



# THE OZONA STOCKMAN

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OSONA, CROCKETT COUNTY, TEXAS 76943, 5 Cents Per Copy THURSDAY, AUG. 25, 1966 NUMBER 23

### Kitty's Korner Kitty Montgomery

I am happy to see that in government circles finally taken note of various groups which sprung up for the purpose of giving aid and comfort to the Viet Cong. In spite of recent rowdy publicity on the subject in the ultra-liberals attempt to make Rep. Joe and his sub-committee bad wolves, the committee approved a bill that would stiff fines or imprisonment for anti-Viet activities. I am sure that those who watched some proceedings on television would have to be convinced that some of the charges were bad. I am sure that some of the charges were bad. I am sure that some of the charges were bad.

Week brought a letter from Ozonan upon the airline strike had no effect. Ann Osborne former Ann Baghouse husband is a pilot Eastern Air Lines, that their livelihood interrupted by the strike and that while she was out of a job, she and her children to visit here as soon as the strike ends. Since the week over last week we are forward to a visit in the near future.

As if fall is going to be a little early in parts this year; however, not predicting. My father always said that who tried to predict weather in Texas was a fool and I'm glad to claim to either. I have had more cooler days this August than at any other time.

Many to me how words are their meaning down the years. I had always considered myself a realist, and recently I see I have always been pretty far to the right.

Also thought I was a realist until this week an American Humanist came to my attention. I am quite a jolt when I see that membership is made of people who are themselves religious, atheists and agnostics. The association is a concerted drive to and develop its youth to promote ethical curricula as alternative to religious training. They have chapters all over the United States with chapters forming every month. They are involved in civil rights activities and generally changing their ideas of betterment. I might add that their ideas are not mine. I have gone my philosophical.

I am firmly decided to be myself of all labels and world dictionary is not. The one I use now is the old definition.

## 4-H Members Win 19 First Places In District Record Book Judging

Crockett County 4-H Club members won nineteen first place awards in District-6 4-H Record Book Judging at Fort Stockton last week. They also had three second places and a fifth place. Two senior records placing first qualified to enter state judging in September. These were the 4-H records of David Jacoby in National 4-H Conference and Duwain Vinson in Range Management. Two senior records placed second, Don Edgerton in Texas Sheep & Goat Program and Emencia Diaz in Leadership. Janie Edgerton, county winner in the senior 4-H dress revue and blue ribbon winner in district, placed fifth with her clothing record. Thirteen junior records received twelve blue ribbons and a red. Receiving blue ribbons were Fred Deaton, Kathy Williams, Cyndie

## On Eve Of Hearing — Study Shows Large Area Crockett County's Ground-Water Supply Polluted, Mostly by Oil Field Waste

At a joint meeting of the Crockett County Commissioners Court and directors of the Crockett County Water Control and Improvement District last Friday, Kent Johnston, county geologist, gave a comprehensive report of ground-water conditions in Crockett county, with particular reference to sources of pollution of the underground supply. Large areas of the county's ground-water have been polluted over the years and the creeping pollution of other areas suggests need for specific action to halt such pollution. The meeting and report was on the eve of a show-cause hearing called by the Railroad Commission of Texas in Austin August 31 whose purpose will be to give "the operators in all oil and gas fields in Crockett County, Texas, an opportunity to show case why the use of earthen pits for the disposal of salt water should not be eliminated in these fields."

## Dudley Ingham, Native Ozonan, Buried Monday

Funeral services for David Dudley Ingham, 48, Ozonanative, were held Monday afternoon at 4 o'clock from the Ozona Methodist Church with burial in Cedar Hill Cemetery under the direction of James Funeral Home. Mr. Ingham suffered an apparent heart attack as he drove up to the gate of his brother - in - law, Harry Holmes, in Sheffield. The noise of the car hitting the gate alerted the occupants of the house and they found Mr. Ingham dead in the automobile at 7:45 p. m. Born in Ozona August 19, 1918, Mr. Ingham married Dorothy Holmes of Sheffield, here in Ozona May 13, 1940. They ranched south of Sheffield until nine years ago when they moved to San Angelo, and Mr. Ingham became associated with the J. D. Burk Construction Co. Survivors include the widow, two daughters, Mrs. Earl Deland, Jr. of Marshall, and Dorothy Marie Ingham of the home; one son, David D. Ingham also of the home; his mother, Mrs. B. B. Ingham, Sr., of Ozona; one brother, B. B. Ingham, Jr. of Ozona; four sisters, Mrs. Alvin Harrell and Mrs. Bill Conklin, both of Ozona, Mrs. Bill Littleton of Abilene and Mrs. Nelson Boothe of Weatherford. Mrs. Harrell and Mrs. Ingham, Sr. were in London, England, and were unable to get a plane back to the States in time to attend the funeral.

## Rafael Chavez, Ozonan 30 Years, Buried Here Friday

Funeral services for Rafael (Friday) Chavez, 56, were held at 4:00 p. m. Friday from the Catholic Church with burial in Cedar Hill Cemetery under the direction of James Funeral Home. Mr. Chavez was dead on arrival at Crockett County Hospital, after he collapsed around 11:30 a. m. Thurs. at his home of an apparent heart attack. He was rushed to the hospital in a James ambulance. He was born in Mexico in 1910, and came to Ozona from Del Rio around 30 years ago. He worked as a sheep shearer and general laborer. Survivors include his cousins, Mr. and Mrs. Alfonso Ramirez, Sr., with whom he made his home for the past several years.

## 5-Year-Old Boy Fatally Hurt In Car-Bike Crash On Ozona Street

Matthew Dane Davis, 5, died in the emergency room of Crockett County Hospital Thursday night, shortly after being struck by a car driven by Wesley West. He was the son of Mr. and Mrs. James H. Davis. According to investigating officer, Patrolman Joe Brownlee, the little boy rode out into the street on his bicycle from a trailer court located at the corner of Third Street and Ave. I, where he lived with his family. The car was going west on Third when the accident occurred between Ave. I and Ave. J. Young West, 16-year-old son of Wayne E. West, told investigating officers that he did not see the boy. The accident occurred at 7:45. The dead child was born in Oklahoma City, July 22, 1961. Surviving besides the parents are one brother and one sister, both of the home. The body was flown to Oklahoma City Friday, the family followed by car. Mr. Davis is employed by Cities Service Oil Co. The family moved to Ozona two months ago from Okla. This was Ozona's second fatality in three months time. The first occurred when five-year-old Shauna Montgomery, daughter of Mr. and Mrs. Tom Montgomery was hit by a car in the Little League Park parking lot the night of May 16, and died of her injuries three hours later in Shannon Hospital emergency room.

## Judge Hands Out Sentences In 11 Co. Court Cases

Ten defendants whose cases have been pending for some time in Crockett county court had their day in court Monday when County Judge Bernice Jones heard pleas of guilty from each and sentenced each to a fine and a brief stay in jail. All of the cases except one were for driving while intoxicated which carries with it an automatic suspension (in first offense cases) of the defendant's driver's license for a six months period. Such suspension was tacked to the sentence in each of the nine DWI cases tried by Judge Jones Monday. Each defendant in the DWI cases received a fine of \$50 and costs, and a sentence to serve three days in jail. Some of the cases had been pending for nearly two years. The oldest case tried, filed Oct. 26, 1964, was against Jose Cruz Reyes, who entered a plea of guilty of the DWI charge. Also pleading guilty to the DWI charges and receiving the same sentences were Preciliano B. Gomez, charge filed April 21, 1965; Frank Rodriguez Ortiz, filed May 24, 1965; Manuel Longoria, Jr., filed Oct. 18, 1965; Juan Rebelez Rodriguez, filed Dec. 7, 1965; Cayetano M. Vasquez, filed Dec. 7, 1965; Sam Beasley, filed Oct. 9, 1965; Bernabe Villarreal, filed Dec. 7, 1965; Rodolfo Cortez Enriquez, filed July 11, 1966, and Eugene Ybarra Gloria, filed Aug. 22, 1966. Jesus Borrego, charged with assaulting an officer, was fined \$25 and costs and sentenced to 30 days in county jail. Borrego was accused of throwing a rock through a Highway Patrol car window. More than forty criminal cases still are pending on the county court docket, which will be worked off as time permits, Judge Jones said. A number of additional DWI charges are pending, plus one for assault with a motor vehicle, simple assault, aggravated assault, carrying a pistol, trespassing, child desertion and wife desertion.

## Brumbelow To Speak at Booster Club Meeting Saturday

Men of Ozona, members and friends of the Football Booster Club, will honor members of the A&B squads of high school football and Junior High squads Saturday night of this week at the annual Booster Club barbecue supper and program in the high school gymnasium starting at 7:30 p. m. Mike Brumbelow, former TCU player and assistant coach and head coach of the El Paso School of Mines for many years, will be speaker at a program to follow the barbecue supper in the auditorium. Between 80 and 90 boys, their coaches and up to 200 men are expected to attend the annual affair which kicks off the football season each year. Head Coach Sam Mosley and his assistants will be introduced and will discuss the season's prospects and will introduce squad members. There will be an election of officers of the Booster Club for the coming year. Bud Cox is the incumbent president. Only one other officer, Glenn Sutton, second vice president is still here. Norman Upham was first vice president but has moved to Jal. N. M. The late Woody Mason was secretary of the organization. Membership cards are being distributed this week. Dues are \$1.50 a year. Those who are not able to get membership cards before the banquet may enroll during the Saturday night meeting. Tickets are on sale at a number of downtown places of business and from a number of individuals.

## Janie Edgerton Named Secy. Dist. 4-H Club Council

Janie Edgerton, daughter of Mr. and Mrs. Charles B. Edgerton, was elected Secretary of the District-6 4-H Club Council for 1967 at a meeting of the District Council in Fort Stockton last week. Miss Edgerton has been in 4-H club work seven years and a member of Council for two years. She is the third 4-H member from Crockett County to receive an office with the district council. Carl Conklin was the first when he was chairman in 1956, while David Jacoby is current chairman of the Council.

## Lions Scrimmage Rob't Lee Squad Friday Afternoon

Coach Sam Mosley's Lions host the Robert Lee squad tomorrow afternoon at 5 p. m. in the first of two controlled scrimmages prior to the season opener on September 9th against the McCamey Badgers. The Lions got down to heavy contact work this week in anticipation of tomorrow's scrimmage, devoting extra time yesterday and today to de-stressing. Tonight at 8 p. m. will be open house at the new Lion field house, with all interested persons invited to look at the new facilities and equipment. Coffee and doughnuts will be served. Nineteen additional boys joined the varsity in two-a-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 Monday. The 1966 B-Team will be coached by Brooks Dozier and Joe Marlett a new member of the Lion coaching staff. Marlett comes to the Lions from Brownwood, the home of several powerhouse football squads in recent years. Marlett coached the freshman squad last year. Several minor injuries (Continued on Last Page)



THESE BABIES are not related. The one on the left, in the interesting antique wicker chair is the daughter of a pioneer Ozona family. She was born here, spent her childhood here but lived away for a time after her marriage, returning to make her home here some few years ago. The older young lady at the right is now the widow of an early-day Crockett county rancher and mother of two children, a son and daughter, who make their homes here. The extra foot belongs to another youngster in the group picture from which the above was taken.

69c  
69c  
89c  
59c  
49c  
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2 1/2 CAN  
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29c  
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5c  
89c



**THE OZONA STOCKMAN**

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**WHEN DOCTORS BECOME PUBLIC SERVANTS**

"Medicare," observes U. S. News & World Report, "is just getting started — and already there's pressure to broaden coverage, add more benefits. It's what happens with most new government programs." And a prominent medical educator observes, "The machinery already has been created for a National Health Service, whose aim will be to provide government-supported medicare for all." Two big questions are: What would a total health service cost; and what would it do to medical standards? Total outlays for such a service are estimated at some \$48 billion a year — nearly half of the current federal budget. The ultimate impact of a National Health Service on medical standards is harder to measure.

The possible dangers and pitfall of the system are clearly indicated by the experience of Great Britain, where a National Health Service has been in force for nearly twenty years. Britain's health service is on the brink of bankruptcy, although its cost to the government will be \$28 billion for 1956. But the real tragedy of state medicine in Great Britain cannot be measured in terms of cost to the taxpayers alone.

The wife of a British doctor, writing in a late issue of The Kiwanis Magazine, says, "Since socialized medicine was introduced in the British Isles, doctors have been struggling... to make a success of this all-time high in welfare service. But now they are exhausted... physically incapable of dealing with the workload... Government directives and restrictions have robbed them of the clinical freedom essential to the practice of good medicine. They have no assurance of a decent income during retirement or the means to break the vicious cycle of an increasing number of patients and a declining number of doctors."

State medicine in Britain has demonstrated that when practitioners of the healing arts are compelled by law to become public servants medical standards inevitably decline.

Typewriter ribbons at the Stockman office.

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**TIGERS IN THE TANK?**

Everyone is by now well ware that the United States Supreme Court "ain't what it used to be." Many people, however, are likely to hold the court in contempt for injudicious reasons.

For example, many were scandalized when the aging William O. Douglas once again took a bride of tender years and then announced they'd honeymoon in enemy Red China. In our estimation Mr. Justice Douglas has as much of a Constitutional right to marry and remarry as Tommy Marville or Frank Sinatra or Nelson Rockefeller. We hope that his trip to China will be a long and happy one, and trust that he takes the slowest available boat both ways.

Millions of people, terrorized by mounting crime in the streets, feel that Supreme Court decisions have contributed to this, by giving encouragement to criminals and irresponsible elements, meanwhile putting police and courts in legal strait-jackets that make it all but

impossible to convict even the most vicious lawbreakers.

Last but far from least, there is annoyance at the way in which our Supreme Court has handed down one decision after another favoring Communists and Communism. As a result, virtually all legislative bulwarks against domestic and imported Reds have been gutted, and there's little chance of putting any of the conspirators behind bars. So outrageous have Supreme Court decisions been in this field that there are many who firmly believe Earl Warren should be impeached. And this, too, we consider injudicious, even though we think the Chief Justice would be more in his element back in California politics.

There's a better way to do something about the Supreme Court's decisions, and this was clearly shown when Mr. Justice Brennan, at long last, fired one of his own law clerks after newspapermen began asking questions and demanding answers. The fellow's name was Michael E. Tigar, a very bright young man, but not smart enough to have kept clear of Communist activities. Included in his record was leadership of student riots at Berkeley, covering the Communist Youth Festival at Helsinki for a Communist newspaper, etc. Yet there he was, helping to draft legal decisions of vital import.

There have been rumors that there are other tigers in the Supreme Court tank, characters who can most charitably be called left-wing extremists.

How about investigating this? Judiciously, of course.

"The move to find work for all is exceeded by those who are not all for work" — Thurston (Wash.) Independent.

"When you help someone up hill you too, are closer to the top." — Smithville (Tex.) Times.

Phone news to the Stockman

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**Explorer Post of Boy Scouts Organized Here**

Explorer Post 148, a newly organized senior group of the Boy Scouts of America, has had a very active month during August. The Post sponsored by the Ozona Volunteer Fire Department, is made up of the following young men: Randy Upham, Post President (recently moved to Jal. N. M.); Don Edgerton, Vice - President; Randel Clepper, Secretary; Marlin Farris, Quartermaster; and members Joe Bob Stevens, Danny Maness, Jesse Deaton, Roddy Blosser, and Jerry Henry. The adult leaders are Kent Johnston, Advisor, and Charles Edgerton, Associate Advisor.

The early part of August was spent preparing the Post's truck for future use in Post activities. A three-day outing to the Pecos River for fishing, swimming, canyon climbing, and just plain fun marked a high point for the month. The meeting for this past week was formed around a demonstration and practice session of mouth-to-mouth resuscitation and closed chest cardiac massage using

a working dummy made available by the Texas Heart Association. Demonstration and practice was conducted by Lawrence James. Also learning and participating in the first aid session were members of the Girl Scout and Boy Scout Troops of Ozona, and members of the fire department.

Next week's activity and meeting will be centered around the formation of a Post rifle team. Future activities scheduled include more outings and further preparedness for emergency service to the community.

**LADIES GOLF ASSN.**

The Ladies Golf Association held their monthly luncheon at the Country Club last Thursday. Luncheon hostess was Mrs. J. B. Parker.

The luncheon table was centered with an arrangement of wine colored petunias and dahlias. Mrs. Gene Williams, vice president, presided at a short business session.

In golf play that morning, the winners were, low putts Mrs. Frank McMullan and Mrs. Byron Williams; low net on the club trophy, Mrs. Byron Stuart and winning balls

for most pars Mrs. Dempster Jones and Mrs. Charles Williams, Jr.

Bridge hostess was Mrs. John Childress. Winning high was Mrs. Sid Millspaugh Jr., low Mrs. George Bunker and the cut Mrs. J. B. Parker. Others participating in the games were Mrs. Beecher Montgomery, Mrs. C. O. Walker, Mrs. Jack Williams, Mrs. Sherman Taylor, Mrs.

Gale Butterfield, Mrs. Pierce, Jr., Mrs. Gene Williams Mrs. V. I. Pierce, Marshall Montgomery.

Rudy and B. B. Mason and family went to Dallas to see the Dallas Cowboys and Green Bay Packers in an exhibition football game last Saturday.

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By A. R. Rutherford

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FEATURE of the week



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USDA CHOICE BEEF

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USDA CHOICE BEEF

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**PUBLIC NOTICE**  
Proposed CONSTITUTIONAL AMENDMENT  
NUMBER ONE ON THE BALLOT

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

HOUSE JOINT RESOLUTION NO. 79 proposing an amendment to Article VIII, Constitution of the State of Texas, by adding Section 1-d to provide that all land owned by natural persons designated for agricultural use shall be assessed for all tax purposes on the consideration of only those factors relative to such agricultural use.

**BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:** That Article VIII, Constitution of the State of Texas, be amended by adding Section 1-d to read as follows:

"Section 1-d. (a) All land owned by natural persons which is designated for agricultural use in accordance with the provisions of this Section shall be assessed for all tax purposes on the consideration of only those factors relative to such agricultural use, 'Agricultural use' means the raising of livestock or growing of crops, fruit, flowers, and other products of the soil under natural conditions as a business venture for profit, which business is the primary occupation and source of income of the owner." (b) For each assessment year the owner wishes to qualify his land under provisions of this Section as designated for agricultural use he shall file with the local tax assessor a sworn statement in writing describing the use to which the land is devoted.

(c) Upon receipt of the sworn statement in writing the local tax assessor shall determine whether or not such land qualifies for the designation as to agricultural use as defined herein and in the event it so qualifies he shall designate such land as being for agricultural use and assess the land accordingly.

(d) Such local tax assessor may inspect the land and require such evidence of use and source of income as may be necessary or useful in determining whether or not the agricultural use provision of this Article applies.

(e) No land may qualify for the designation provided for in this Act unless for at least three (3) successive years immediately preceding the assessment date the land has been devoted exclusively for agricultural use, or unless the land has been continuously developed for agriculture during such time.

(f) Each year during which the land is designated for agricultural use, the local tax assessor shall note on his records the valuation which would have been made had the land not qualified for such designation under this Section. If designated land is subsequently sold and delivered and any voted, but unused, bonds of other school districts involved in such annexation or consolidation shall not thereafter be issued.

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

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

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

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

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

**PUBLIC NOTICE**  
Proposed CONSTITUTIONAL AMENDMENT  
NUMBER ELEVEN ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 19 proposing an Amendment to Section 49-d, Article III of the Constitution of the State of Texas, declaring state policy regarding the development of water reservoirs; providing for the use of the Texas Water Development Fund under such conditions as the Legislature may prescribe by General Law in the acquisition and development of storage facilities and any system of works properly appurtenant thereto; providing for the sale, lease or conveyance of such facilities under General Laws; providing for long-term contracts for water storage facilities; authorizing the issuance of an additional \$200,000,000 in bonds by the Texas Water Development Board upon a two-thirds (2/3) vote of the elected members of the board; providing that no such bond shall be invalid because of its anticipatory character; providing for the necessary election, form of ballot, and proclamation.

**BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:** That Section 49-d of Article III of the Constitution of the State of Texas be amended to read as follows:

"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 construction or enlargement of dams and reservoirs for the conservation of the public waters of the state, which waters are held in trust for the use and benefit of the public. The proceeds from the sale of the additional bonds authorized hereunder deposited in the Texas Water Development Fund and the proceeds of bonds previously authorized by Article III, Section 49-c of this Constitution, may be used by the Texas Water Development Board, under such provisions as the Legislature may prescribe by General

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

"Under such provisions as the Legislature may prescribe by General Law the Texas Water Development Fund may be used for the conservation and development of water for useful purposes by construction or reconstruction or enlargement of reservoirs constructed or to be constructed or enlarged within the State of Texas or on any stream constituting a boundary of the State of Texas, together with any system or works necessary for the filtration, treatment and/or transportation of water, by any one or more of the following governmental agencies: by the United States of America or any agency, department or instrumentality thereof; by the State of Texas or any agency, department or instrumentality thereof; by political subdivisions or bodies politic and corporate of the state; by interstate compact commissions to which the State of Texas is a party; and by municipal corporations. The Legislature shall provide terms and conditions under which the Texas Water Development Board may sell, transfer or lease, in whole or in part, any reservoir and associated system or works

which the Texas Water Development Board has financed in whole or in part. "Under such provisions as the Legislature may prescribe by General Law, the Texas Water Development Board may also execute long-term contracts with the United States or any of its agencies for the acquisition and development of storage facilities in reservoirs constructed or to be constructed by the Federal Government. Such contracts when executed shall constitute general obligations of the State of Texas in the same manner and with the same effect as state bonds issued under the authority of the preceding Section 49-c of this Constitution, and the provisions in said Section 49-c with respect to payment of principal and interest on state bonds issued shall likewise apply with respect to payment of principal and interest required to be paid by such contracts. If storage facilities are acquired for a term of years, such contracts shall contain provisions for renewal that will protect the state's investment."

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

"The Legislature shall provide terms and conditions for the Texas Water Development Board to sell, transfer or lease, in whole or in part, any storage facilities or the right to use such storage facilities together with any associated system or works necessary for the filtration, treatment or transportation of water at a price not less than the direct cost of the Board in acquiring same; and the Legislature may provide terms and conditions for the Board to sell any unappropriated public waters of such facilities. As a prerequisite to the purchase of such storage or water, the applicant thereof shall have secured a valid permit from the Texas Water Commission or its successor authorizing the

acquisition of such storage facilities of the water impounded therein. The money received from any sale, transfer or lease of storage facilities shall be used to pay principal and interest on state bonds issued or contractual obligations incurred by the Texas Water Development Board, provided that when money is sufficient to pay the full amount of such bonds and the full amount of interest to accrue thereon, the further sums received from the sale, transfer or lease of such storage facilities or works shall be used for the acquisition of additional storage facilities or for providing financial assistance as authorized by said Section 49-c. Money received from the sale of water, which shall include standby operating and maintenance of acquired facilities, and for the interest on debt incurred by the state in anticipation of the act enabling laws in anticipation of the adoption of the Amendment, such Act shall not be void by reason of this anticipatory character."

**Sec. 2.** The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment authorizing the issuance of an additional \$200,000,000 in Texas Water Development Bonds and providing for the investment of the Texas Water Development Fund in reservoirs and associated facilities."

**AGAINST** the Constitutional Amendment authorizing the issuance of an additional \$200,000,000 in Texas Water Development Bonds and providing for the investment of the Texas Water Development Fund in reservoirs and associated facilities."

**Sec. 3.** The Governor of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this state.

**PUBLIC NOTICE**  
Proposed CONSTITUTIONAL AMENDMENT  
NUMBER TEN ON THE BALLOT

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

HOUSE JOINT RESOLUTION NO. 65 proposing an Amendment to Section 3-b of Article VII of the Constitution of Texas providing that school taxes theretofore voted in any independent school district or in any junior college district shall not be abrogated, cancelled or invalidated by a change in boundaries nor shall bonds voted, but unused, at the time of such change, be invalidated by such change; authorizing the levy of taxes after such change without further election in the district as changed; providing an exception in the case of the annexation or consolidation of whole districts; providing for an election and the issuance of a proclamation therefor.

**BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:** That Section 3-b of Article VII of the Constitution of Texas be amended to read as follows:

"Section 3-b. No tax for the maintenance of public free schools voted in any independent school district and no tax for the maintenance of a junior college district, nor any bonds voted in any such district, but unused, shall be abrogated, cancelled or invalidated by change of any kind in the boundaries thereof. After any change in boundaries, the governing body of any such district, without the necessity of an additional election, shall have the power to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unused bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property in the district as changed, for the payment of principal of and interest on such bonds in the manner permitted by the laws under which such bonds were voted. In those instances where the boundaries of any such independent school district are changed by the annexation, or consolidation with, one or more whole school districts, the taxes to be levied for the purposes hereinabove authorized may be in the amount or at not to exceed the rate theretofore voted in the district having at the time of such change the greatest scholastic population according to the latest scholastic census and only the unused bonds of such district voted prior to such change, may be

subsequently sold and delivered and any voted, but unused, bonds of other school districts involved in such annexation or consolidation shall not thereafter be issued.

**Sec. 2.** The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held throughout the State of Texas on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed thereon the following:

"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 district or in any junior college district shall not be abrogated, cancelled or invalidated by any change in boundaries and authorizing the continuation 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 abrogated, cancelled or invalidated by any change in boundaries and authorizing the continuation 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 in favor of said Amendment, the same shall become a part of the State Constitution and be effective on and after the date of its adoption.

**Sec. 3.** The Governor shall issue the necessary proclamation for said election, and shall have the same published as required by the Constitution and Laws of this State.

**PUBLIC NOTICE**  
Proposed CONSTITUTIONAL AMENDMENT  
NUMBER TWO ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 1 proposing an Amendment to Article IX of the Constitution of Texas by adding thereto a new Section to be known as Section 12; authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties; authorizing the creation of a board of directors by appointment of the election; providing that the membership of the board shall be based upon the proportionate part of the population of each county, with no county having less than one member; providing for the necessary election; authorizing the levy of an annual tax not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) valuation; provided, however, that the property of states, registered common 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 said Authority, said taxes to be assessed equally and uniformly throughout the county or counties, comprising the Authority, as required by the Constitution; granting to such Authority the power to acquire by purchase, or through eminent domain proceeding, existing publicly financed airport properties or other sites necessary to have and to improve the same, power to issue and sell general obligation bonds and revenue bonds, or either of them; authorizing the assumption of outstanding indebtedness secured by general obligation bonds and assuming the obligations of the city or cities under ordinances and bond indentures under which revenue bonds have been issued and sold; to enact zoning regulations and other measures to protect the airport facilities from hazards and obstructions; providing for the adding of an additional county or counties to the Authority.

**BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:** 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, reading as follows:

"Section 12. The Legislature may by law provide for the creation, establishment, maintenance and operation of

thereon vote in favor thereof; provided, however, that an Airport Authority may be created and be composed of the county or counties that vote in favor of its creation.

The separate propositions are submitted to the voters of each county so that they may vote for a two or more county Authority or a single county Authority; provide for the appointment by the Board of Directors of an Assessor and Collector of Taxes in the Authority, whether constituted of one or more counties, whose duty it shall be to assess all taxable property, both real and personal, and collect the taxes thereon, based upon the tax rolls approved by the Board of Directors, the tax to be levied not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) assessed valuation of the property, provided, however, that the property of state regulated common carriers required by law to pay a tax upon intangible assets shall not be subject to taxation by the Authority, said taxable property shall be assessed on a valuation not to exceed the market value and shall be equal and uniform throughout the Authority as it otherwise provided by the Constitution; the Legislature shall authorize the purchase or acquisition by the Authority of any existing airport facility publicly owned and financed and served by certificated airlines, in fee or on any interest therein, or to enter into any lease agreement therefor, upon such terms and conditions as may be mutually agreeable to the Authority and the owner of such facilities, or authorize the acquisition of same through the exercise of the power of eminent domain, and in the event of such acquisition, if there are any general obligation bonds that the owner of the publicly owned airport facility has outstanding, the same shall be fully assumed by the Authority and sufficient taxes levied by the Authority to discharge said outstanding indebtedness; and likewise any city or owner that has outstanding revenue bonds where the revenues of the airport have been pledged or said bonds constitute a lien against the airport facilities, the Authority shall assume and discharge all the obligations of the city under the ordinances and bond indentures under which said revenue bonds have been issued and sold. Any city which owns airport facilities not serving certificated airlines which are not purchased, or acquired or taken over as herein provided by such Authority, shall have the power to operate the same under the existing laws or as the same may hereafter be amended. Any such Authority when created may be granted the power and authority to promulgate, adopt and enforce appropriate zoning regulations to protect the airport from

hazards and obstructions which would interfere with the use of the airport and its facilities for landing and take-off; an addition of the county or counties may be added to an existing Authority if a portion of five per cent (5%) of the qualified taxpayer votes is filed with an election is called by the Commissioners Court of the county or counties seeking admission to an Authority and an admission may be granted to such county or counties by the Board of Directors of the then existing Authority upon such terms and conditions as they may agree upon and evidenced by a resolution approved by two-thirds (2/3rds) of the existing Board of Directors, provided, however, that the county or counties so added shall be given representation on the Board of Directors in proportion to their population according to the last preceding Federal Census."

**Sec. 2.** The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed thereon the following:

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

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

**Sec. 3.** The Governor of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this state.

**PUBLIC NOTICE**  
Proposed CONSTITUTIONAL AMENDMENT  
NUMBER EIGHT ON THE BALLOT

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

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

**BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:** That Article VI of the Constitution of the State of Texas be amended by adding a new Section thereto, Section 2a, to read:

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

such period of time as would permit a former resident of this State to meet the residence requirements for voting in his new state of residence, and in no case for more than twenty-four (24) months."

**Sec. 2.** The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment permitting persons qualified to 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 offices, questions or propositions, and permitting citizens of the United States recently arrived or departed from the State to vote for Presidential and Vice Presidential Electors."

**AGAINST** the Constitutional Amendment permitting persons qualified to 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 offices, questions or propositions, and permitting citizens of the United States recently arrived or departed from the State to vote for Presidential and Vice Presidential Electors."

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



# BACK - TO - SCHOOL SPECIALS

Full Line of School Supplies

**NOTEBOOK PAPER 49c**  
300 COUNT REG. 69c

**Super Plastic Binder 77c**  
ASSORTED COLORS REG. \$1.00

**Galaxie Plastic Binder 88c**  
ASST. FANCY COLORS REG. \$1.19

**Heavy Canvas BINDER 99c**  
with oversize 2" Rings  
REG. \$1.49

**PIANO HINGE BINDER Reg. \$1.98 \$1.66**  
ASSORTED COLORS

**Spiral Note Books 3 for \$1.00**  
REG. 49c EACH

**BLUE CANVAS BINDER Reg. 59c 44c**

**POINTED SCISSORS Reg. 29c 19c**

## CRAYOLAS

**8 To Box Reg. 15c 10c**  
**16 To Box Reg. 25c 19c**  
**24 To Box Reg. 35c 29c**  
**48 to Box Reg. 75c 57c**  
**Map Colors 15c-25c and 49c**

**ELMER GLUE Reg. 19c 10c**  
**ELMER GLUE Reg. 29c 10c**  
**PASTE Reg. 29c 19c**

**Ink Cartridge Pen 66c**  
WITH 12 REFILLS REG. \$1.00

**N. 2 Lead Pencil 10pk Reg. 29c 19c**

**Big 10 Special Writing Kit 77c**  
REG. \$1.00

**10 Ball Pens in Pkg reg 1.20 88c**

**Big Chief Tablets reg 25c 19c**

**Spell-Write Notebook 25c**  
REG. 29c

**BOYS CREW SOCKS 4 Pr. 99c**  
SIZE 6-10 1/2 STRIPE TOPS

**GIRLS CREW SOCKS 4 Pr. 99c**  
SIZE 6-9 1/2 WHITE

**BOYS CUSHION FOOT SIZE 6-10 1/2 ASST. COLORS CREW SOCKS 3 Pr. 99c**

**GIRLS CUSHION FOOT SIZE 8 1/2-10 WHITE CREW SOCKS 3 Pr. 99c**

**BOBBY SOCKS Reg. 49c 2 Pr. 88c**

**GIRLS RAYON BRIEFS 4 for 66c**  
REG. 29c EACH ASST. COLORS

**BOYS WRANGLER JEANS \$2.98**

Many Specials Not Listed

# C.G. Morrison Co.

OZONA

## Garden of the Week

As Selected by Ozona Garden Club  
The Will Bagget Yard  
206 11th Street

### OZONAN ATTENDS ELECTRICIAN SCHOOL

San Diego, Calif. — Fireman Apprentice Jerry R. Johnson USN, son of Mr. and Mrs. Earl Johnson of Ozona, is attending the 14-week Electrician's Mate School at the Naval Training Center, San Diego, Calif.

Upon graduation, he will be qualified to operate various electrical equipment, maintain and repair power and lighting circuits, electrical fixtures, motors, generators and other electrical equipment.

SPINET - CONSOLE PIANO Magnificent tone, responsive action, professional quality guaranteed. Reported in excellent condition. Will transfer at fraction of new price. Write immediately, Credit Dept. Joplin Piano, 315 South 16th, Waco, Texas. 23-2p

Mr. and Mrs. Lowell Littleton have just returned from a vacation trip to the coast and Mexico. Before returning they spent a few days visiting their farm property on the plains.

Mrs. Jimmie McMullan and Ashby returned to San Antonio today after a few days visit with friends and relatives here.

Brad Harris, son of Mr. and Mrs. Tommy Harris, returned this week from a tour of Mexico City, Tasco, Cuernavaca and Acapulco.



### Would You Believe ?

Ladies & Girls  
U. S. Keds  
White

with built-in arch support, too

White gym shoes, for girls sizes 9 thru Ladies 9

## Only \$2.99



### VILLAGE 'SMITHIES'

This was Ozona in the early part of the century, looking north up the main street (Avenue E) from about what is now the intersection of Highways 290 and 163. The Ozona National Bank may be seen on the left at the far north end and across the unpaved street may be seen a small segment of the board fence that closed the park at that time. Identifiable in the picture, second from left, Olney W. Smith, blacksmith, windmill machine shop operator, second from right, Jim Chapman, and far right, Tom Smith, wearing the chaps-like apron typical of the early day blacksmith. The cut-out letter sign with the arrow points to the town's only "garage". (Picture from the collection of the late Mrs. W. West and reproduced by Mrs. Ira Carson.)

### TIPS For Outdoorsmen

Night fishing for crappie—crappie at night when they bite best. A light-lantern (shaded to place the boat in the shadow) will give a dual purpose. It will attract more fish and at the same time lessen pesky insect swarms.

Marlin Fishing — You whoanker for a bit of marlin fishing had better use a pretty rugged line if you want to land your catch. Nothing short of a 30-pound test, fluorescent monofilament line is recommended for marlin fishing, especially if you want to take home a 150-pound fish.

Dark Rings in Your Boat—these days of widespread water pollution your boat is not to get mighty dirty, very quickly. Mostly, this dirt takes the form of dark, slimy rings that accumulate on the hull of the waterline.

These can be removed easiest with a good scouring powder and a "Chore Girl" activated by a lot of muscle power.

Cleaning Your Boat—Your boat's exterior, the bottom in particular, can be cleaned quicker and easier if you'll do a bathing suit and do the cleaning job while you and the boat both are in shallow water.

This mainly because clean water is handy all around you — and the underwater parts of the craft are kept soft.

Salt Water Weights — The

size sinker to use when surf fishing is determined by the strength of the wind and what weight of sinker the rod will cast.

Many fishermen prefer a 4-oz. weight for the usual size rod. But when the wind is high, nothing less than a 5-oz. lead is recommended.

A lot also depends on the action of your rod. Carry weights from one to five ounces in your box to be on the safe side.

Mr. and Mrs. Samuel Jacobs, T-Sgt. and Mrs. Alton Smith all of Akron, Ohio are visiting in the home of Sgt. Smith's parents, Mr. and Mrs. Ivy Smith.

Mrs. Fred Summers and daughters, Suzanne and Cynthia, of Oklahoma City, have been recent visitors in the home of Mrs. Summers' parents, Mr. and Mrs. Cecil Hubbard. Mrs. Hubbard returned with them earlier this week to Oklahoma for a visit.

Have something to sell or buy? Advertise it in the Stockman.

### NOTICE OF REWARD

I am offering  
**\$500 Reward**

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

**Billy Mills**  
Sheriff, Crockett Co.

### ANNOUNCE WEDDING PLANS

Mr. and Mrs. Bill Covington announce the engagement and approaching marriage of their daughter, Karen Sue, to Walter James Sparks, Jr., son of Mr. and Mrs. W. J. Sparks, Sr.

Karen Sue is a student in Ozona High School. The groom-to-be is employed by Cities Service Geophysical Survey.

GERT'S a gay girl — ready for a whirl after cleaning carpets with Blue Lustre. Rent electric shampooer \$1. South Texas Lumber Co.

## DANCING CLASSES

### Tap and Ballet

Enroll your Children Monday

August 29 Between  
8:30 a. m. and 3:30 p. m.

## FLO DARLING

School of Dance and Allied Arts  
Enroll at North Elementary

## WTU NOTEBOOK-PATTERNS FOR PROGRESS

### INDUSTRIAL FOUNDATIONS

#### ... to finance industrial growth

Competition between states and cities to improve their competitive 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 indicate 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.

— 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.

— EXTENT OF ACTIVITIES — usually are to acquire and develop industrial property . . . construct buildings for lease . . . provide funds for training workers . . . purchase machinery and equipment . . . prepare promotional material and prospecting expenses and any other function that would give the community a competitive advantage for a new payroll.

— ORGANIZATION — is usually by a group of businessmen 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.

— 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.



**On Display Now!**

Stop in and see personalized Christmas cards

by **MASTERPIECE**

Top quality, distinctive design, budget-priced and luxury-class cards (and everything in between) . . .

**SO MANY TO SEE, YOU'RE SURE TO FIND JUST THE CARD FOR YOU!**

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

**Stop in soon!**

The Ozona Stockman

storage for... money... transfer... or works... be held... obligations... Texas... provided... are... amount... outstanding... of... received... or less... works... reputation... facilities... or works... are... by... water... which... city... the... and for... and... in... in... of... Act... of... regarding... shall... of... be... after... election... have... Constitutional... for... Bonds... Texas... Fund... d... Governor... in... in... of... the... this... obstruction... interfere... will... report... and... ing... and... added... if... a... paying... an... Commission... admission... of... the... Board... then... such... as... they... evidenced... by... of... of... the... or... the... may... then... the... Board... ing... according... ding... ongoing... judgment... of... to... be... held... day... after... in... election... have... have... Article IX... re... the... of... composed... counties... he... need... Dollars... all... tin... except... late... ers... a... tax... ets... after... the... addition... Article IX... ature... for... ment... operation... or... move... the... not... Cents... Hundred... situation... ty... except... the... tax... received... tax... after... the... use... for... in... of... the... lengths... of... this...



CONSTITUTIONAL AMENDMENTS

To Be Voted On November 8

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION NO. 21 proposing an Amendment to Article XVI, Constitution of the State of Texas, relating to the terms of office of directors of conservation and reclamation districts.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION 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 enforcement officers 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.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER SIXTEEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION NO. 1 proposing an Amendment to the Constitution of the State of Texas to establish the date on which newly elected Members of the Legislature shall qualify and take office.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION NO. 13 proposing an Amendment to Sections 2 and 4 of Article VI of the Constitution of the State of Texas so as to repeal the provision 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.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. SENATE JOINT RESOLUTION NO. 1 proposing an Amendment to the Constitution of Texas by adding to Section 62 of Article XVI a new subsection (c), of said Section 62; authorizing the Legislature to enact laws establishing, subject to the limitations stated, a State-wide System of Retirement, Disability and Death Compensation benefits for the officers and employees of the counties and other political subdivisions of the state, and of the political subdivisions of any county.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER THIRTEEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION NO. 69 proposing an Amendment to the Constitution of the State of Texas by adding a new Section, Section 63, to Article III; authorizing the Legislature to provide by statute for the accomplishment of governmental functions within any county having one million, two hundred thousand (1,200,000) or more inhabitants by the consolidation of the functions of government or by contract between any political subdivision(s) located within the county and any other political subdivision(s) located within the county or with the county; providing for an election and the issuance of a proclamation therefor.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FIFTEEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION NO. 38 proposing an Amendment to Section 2, Article 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 entering the service.

DR. EDWARD A. CARROLL OPTOMETRIST EYES EXAMINED GLASSES FITTED LENSES REPLACED But we do it right! 217 So. Chadbourne San Angelo, Texas Ph. 688-4400

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER THIRTEEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION NO. 69 proposing an Amendment to the Constitution of the State of Texas by adding a new Section, Section 63, to Article III; authorizing the Legislature to provide by statute for the accomplishment of governmental functions within any county having one million, two hundred thousand (1,200,000) or more inhabitants by the consolidation of the functions of government or by contract between any political subdivision(s) located within the county and any other political subdivision(s) located within the county or with the county; providing for an election and the issuance of a proclamation therefor.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FOURTEEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION NO. 38 proposing an Amendment to Section 2, Article VI, Constitution of the State of Texas, to omit the requirement that members of the armed services vote only in the county in which they resided at the time of entering the service.

DR. EDWARD A. CARROLL OPTOMETRIST EYES EXAMINED GLASSES FITTED LENSES REPLACED But we do it right! 217 So. Chadbourne San Angelo, Texas Ph. 688-4400



News Reel

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

Ozona Stockman News, Aug. 26, 1937

W. Owens of Ozona, a nationally prominent breeder of Rambouillet sheep, named president of the Ozona Rambouillet Sheep Assn. at the annual convention of the association at Lake City Tuesday.

General services were conducted in San Angelo Saturday morning for Henry Camp, father of Joe Camp, Ozona business

Over the past week-end, though scattered, were of some benefit to sections of the county, as well as some, when showers, which were reported by the State Department

Best reports this week the bedside of Mrs. Vic-

tor Pierce of Ozona, who is critically ill in a San Antonio hospital, indicate that she is still in serious condition, but that some improvement had been noted.

Judge and Mrs. Charles E. Davidson left Monday for Winfield, Iowa, where they will visit their son-in-law and daughter, Mr. and Mrs. Bill Grimmer, and children. They were to have been joined in Dallas by their daughter, Mrs. Mark Garver of Baton Rouge, La.

Crockett County lambs have again led the way in the upward trend of the sheep market with the sale yesterday by Joe Montague, who ranches in this county, of 5,500 of his mutton lambs at 8 1/2 cents a pound.

Mrs. Roy Henderson entertained Las Amigas Club at her home Tuesday afternoon with four tables of players present. Mrs. J. A. Brashear held high score, Mrs. Jack Holt second and Mrs. Massie West low.

Coach Ted White and Mrs. White returned the end of the week from Mexico City, where they spent the summer taking special courses.

James Baggett, young Crockett County ranchman, underwent an emergency operation in a San Angelo hospital Saturday for appendicitis. He was resting well at last reports.

Mrs. Chalmers Broadfoot returned Monday to her home in McCamey after a visit with her mother, Mrs. Walter Kyle.

Mrs. D. K. McMullan, Jr., is in a San Angelo hospital where she is undergoing treatment for Malta fever.

Miss Wanda Watson entertained her contract club complimenting her sister, Mrs. H. H. Carden of Belton, at her home Thursday afternoon. She presented Mrs. Carden with a gift and Mrs. Richard Flowers won high score. Miss Carolyn Montgomery won the cut prize.

Mr. and Mrs. C. W. Tallaferrero returned Sunday from a vacation trip to Fort Worth, Dallas, Gainesville and Ardmore, Okla.

Mr. and Mrs. J. P. Pogue, Jr., have as their guest his mother Mrs. J. P. Pogue of Tulsa, Okla. Mrs. Pogue will visit with another son, Milton Pogue, before returning to Oklahoma.

FOR SALE — 3-bedroom house, Central heat and air. Fenced yard, attached garage. \$75.00 per mo. No. 38 Crockett Heights. Pr. 392-2093. 20-lfc

Phone news to the Stockman

A DOZEN YEARS OF SATISFACTORY SERVICE IN OZONA

ServiceMASTER the responsible system Reliable — Dependable Trust Us to Clean Your Valuable Carpets

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

Texas Production Credit Ass'n.

116 S. Oaks San Angelo, Texas J. R. Canning, Pres. E. D. Webster, Dir. R. C. Chandler, V-Pres. Avorey Delong, Dir. J. Burney Ligon, Dir. Lee Russell, Asst. Mgr. Phil H. Lane, Mgr.

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5% Anticipated Dividend On All Savings Accounts

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Furnished Kitchenettes \$60.00 mo.

Furnished 2-bedroom apartment

Unfurnished 3-bed room apartment

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

All Utilities Paid

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

JANES FUNERAL HOME

DEDICATED TO SERVICE

701 Ninth St.

24-Hour Ambulance Service

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BEALL BARBEE, Owner and Manager

Ozona Wool & Mohair Co.

Phone 392-2623

WOOL .... MOHAIR

RANCH SUPPLIES



WITH AN EYE TO PERFECTION



An artist takes a strip of glass with flaws and imperfections (something you and I would carelessly discard), and transforms it into stained glass of unbelievable beauty.

And God makes possible another transformation... although our souls are scarred, He can help us develop into creatures of inward beauty and usefulness.

Through Him we can learn to overcome weakness with new-found strength. We can learn to have faith because we know the anguish of despair. We can learn to love—both God and man—because we know the emptiness of living without love.

Through regular church attendance and prayer, we too, can transform our flaws and weaknesses into beauty of character and fitness of purpose.

THE CHURCH FOR ALL ALL FOR THE CHURCH

The Church is the greatest factor on earth for the building of character and good citizenship. It is a storehouse of spiritual values. Without a strong church, neither democracy nor civilization can survive. There are four sound reasons why every person should attend services regularly and support the Church. They are: (1) For his own sake. (2) For his children's sake. (3) For the sake of his community and nation. (4) For the sake of the Church itself, which needs his moral and material support. Plan to go to church regularly and read your Bible daily.

- Sunday Job 40:6-14 Monday Psalms 27:1-6 Tuesday Psalms 96:1-6 Wednesday Romans 12:1-8 Thursday I Corinthians 1:18-25 Friday Ephesians 2:1-10 Saturday Hebrews 11:32-40

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

- Hi-Way Cafe Ranch Feed & Supply Co. Ozona Butane Co. Ozona National Bank Ozona T V System Sutton's Chevron Station Meinecke Ins. Agency Ozona Oil Company Evans Foodway South Texas Lumber Co. of Ozona Glynn's Shell Station Stuart Motor Co. White's Auto Rutherford Motor Co. Flying W Cage Eggs Ozona Stockman Jim's Gent Shop



### Gift Shower For Miss Margo Pogue In Bailey Home

Miss Margo Pogue, bride-elect of Bruce Stirling of San Antonio, was honored at a gift coffee Saturday morning in the home of Mrs. T. J. Bailey.

Other hostesses included Mmes. Lowell Littleton, Ivy Mayfield, Charles Womack, Tom Powers, Glenn Sutton, Hugh Gray, E. M. Boyd, D. F. Coates, A. O. Fields, Clovis Womack, E. B. Roach, Cleophas Cooke and J. A. Pelte.

Mrs. Bailey greeted guests at the door and in the receiving line were Mrs. J. P. Pogue, the bride's mother; Mrs. N. W. Stirling of San Antonio, the groom's mother; Mrs. J. E. Crawford, grandmother of the bride, and Mrs. Dan Miller of Brady.

Pomegranate - pink glads decorated the house and the serving table was centered with an arrangement of pomegranate-pink and white glads, the bride's chosen colors.

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 house-party included Mrs. Floyd Hokit, Miss Loretta White, Miss Fern Mikeska and Miss Katrina Hardberger.

Mr. and Mrs. Frank (Pacheco) Fierro and children, former Ozonians now living in Los Angeles Calif. returned this week to their home after a vacation visit here with friends and relatives.

### Pollution —

Continued from Page One

posal which are hazardous to the fresh water supply have been open pit disposal, and free flow onto the ground surface. The latter has been more common than might be imagined.

Pollution introduced from surface disposal of brine waters enter the fresh water zone of the county through any available opening. The surface formations of the county are non-productive as water bearers. These formations, however, take the brine water and conduct it to open well bores, shot holes

**FOR SALE** — 234 acres Mother Dunlap estate 2-bedroom house All minerals. In 1/2 mile of 2 producing oil wells \$30,000.00. See Ernest Dunlap 21-11c

Frank James of James Motor Co., Ozona Chrysler-Dodge-Plymouth dealer, will attend a private showing of the 1967 Chrysler-Plymouth line at Fort Worth today.

in-plugged oil wells, and natural openings where the water freely enters the fresh water zone. The worst pollution within the county is in the areas of oil production which have been producing for ten years or more.

The Pecos River provides contaminants to the formations of the western part of the county. The river bed occupies the various formations along its course. Polluted water enters these formations and moves towards the south-west. Pollution from this source occupies only the western part of the county.

Trinity formation water is a brackish sulfur water. This water is generally usable only as livestock water as the taste is undesirable and the odor is objectionable. The sulfur in the water is hydrogen sulfide gas generated by the alteration of pyrites, fool's gold, contained in the formation. The salinity of the water is from intraformational contaminants which were laid down at the same time that the formation was deposited.

Water from the Trinity

formation is under artesian pressure and rises in any hole drilled to the formation. A number of wells, both water wells and oil wells have penetrated this formation. Many of the wells are not cased, allowing the free inflow of Trinity water into the overlying Edwards water. This allows an intermixing of brackish water with good quality fresh water resulting in pollution of the fresh water zone. Deeper wells in the county, which are not cased properly, are allowing the in-

flow of water of even poorer quality into the county's fresh water zone.

Protection and improvement of the county's fresh water supply should start with the reduction of contaminants available to the surface of the land. This can be done by the county-wide elimination of open pit disposal of oil field brines. Along with the abandonment of pits should come pit destruction and mounding the old pit location with clean soil so that collection of rain

fall will not move salt already in the soil deeper into the formations. Other protective measures should include: casing of well bores penetrating the surface formations and extending into the Edwards formation, plugging abandoned wells, casing wells penetrating the Trinity formation, and maintenance of injection wells and disposal systems by the oil companies. The aforementioned measures apply to water wells and oil wells alike.

Ozona High School cheerleaders recently returned from Southern Methodist University's cheerleading school.

Cheerleaders for this year include Jill Applewhite, cheerleader; Esther Williams, Helen King, Patricia Williams and Jerri Lynn Morrison.

Mr. and Mrs. Hilary Phillips and Mr. and Mrs. Henry Hunnicutt and children enjoyed a vacation trip to Houston and Galveston.

## Testing... 1-2-3-



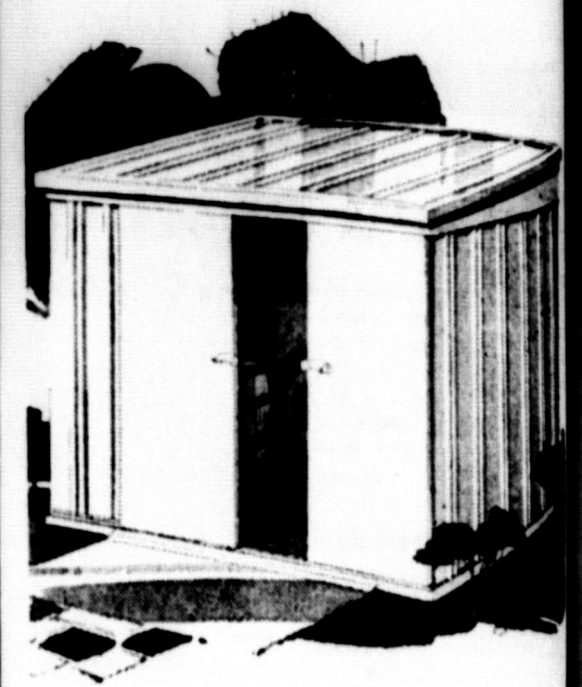
1. Take a lighted cigarette.
2. Hold a match flame in path of smoke.
3. Watch smoke disappear.

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

*The blame*  
**GAS MAKES THE BIG DIFFERENCE**  
... COSTS LESS, TOO!

**Pioneer Natural Gas Company**

**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 DUPONT FINISH
- DOUBLE RIBBED PANELS TAKE ROUGH TREATMENT
- JAM-FREE FINGERTIP SLIDING DOOR OPERATION
- COMPLETELY RAIN-TIGHT
- COMPLETE WITH FLOOR

35 Sq. Ft. of Storage — only **\$89.50**

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Ph. 392-2545

## Are there really any sound reasons for buying a Chevrolet in August?



During August, it's as easy to own a Bel Air 4-Door Sedan as getting in the car.

Wait till you see how sporty you look sitting in your Impala Super Sport.

### In a word: Six

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

**Chevrolet • Chevelle • Chevy II • Corvair • Corvette**

See the man who can save you the most — your Chevrolet dealer

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516 9th Street

OZONA, TEXAS

42-6494

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Ranching & Retail Liquor  
Phone 2-8811 Phone 2-3731 Box 793 - Sonora, Texas

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

### THIS WEEK'S SPECIALS

- OLD SMUGGLER SCOTCH 86 proof 5th \$4.99
- PLENTY JACK DANIELS BLACK & GREEN 5ths & Pints \$7.49
- CUTTYSARK, J & B, 100 PIPERS — 86 proof Scotch Qts. \$7.49
- ROYAL BOURBON — POPOS VODKA — 80 Proof 5ths \$2.99
- WILD TURKEY — 5ths \$7.49 — 1/2 Gal. OLD CHARTER 86 proof \$11.96
- SEAGRAMS V. O. & CANADIAN CLUB 86 proof Blended Qts 6.79
- SEAGRAMS 7-CROWN & SCHENLEY RESERVE Blended 5th \$3.99
- OLD CHARTER & HENRY McKENNA 86 proof Straight Bourbon 5th \$4.99
- COORS BEER Bottles \$4.50 Case PEARL BEER — Bottles \$4.25 Case

WE DON'T WANT ALL THE BUSINESS — JUST YOURS!



From My Kitchen

Man's Cake
raisins
water
sugar
flour
soda
cinnamon
cloves
nutmeg
salt
shortening
chopped nuts
raisins and 2 cups
slowly in sauce pan
minutes. Meanwhile,
large bowl sugar,
soda, spices and salt.

Topping mix
together 1/2 cup brown
1/2 teas cinnamon and
chopped nuts. Sprin-
top of cake batter and
in pre-heated 300 de-
ven for 1 hour. Serve
pan in squares.

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

Western Mattress
Company
SAN ANGELO, TEXAS
50% on having your
mattress renovated
All Work Guaranteed -
PICK UP & DELIVERY
Ozona Twice a Month
Call 392-2166



Mr. Farmer -
Mr. Rancher:
Too many short-term debts
can cripple your total credit
program, tie up operating
capital and cause you to
miss opportunities that re-
quire immediate funds. For
these reasons, it can pay
you to consolidate your
short-term obligations with
a long-term, low cost Land
Bank loan on your farm or
on your ranch.



E. Prugel, Mgr.
SONORA, TEXAS
Phone 24221

PIANO
LESSONS

Mrs. Tom Sims is now en-
rolling students for piano
lessons beginning Septem-
ber 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
Real Estate Insurance

HIGHLIGHTS AND SIDELIGHTS

From Your State Capitol
Austin, Texas - Depart-
ment of Public Safety esti-
mates that 41 persons will
die in traffic accidents on
Texas highways during the
upcoming three-day Labor
Day weekend.
"The current traffic trend
indicates that Texas is head-
ed for its third straight re-
cord high in terms of fatal
accidents," says Col. Homer
Garrison, Jr., DPS director.
"At the present time, we are
approximately 15 per cent a-
head of the same time in
1965, and we are still faced
with the four months of the
year which generally pro-
duce the most deaths."
In an attempt to cut back

on the number of accidents
and deaths during the Labor
Day weekend, the DPS will
conduct its "Operation Mo-
torcade." Approximately 150
uniformed officers from o-
ther DPS services will be on
the road to supplement the
Highway Patrol. To call pub-
lic attention to the problem,
each traffic death will be
tabulated and the totals will
be announced three times
daily in Austin.
Election System Upheld -
Seventh Court of Civil Ap-
peals at Amarillo upheld the
Texas "closed primary" elec-
tion system, holding that
members of one party cannot
vote in the primary of ano-
ther.
Court reversed the district
court ruling that would have
permitted to stand 71 votes
of Republicans in the second
Democratic primary for a
Pampa judge.
State Democratic Execu-

School Cafeteria MENU

Monday, Aug. 29:
Baked Ham Pineapple-
sauce
French Fries - Green Limas
Sliced Tomatoes on Let-
tuce Leaf
Ice Cream, Cookies
Slice Bread
Milk.
Tuesday, Aug. 30:
Oven Fried Chicken-gravy
Whipped Potatoes
Creamed Peas
Congealed Applesauce Sa-
lad
Chocolate Brownies
Hot Rolls, butter
Milk.
Wednesday, Aug. 31:
Salisbury Steak with To-
mato Sauce
Whole Kernel Corn
Cole Slaw
Chilled Peaches
Hot Rolls, Butter
Milk.
Thursday, Sept. 1:
Pinto Beans
Vienna Sausage
Buttered Spinach
Combination Salad
Cake Squares with Cherry
Sauce
Hot Cornbread, Butter
Milk.
Friday, Sept. 2:
Meat Loaf
Snowflaked Potatoes

Seasoned Greer Beans
Carrot-Cocunut Salad
Banana Pudding with Wa-
fer;
Hot Rolls, Butter
Milk.
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. Schne-
mann was making a left turn
off the highway when his
pickup was struck from the
rear by a 1965 Buick occu-
pied by a couple from New-
port, Ark.

HOSPITAL NEWS:
Admissions: Wesley Key,
Bettina Martinez, Joan Car-
ter, E. B. Spoons, Carl Hurst,
Mrs. Anastacio Mendoza, Mrs.
Johnny Humphries, Mrs. Lo-
la Rios, Mrs. Tommy Sims,
Gregory Stuart and Byron
Jennings.
Discharge: John Coates,
James T. Willmon, Candace
Daugherty, George Glynn,
Wesley Key, Bettina Marti-
nez, E. B. Spoons, Joann
Carter, Mrs. Johnny Hum-
phries and Byron Jennings.

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER FIFTEEN ON THE BALLOT

PROPOSED CONSTITU-
TIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 8, 1966.
SENATE JOINT RESOLU-
TION NO. 33 proposing an
Amendment to Section 6, Ar-
ticle XVI, Constitution of the
State of Texas, to authorize
state participation in programs
financed with funds from pri-
vate or federal sources and
conducted by local level or
other private, nonsectarian as-
sociations, groups, and non-
profit organizations for estab-
lishing and equipping facilities
for assisting the blind, cripp-
led, or otherwise physically or
mentally handicapped, in be-
coming gainfully employed,
restoring the handicapped, and
providing other services essen-
tial for the better care and treat-
ment of the handicapped.
BE IT RESOLVED BY THE
LEGISLATURE OF THE
STATE OF TEXAS:
Section 1. That Section 6,
Article XVI, Constitution of the
State of Texas, be amended to
read as follows:
"Section 6. (a) No appropria-
tion for private or individ-
ual purposes shall be made,
unless authorized by this Con-
stitution. A regular state-
ment, under oath, and an ac-
count of the receipts and ex-
penditures of all public mon-
ey shall be published annual-
ly, in such manner as shall
be prescribed by law.
"(b) State agencies charged
with the responsibility of pro-
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 facili-
ties for assisting those who
are blind, crippled, or other-
wise physically or mentally
handicapped in becoming gain-
fully employed, in rehabilitat-
ing and restoring the handi-

authorized to render services to
the handicapped from con-
tracting with privately-owned
or local facilities for neces-
sary 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 sources
only, to local level or other
private, nonsectarian asso-
ciations, groups, and non-
profit organizations for es-
tablishing and equipping
facilities to assist the
handicapped, in becoming
gainfully employed, for
restoration, or for providing
other services essential for
the better care and treat-
ment of the handicapped."
Sec. 3. The Governor of the
State of Texas shall issue the
necessary proclamation for
the election and this Amend-
ment shall be published in
the manner and for the length
of time as required by the Con-
stitution and laws of this
state.

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER TWELVE ON THE BALLOT

PROPOSED CONSTITU-
TIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 8, 1966.
HOUSE JOINT RESOLU-
TION NO. 48 proposing an
Amendment to Article IX of
the Constitution of the State
of Texas, providing the meth-
od and manner for dissolu-
tion of hospital districts created
under Article IX of the Con-
stitution.
BE IT RESOLVED BY THE
LEGISLATURE OF THE
STATE OF TEXAS:
Section 1. That Section 9,
Article IX of the Constitution
of the State of Texas be
amended to read as follows:
"Section 9. The Legislature
may by law provide for the
creation, establishment, 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 purposes; providing for
the transfer of the hospital
district of the title to any
land, buildings, improvements
and equipment located wholly
within the district which may
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-
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

(1) determining the desire
of a majority of the qualified
voters within the district to
dissolve it;
(2) assessing of any trans-
ferring the assets, if any, of
the district; and
(3) satisfying the debts and
bond obligations, if any, of the
district, in such manner as to
protect the interest of the
citizens within the district, in-
cluding their collective prop-
erty rights in the assets and
property of the district, pro-
vided, however, that any grant
from federal funds, however
dispensed, shall be considered
satisfaction and provided that
no election to dissolve shall
be held more often than once
each year. In such connection,
the statute shall provide
against disposal or transfer of
the assets of the district ex-
cept for such compensation un-
less such assets are transferred
to another governmental agen-
cy, such as a county, embra-
cing such district and using
such transferred assets in such
a way as to benefit citizens
formerly within the district.
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
thereon the following:
"FOR the constitutional
amendment providing the
method and manner for dis-
solution of hospital distric-
ts."
Sec. 3. The Governor of the
State of Texas shall issue the
necessary proclamation for
the election and this amend-
ment shall be published in
the manner and for the length
of time as required by the Con-
stitution and laws of this
State.

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER FIVE ON THE BALLOT

PROPOSED CONSTITU-
TIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 8, 1966.
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 subsection to be denomi-
nated subsection (c), of said
Section 62; authorizing the
Legislature to enact laws es-
tablishing, subject to the limi-
tations stated, a State-wide
System of Retirement, Dis-
ability and Death Compensa-
tion benefits for the officers
and employees of the counties
and other political subdivisions
of the state, and of the poli-
tical subdivisions of any
county.
BE IT RESOLVED BY THE
LEGISLATURE OF THE
STATE OF TEXAS:
Section 1. That Section 62
of Article XVI of the 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, Dis-
ability and Death Benefits for
all the officers and employees
of a county or other political
subdivision of the state, or a
political subdivision of a county;
providing that when the
Texas Legislature has passed
the necessary enabling legisla-
tion pursuant to the Consti-
tutional authorization, then
the governing body of the
county, or other political sub-
division of the state, or politi-
cal subdivision of the county
shall make the determination
as to whether a particular
county or other political 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 Compensa-
tion System.
"The Legislature may pro-

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PROPOSED CONSTITU-
TIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 8, 1966.
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
to provide for a Court of
Criminal Appeals of five
members, presiding judge,
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 THE
STATE OF TEXAS:
Section 1. That Section 4 of
Article V of the Constitution
of the State of Texas be
amended so as to hereafter
read as follows:
"Section 4. The Court of
Criminal Appeals shall con-
sist of five Judges, one of
whom shall be Presiding
Judge, a majority of whom
shall constitute a quorum, and
the concurrence of three
Judges shall be a decision of
said court. Said
Judges shall have the same
qualifications and receive the
same salaries as the Associate
Justices of the Supreme
Court. They shall be elected
by the qualified voters of the
state at a general election and
shall hold their offices for a
term of six years. In case of
a vacancy in the office of a
Judge of the Court of Crimi-
nal Appeals, the Governor
shall, with the advice and con-
sent of the Senate, fill said
vacancy by appointment until
the next succeeding general
election.
"The Judges of the Court
of Criminal Appeals who may
be in office at the time when
this Amendment takes effect
shall become Judges of the
Court of Criminal Appeals
and continue in office until
the expiration of the term of
office for which each has

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been elected or appointed under
the present Constitution,
and laws of this state, and un-
til his successor shall have
been elected and qualified.
"The two members of the
Commission of Appeals in aid
of the Court of Criminal Ap-
peals who may be in office
at the time when this Amend-
ment takes effect shall be-
come Judges of the Court of
Criminal Appeals and shall
hold their offices, one for a
term of two years and the
other for a term of four
years, beginning the first day
of January following the
adoption of this Amendment
and until their successors are
elected and qualified. Said
Judges shall by agreement or
otherwise designate the in-
cumbent for each of the
terms mentioned.
"The Governor shall designate
one of the five Judges as
Presiding Judge and at the
expiration of his term and
each six years hereafter a
Presiding Judge shall be
elected."
Sec. 2. That Section 5 of
the Article V of the Consti-
tution of the State of Texas
be amended so as to hereafter
read as follows:
"Section 5. The Court of
Criminal Appeals shall have
appellate jurisdiction coexten-
sive with the limits of the state
in all criminal cases of what-
ever grade, with such excep-
tions and under such regula-
tions as may be prescribed by
law.
"The Court of Criminal Ap-
peals and the Judges thereof
shall have the power to issue
the writ of habeas corpus, and
under such regulations as may
be prescribed by law, issue
such writs as may be neces-
sary to enforce its own juris-
diction. The Court of Crimi-
nal Appeals shall have power
upon affidavit or otherwise to
ascertain such matters of fact
as may be necessary to the
exercise of its jurisdiction.
The Court of Criminal Ap-

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peals may sit for the trans-
action of business at any time
from the first Monday in Oc-
tober to the last Saturday in
September in each year, at
the State Capitol. The Court
of Criminal Appeals shall ap-
point a clerk of the court who
shall give bond in such man-
ner as is now or may here-
after be required by law, and
who shall hold his office for
a term of four years, unless
sooner removed by the court
for good cause entered of rec-
ord on the minutes of said
court.
"The Clerk of the Court of
Criminal Appeals who may be
in office at the time when this
Amendment takes effect shall
continue in office for the
term of his appointment."
Sec. 3. Said proposed Con-
stitutional Amendment shall
be submitted to a vote of the
qualified voters of this state
at an election to be held
throughout the state on the
first Tuesday after the first
Monday in November, A.D.
1966, at which election each
voter opposing said proposed
Amendment shall scratch off
the ballot with a pen or pencil
the following words printed
on said ballot:
"FOR the Amendment to
the State Constitution pro-
viding for a Court of Crimi-
nal Appeals of five mem-
bers, and prescribing the
term of said court."
Each voter favoring said
proposed Amendment shall
scratch off the ballot in the
same manner the following
words printed on said ballot:
"AGAINST the Amend-
ment to the State Consti-
tution providing for a Court
of Criminal Appeals of five
members, and prescribing
the term of said court."
If it appears from the re-
turns of said election that a
majority of the votes cast are
in favor of said Amendment,
the same shall become a part
of the Constitution of this
state.
Sec. 4. The Governor shall
issue the necessary proclama-
tion for said election and have
same published and said elec-
tion shall be held as provided
by the Constitution and laws
of this state.



**Kitty's Korner**

(Continued from Page One)

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

**Booster Club**

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

With nearly two weeks of practice behind, the Lions promise to have good size and speed this year, but appear to be short on depth, as Coach Mosley as indicated that only 21 or 22 boys will carried on the varsity squad.

Offensively, the Lions are set at ends with Oscar Flores 160, Rex Bland, 165, or Larry Kilgore, 160. At the tackles Mosley can go with Sutton, 203, Don Leech, 175, or Wesley West, 168. John DeHoyos

187, Dwight Childress 155, or Johnny Barbee, 140 will likely be at guards, and Marlin Farris, 200, or Glenn Southard, 158, will get the call at the center spot.

Lineman Bill Everett, 193 lb. senior, joined the varsity candidates last week. Everett played B-Team ball his freshman year.

In the Lion backfield appear 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 running game from the Lions' "winged-T" or "I" formations.

Jack Applewhite, Derold Maney, Fleet Coates, and Rodney Pagan furnish backfield depth and could see extensive action as Mosley may carry only eight backs on the varsity roster.

Mrs. Bill Griffis, Jr., has returned from Hawaii where she went to meet her husband, Marine Lieutenant Bill Griffis, Jr., who is on his way to service in Vietnam. Mrs. Griffis is the former Sally Baggett, daughter of Mr. and Mrs. James Baggett.



**With US Combat Air Forces,**

Vietnam, Airman First Class Pete L. Pierce, whose wife, Annie, lives in Ozona, is presently on duty at Tan Son Nhut AB, Vietnam. An Air Force policeman, Airman Pierce has been in the fight against Communist aggression since April 1966. His wife is the daughter of Mrs. Gertrude Ward of Ozona.

Museum visitors the past week numbered 80. Sixty-eight visitors were from out of town and 12 from town.

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

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 ninth with the bases loaded to tie the score 4-4. Pete Garza scored the winning run 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**

Tuesday night's Duplicate Bridge Club play results were as follows: North-south couples: First, Mr. and Mrs. Evert White; second, Mrs. Pete North and Mrs. Jean Scheuber; third, Mrs. Wilma Hayes and Miss Mildred North. East-west couples: First, Mrs. James Dockery and Mrs. Jack Wilkins; second, Mrs. Jack Brewer and Mrs. Lawrence Sands; third, Mrs. Jake Short and Mrs. Robt. Cox.

Home Craft Fire Protection Chests at Stockman.

**B AND B FOOD STORE**

BUD LOUDAMY—YOUR INDEPENDENT GROCER

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SEVEN CUT STEAK  
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LB. 35c

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PEYTON'S PURE PORK SAUSAGE  
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ENCHILADA DINNER  
PATIO FROZEN 49c

SEA STAR Fish Sticks  
3 PKGS. 89c

KRAFT SOFT Margarine  
LB. 43c

DETERGENT FAB  
GIANT BOX 69c

DELSEY TOILET TISSUE  
4 ROLL PACK 49c

CALIFORNIA WHITE POTATOES  
10 LBS. 39c

WHITE ONIONS  
LB. 10c

SEEDLESS GRAPES  
Lb. 19c

R C COLA  
6 BOTT. CART. 33c

2 LB. CAN 1.59

SHORTENING CRISCO  
3 LB. CAN 89c

PINTO BEANS  
5 LBS. 59c

QQ Vermicelli  
3 FOR 25c

WOLF BRAND CHILI  
NO. 300 CAN 49c

KRAFT FRENCH DRESSING  
8 OZ. BOTT. 25c

**What to do while the line is busy**

1 Take for granted that whoever is talking on the line will hang up soon.



2 Hope that no one left his receiver carelessly off the hook.



3 Think about how reliable a telephone connection is once you get it. And how Gen Tel is constantly at work to modernize and improve service.



4 Be patient. After all, you may have talked for 20 or 30 minutes once yourself. So decide not to call the telephone company to report an out-of-order phone.



5 Think again about trouble-free telephone service. Then, when you get a line, think of the other party, too.



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