pose; and providing further tal system shall never beccome and equipping same, for hos-proved by a majority of the electors thereof voting at an elector called for the pur-that the support and mainte-nance of the district's hospi-tal system shall never beccome at a charge against or obligation of buildings and improvements and equipping same, for hos-pital purposes; providing for the transfer to the hospital district of the title to any land, buildings, improvements and equipment located wholly within the district which may be jointly or semanately owned trict.

amendment providing the method and manner for dissolution of hospital districts.

"AGAINST the constitutional amendment providing the method and manner for dissolution of hospital districts."

be 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 indebt-edness incurred by cities, towns and counties for hos-pital purposes prior to the creation of the district, if same are located wholly with-in its boundaries, and a pro Sec. 3. The Governor of the same are located wholly with-in its boundaries, and a pro-rata portion of such indebted-ness based upon the then last approved tax assessment rolls of the included cities, towns and counties if less than all ute for: State of Texas shall issue the

state or 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 pro-

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT tober to the last Saturday in NUMBER NINE ON THE BALLOT

PROPOSED CONSTITU- | been elected or appointed un-AMENDMENT der the present Constitution TIONAL AMENDMENT der the present Constitution TO BE VOTED ON AT AN and laws of this state, and un-ELECTION TO BE HELD til his successor shall have ov VOVEWBER 5 1965 SENATE JOINT RESOLU- "The two moulified." SENATE JOINT RESOLU-TION NO. 26 proposing an Amendment to Sections 4 and 5 of Article V of the Consti-tution of the State of Texas a the time when this Amend-base a constant and the time when this Amend-base a constant and the time when 5 of Article V of the Consti-tution of the State of Texas to provide for a Court of Criminal Appeals of five come Judges of the Court of members: prescribing their qualifications: elections, ap-pointments, tenure of office and compensation; and pre-scribing the term of court of said court. BE IT RESOLVED BY THE LEGISLATURE 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

amended so as to nervative read as follows: "Section 4. The Court of Criminal Appeals shall con-sist of five Judges, one of whom shall be Presiding Judge, a majority of whom shall constitute a quorum, and 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 so as to hereafter qualifications and receive the read as follows:

qualifications and receive the rate of the state state is the Associate "Section 5. The Court of proposed Amendment shall Justices of the Supreme Criminal Appeals shall have appellate jurisdiction coexten-by the qualified voters of the size with the limits of the state words printed on said ballot; by the qualified voters of the state at a general election and shall hold their offices for a shall hold their offices for a undge of the Court of Crimi-nal Appeals, the Governor shall, with the advice and con-sent of the Senate, fill said the next succeeding general the succeeding general

election

of Criminal Appeals who may sary to enforce its own juris-be in office at the time when this Amendment takes effect nal Appeals shall have power issue the necessary proclama-

peals may sit for the trans-action of business at any time rom the first Monday in Oc-September in each year, at the State Capitol. The Court of Criminal Appeals shall appoint a clerk of the court who "The two members of the who shall hold his office for

voter opposing said proposed Amendment shall scratch off the ballot with a pen or pen-cil the following words printon said ballot

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

Each voter favoring said

ection. "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 in an Appendix star of the wise to shall become Judges of the upon affidavit or otherwise to ascertain such matters of fact as may be necessary to the the expiration of the term of office for which each has the Court of Criminal Appendix The Court of Criminal Appendix of the state.

PAGE TEN

Kitty's Korner (Continued from Page One)

ing out twice daily. Mothers are getting back-to-school the center spot. clothes lined up and most of Lineman Bill Everett, 193 the men in town are busy at ib. senior, joined the varthe football field giving coaches Mosley and Gerber the benefit of their advice, which I trust will be taken lightly.



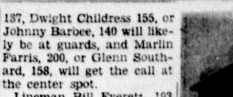
(Continued from Page One) have slowed down the Lion squad this week, and Gary Sutton, All-District tackle choice last year, has been held out of contact work un- the Lions' "winged-T" or "I"

til today, but Coach Mosley is hoping Sutton can participate against Robert Lee.

practice behind, the Lions field depth and could see ex- wife, Annie, lives in Ozona, ples: First, Mr. and Mrs. Epromise to have good size tensive action as Mosley may is presently on duty at Tan vart White; second, Mrs. Pete and speed this year, but ap- carry only eight backs on the Son Nhut AB, Vietnam. An North and Mrs. Jean Scheupear to be short on depth, as varsity roster. Coach Mosley as indicated that only 21 or 22 boys will

Offensively, the Lions are she went to meet her hus- the daughter of Mrs. Ger- Jack Wilkins; second, Mrs. set at ends with Oscar Flores band, Marine Lieutenant Bill trude Ward of Ozona. 160, Rex Bland, 165, or Larry Griffis, Jr., who is on his way Kilgore, 160. At the tackles to service in Vietnam. Mrs.

Mosley can go with Sutton, Griffis is the former Sally week numbered 80. Sixty-203, Don Leech, 175, or Wes- Baggett, daughter of Mr. and



sity candidates last week. Everett played B-Team ball his freshman year. In the Lion backfield ap-

pear to be set with sophomore Randel Clepper, 156, at quarterback; Thomas DeHoyos, 170, at fullback, and George Cox, 165, and Beto Ramos, 178, at the halfback spots. This backfield foursome has both size and speed and could produce a very strong rununing game from iormations.

Jack Applewhite, Derold Maney, Fleet Coates, and -000

ley West, 168. John DeHoyos Mrs. James Baggett.



With US Combat Air Forces, With nearly two weeks of Rodney Pagan furnish back- Class Pete L. Pierce, whose as follows: North-south cou-Air Force policeman, Airman ber; third, Mrs. Wilma Hayes Pierce has been in the fight and Miss Mildred North. Mrs. Bill Griffis, Jr., has against Communist agression East-west couples: First, Mrs. carried on the varsity squad. returned from Hawali where since April 1966. His wife is James Dockery and Mrs.

Museum visitors the past Short and Mrs. Robt. Cox. eight visitors were from out of town and 12 fro min town. don Chests at Stockman.

12-Inning Duel Won By Tigers Of **Ozona In Angelo**

THE OZONA STOCKMAN -

The Ozona Tigers beat the San Angelo Eagles 5-4 last Sunday at San Angelo in a game that went 12 innings. After trailing 4-1, Lionel Munoz hit a triple in the inth with the bases loaded o tie the score 4-4. Pete Garza scored the winning un for the Tigers in the 12th Tony Garza was the winning pitcher.

The Tigers will host the San Angelo Eagles Sunday afternoon at Powell Field. Game time will be 2:30.

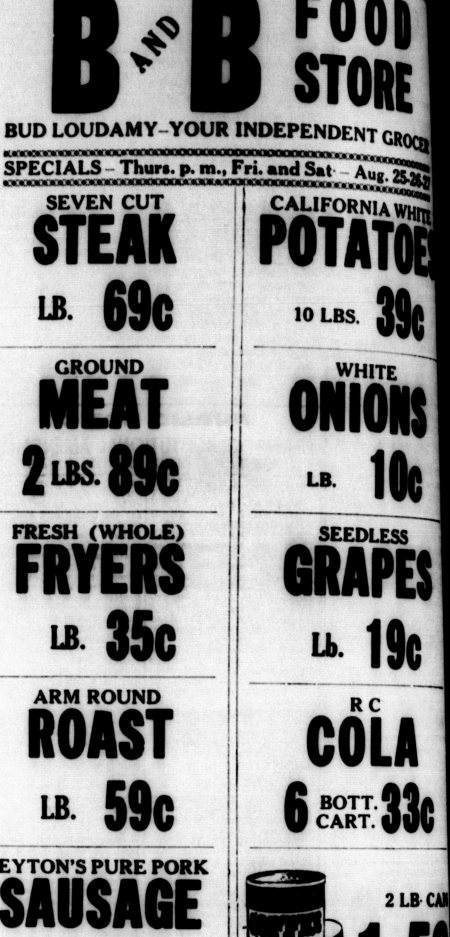
DUPLICATE BRIDGE

Vietnam, Airman First Bridge Club play results were Jack Brewer and Mrs. Law-

-000-Home Craft Fire Protec-



1 LB.



THE REAL OF THE REAL PROPERTY AND ADDRESS OF THE PARTY ADDRESS OF THE PA

1891 CKET NNIV. E 54 tty's Litty by N a to from v go

up

THURSDAY, AUG

What to do while the line is busy Take for granted that whoever is talking Hope that no one left his receiver care-

