

The Goldthwaite Eagle

ESTABLISHED 1894

AND THE MULLIN ENTERPRISE

GOLDTHWAITE, MILLS COUNTY, TEXAS

SINGLE COPY, 10¢

THURSDAY, AUGUST 11, 1966

CATTLE MARKET

ETA COMMISSION CO.

August 5, 1966

Active, still higher.

Steer calves, \$28.00-30.00

Medium steer calves, 28.00-30.00

Heavy steer calves, 28.00-30.00

Heifer calves, 24.00-27.00

Medium heifer calves, 24.00-27.00

Heavy heifer calves, 24.00-27.00

Calves 22.00-24.50

Cows 13.00-16.00

Heifers 16.00-17.50

Calves \$160.00-\$210.00

Cows \$120.00-\$160.00

Heifers 24.00-26.00

Bulls 18.50-21.50

Bulls \$170.00-\$210.00

Wesson Announces Plans New Building

Wesson, owner and operator of Wesson's Western Auto in Goldthwaite, this week announced plans to build a new building which will be located near the present building in the Bradford building on Fisher Street which he has for his expanded operation.

The new building will be of steel with insulated walls and suspended ceiling. The new building will be 30 feet wide and 110 feet long. It will have glass and aluminum large service entrance near the building to allow for larger vehicles.

The new building will provide space which has been needed, Wesson stated in announcing plans for new building.

Henry Welding Shop is contractor for the steel and Truett Aldridge is the concrete work and according to Wesson.

Center City Church

Center City Church summer revival will continue through next week. The meeting will be held at 7:30 p. m., following evening services at 8 p. m.

District Meetings Are Scheduled Central Texas Telephone Co-op

District meetings have been scheduled by Central Texas Telephone Cooperative for the purpose of nominating one candidate for director from each district, according to announcement by Raymond Summers, general manager, and officer appearing in this issue.

Meetings will be conducted on Monday, Tuesday, Wednesday, Thursday, and Friday on the following dates:

1 - Star-Caradan-Eagle, August 18, 1966, 8:00 p. m., Star Gym.

2 - Algerita, Big Valley, Wednesday, August 10, 8:00 p. m., Ridge School.

3 - Mercury-Rochelle, August 16, 1966, 8:00 p. m., Rochelle Community Center.

4 - Lohn, Melvin, Monday, August 15, 1966, 8:00 p. m., Lohn Tabernacle.

5 - Eola: Friday, August 19, 8:00 p. m., Eola School.

District meetings are

Gold-Tex Quarter Horse Show Scheduled Here For Next Monday

The Gold-Tex Quarter Horse Show will be held here Monday, August 15th, starting at 9:30 a. m., in the new F. F. A. Rodeo Arena.

Comanche County Electric Co-op Loan Approved

Washington, D. C.—Congressman Omar Burlison is pleased to announce the approval of a \$564,000 Rural Electrification Administration loan to the Comanche County Electric Cooperative Association, serving Callahan, Comanche, Eastland, Schakelford, Stephens, Brown and Mills Counties.

This loan is for the purpose of financing construction of 127 miles of distribution line to serve seven hundred new customers, as well as extensive system improvements including 16 miles of new tie-line and conversion of 63 miles of existing line. Also included in the loan are funds for the construction of a branch headquarters facility to be located at Eastland.

FHA's Sponsor "New Eyes" Project Here Next Tuesday

The Goldthwaite FHA Chapter will sponsor a "New Eyes" project which is endorsed by the National Society for the Prevention of Blindness.

This project does not ask for money. Revenues and results are derived from the refining or re-distributing of items useless to the donor.

It solicits: metal frames in any condition, unbroken plastic frames—with or without lenses, sunglasses, artificial eyes, contact lenses, soft cases, hearing aids, and precious metal scrap such as old watches, broken or outdated jewelry (including costume), dentures with bits of gold, damaged silver, etc.

The project cannot use loose lenses or hard cases, but the FHA members are asking for everyone to contribute any of the above named articles for their drive next Tuesday, August 16.

The drive will end at 12:00 o'clock noon.

All FHA girls who would like to help with the drive are asked to meet at the home of Mrs. Wallace Johnson Tuesday morning, August 16th, at 9:00 o'clock.

The A. Q. H. A. Approved show will feature six divisions of the youth classes under 19 years in addition to the regular A. Q. H. A. Halter Classes with a jackpot cutting following all classes.

"Sonny" Bahner will be the show judge, and Mary Jane Baxter will be the secretary while Hawley Jernigan will be the show manager for the Quarter Horse Show.

Entry fees will be as follows: Halter Classes—\$6.00; Performance Classes—\$10.00; \$7.00, JP, Cutting—\$17.50, \$10.00, JP; and Youth Activities Classes—\$2.00.

Moneys in all classes will be determined according to the number of entries. Trophies will be given to all champions. Rosettes will be given to all Reserve Champions, and ribbons will be presented to all first through sixth place winners.

Concession stands will be on the grounds.

Little Leaguers Beat Gorman 11-3

The Goldthwaite Little League champion all-stars defeated Gorman 11-3 Monday night in the Comanche Tournament.

They will go back to Comanche Thursday (tonight) to meet the winner between Comanche and Hamilton. The game time will be at 8:30 p. m.

Last week in the Llano Tournament the Goldthwaite all-stars beat Marble Falls 10-6 but were defeated by Llano 13-5.

Church Of Christ At Mullin Begins Revival Sunday

The Eastside Church of Christ in Mullin will have a two week summer revival beginning this Sunday, August 14th, and continuing through Sunday, August 28th.

Larry Robertson, Church of Christ Minister from Springfield, Missouri, will be the evangelist.

Local Contestants Place In Finals At Lometa Rodeo

Five contestants from Goldthwaite placed in the finals of the 1966 Lometa F. F. A. Invitational Rodeo held last weekend, July 28th, 29th, and 30th.

Their events and placings are:

Calf Roping—Sam Campbell, second.

High School Barrel Racing—Diane McKenzie, 1st; and Kathi Head, 3rd.

Grade School Steer Riding—Eric Wright, 3rd; and Roger Dellis, 5th.

STAR SCHOOL CALENDAR 1966 - 1967

August 15	Begin Football Practice
August 25	9:00 A. M. — Faculty Meeting
August 26	Opening of School (Buses run at 11:00)
October 7	End First Six Weeks
November 18	End Second Six Weeks
November 24 and 25	Thanksgiving Holidays
December 21	Dismiss for Christmas
January 2	Resume Classes
January 11 and 12	Semester Exams
January 13	Dismiss for Stock Show
February 24	End of Fourth Six Weeks
March 10	District Teachers Meeting, Student Holiday
March 24 and 27	Easter Holidays
April 7	End of Fifth Six Weeks
May 14	Baccalaureate Service
May 16 and 17	Semester Exams
May 18	Teacher Workday
May 19	Cards Issued (Buses run at 11:00)
	Commencement Friday Night

Coach Hooker Decides To Stay In Marble Falls

Supt. LeRoy Beard announced Monday that Darwin Hooker has decided to stay in Marble Falls where he is assistant coach.

It was announced last week that he had accepted a job as assistant coach for the Goldthwaite Eagles.

They had made plans to move here when he returned from coaching school which he attended with Coach Jackie Williams, but he informed school officials that he had changed his mind.

PARKER RESIGNS AS BAND DIRECTOR

Supt. Beard also announced that L. W. Parker has resigned as band director and that applications are now being received to fill that vacancy.

Mr. Parker will move to Robert Lee.

Eagles To Start Football Practice Monday Mornning

Football practice for the Goldthwaite High School Eagles will get underway Monday morning, at 8:00 o'clock, according to Head Coach Jackie Williams.

Practice sessions will be from 8 to 10 a. m. and from 7 to 9 p. m. each day, the coach announced.

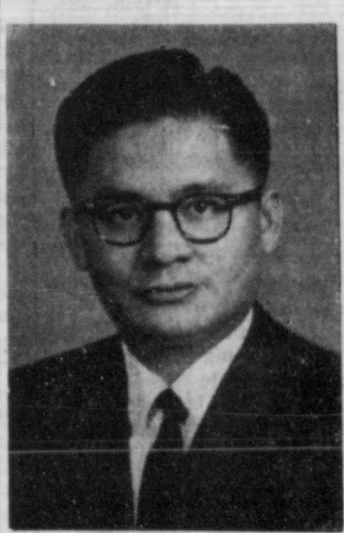
Coach Williams said that letters were mailed out to all members of the Eagle squad and also some prospective players. If any of them failed to get their copy of the letter they are invited to be there and will be welcome to attend the sessions and try out.

The Eagles are reaching for even a higher record this year. With three district and one Bi-District wins for the past three years, they are getting ready for the new season with 40 to 45 expected to report for training, according to Coach Williams.

Prospects are brighter this year for the Eagles than they have ever been. The Football Magazine has picked the mighty Eagles for sixth place in the state.

Football shoes for members of the Eagle squad are now being issued at the office of superintendent LeRoy Beard at the high school.

Goldthwaite Lions Club Has Two Members Named To District Cabinet



DR. C. S. CRUZCOSA



RAYMOND CASBEER

The Goldthwaite Lions Club was given the distinct honor of having two of its members appointed as cabinet members of District 2A-1, Texas Lions, it was announced this week.

It has been the practice to spread the appointments to the 61 clubs of the district, limiting cabinet appointees to only one per club. The local club is fortunate to have two of the 30 members in the district cabinet.

The two club members appointed to the cabinet are:

Dr. C. S. Cruzcosa, who was named Deputy District Governor at Large, last year he was named district Lion of the year.

Raymond Casbeer, was appointed Zone Chairman, Zone 9, covering San Saba, Llano, Kingsland, Buchanan Dam, and Goldthwaite.

The club had an exceptionally good year under the leadership of past president, Raymond Casbeer, winning almost every award the district can offer. The cooperation and the determination of club members to serve has been admired and cited as an example for other clubs to follow, according to district officials. The 2,800 members of the district know of the accomplishments of the Goldthwaite Lions Club.

The club is now in competition for an International Award and there is a good chance that it might win first in their division, according to outgoing District Governor, George Thompson.

The club has been fortunate in all these years since being chartered 37 years ago in having dedicated members leading the club to be a little better than the average.

In reviewing the accomplishments of the club, Deputy District Governor at Large, Cruzcosa commented as follows:

"Glynn Collier, our present president, is an able leader and the club will go even further if we give him all the support he needs.

"Meeting the community needs and seeing it improved has always been the number one goal of the club and no one benefits but the community if the club has a good year.

"Let us stick together and make this year another BANG UP YEAR, better than the previous years."

Pony League Tournament Begins Here Friday Night

The Goldthwaite Pony League Tournament to be held this weekend will get under way this Friday (tomorrow night), August 12, at 7:00 o'clock with De Leon playing San Saba.

The second game to be played will be between Goldthwaite and Lometa.

Everyone is invited to attend the tournament and watch some good ball playing.

Successful Season Reported For Goldthwaite Head Start Program

Goldthwaite Head Start Program had a very successful summer with thirty-one children enrolled, school officials reported.

The program ended last Saturday with parents' day. The head start children presented a program on things they have learned to about fifty parents, sisters, and brothers.

During the summer, they made several field trips. Their first trip for the summer was to the Goldthwaite Volunteer Fire Department. W. C. Barnett, City Manager, showed the children the fire trucks and explained what they do in case of fire.

The next trip was to the Waco Zoo. They left Goldthwaite at 9 a. m. and arrived at the park in Waco at 11 a. m. for a picnic lunch. Then they went to the Zoo and spent a most enjoyable afternoon looking at the animals.

Last Friday, August 5, the children went swimming at the Mills County Swimming Pool. Since it was the first time for some of the children to swim in the pool, they all had loads of fun.

The children who attended the Goldthwaite Head Start Program were: Darell Blackwell, Stephen Coronada, Nicky Davis, Albert Garza, Roy Hower-

ton, Richard Humphries, Yvonne Humphries, Anna Lopez, Mary Rose Lopez, and Carson Padgett.

Also Betty Perry, Rodney Scott, Jimmy Smith, Georgia Weddell, Deborah Wilcox, Edward Anderson, Paul Blackwell, Darlene Bosquez, Mary Elva Corona, and Charles Davis.

Also Kenneth Hall, Bruce Hammond, Karla Henry, Marlon Howerton, Dorothy Kelly, Wanda Kelly, Peggy Long, Timmy Sutherland, Shelia Vaughn, Teresa Warren, and Cindy Ynostrosa.

Reading Workshop To Be Conducted At Star School

Frank Walker, representative of TE-AD Inc. of Dallas, will conduct a Reading Workshop for the teachers of Mills County in the reading room at Star School on August 27th from 9 a. m. to 11 a. m.

The reading equipment and supplies purchased with the Title I funds were purchased from this company.

During the first hour, Mr. Walker will explain how to set up the reading program and how to incorporate the different methods and machines to be used. The last hour will be a question and answer period.

All teachers are invited and urged to attend the workshop. Although they may not be connected with the reading program, indirectly, their students' performance may be effected by the results of the reading class.

On the following Thursday and Friday, September 1st and 2nd, Mr. Walker will be at each school one-half day to work with the schools individually.

October Draft Call For Texas To Be Largest Since May 1953

State draft boards will be called upon to furnish 2,671 men for the armed forces in October, Colonel Morris S. Schwartz, state Selective Service director, said Friday.

This is the biggest monthly draft call received by the state since May, 1953, when the monthly quota was 2,823. This was during the Korean conflict.

Colonel Schwartz also announced that the September quota for Texas has been increased from 1,585 to 1,890.

These monthly quotas compare with 1,837 for August, 1,381 for July, 878 for June, 1,927 for May, 979 for April, 1,068 for March, 1,372 for February, and 1,475 for January.

The state director of Selective Service said that he could not say at this time how many men would be sent for pre-induction examinations in October. A total of 6,600 will be forwarded for the examinations in September.

Calls on the local boards for October, with quotas for both induction and pre-induction examination, will be sent out by state Selective Service headquarters on or about September 9.

The Texas quota of 2,671 for

induction in October is the state's share of a national call for 46,200 men.



4TH TIME CHAMP—Ronald Schuster, of Priddy, is shown here with the grand champion Angora Doe he exhibited at the Texas Angora Goat Raisers' Association show and sale at Fredericksburg last Friday and Saturday.

This was the fourth time for the Doe to take grand champion honors in Texas Angora shows.

Ronald is the son of Mr. and Mrs. Wilford Schuster, Registered Angora Breeders of Priddy. He is at present a electronics student at Durham's College in Austin.

The Schusters also exhibited the second place Buck Kid and third place Doe Kid at the show.

Community Action Committees Make Plans For Work Programs

The Central Committee for the Hill Country Community Action Program met in Mason on Monday night, August 1. This was a regularly scheduled meeting.

There were 17 members present, representing the four counties of Mason, Llano, San Saba and Mills. Mr. Hoyett Browning and Mrs. Robert Long represented Mills County.

Purpose of the meeting was to discuss and begin to plan programs for each of the counties, to be sponsored by the Federal government. The county surveys are still being made,

but are nearing the stage whereby each county can make application to begin one or more programs.

The Mills County Community Action County Committee met last Thursday at the Mills County State Bank. There were 13 present.

Purpose of this meeting was to discuss the results of the survey being made in Mills County.

A Planning Committee was appointed by Judge Cecil Egger, County Chairman, to decide which programs are most needed by Mills County at the present time.

THE GOLDTHWAITE EAGLE AND THE MULLIN ENTERPRISE

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Victor E. Koleber Editor and Publisher

AN INDEPENDENT NEWSPAPER



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WHEN THE OLD BIRD WAS YOUNGER

10 YEARS AGO—

(Taken from The Eagle
Files of August 9, 1956)

Funeral services for Hugh E. Moreland, 70, longtime resident of Goldthwaite, were held in the First Methodist Church of Goldthwaite, Saturday afternoon, August 4, at 4:00 o'clock. Services were conducted by Rev.

Walter J. Cartwright, pastor of the church.

Thirty members have enrolled in the second series of "Learn To Swim" classes for this summer which started Monday morning at Municipal Pool, according to announcement by W. C. Barnett, City Utilities manager.

Mr. and Mrs. W. J. Strickland announce the marriage of their daughter, Virginia Morris, to Jesse Colby of Troup, Texas. The vows were read by the Rev. Johnson of Tyler, July 27. The First Baptist Church of

Lometa Commission Company

CATTLE!

To Buy or Sell, Lometa, Texas
Sale Every Friday 1:00 p. m.

J. H. HARRELL

Phone: SK 2-3168 - Night - SK 2-3169

Goldthwaite, was the setting for the marriage of Miss Merlyne Kemp and Jack Earl Long, on Saturday evening, July 28, at 8:00 o'clock. Rev. Ray V. Mayfield Jr., pastor of the church, officiated at the double-ring ceremony.

Ralph Hall, Manager of the Central Texas Telephone Co-op, and Mrs. Hall have purchased the L. J. Teague home on Hanna Valley Road where they will make their home.

Marriage license was issued by County Clerk Walter A. Bryant during the past week to LeRoy Walter Schwartz and Caroline Johanna Nieman.

Mr. and Mrs. Y. B. Johnson have purchased the W. O. Kemp home on Fisher Street where they will make their home.

Glenn G. Trotter, Mills County Resident Engineer, for the past three years, has been transferred to Comanche County as Resident Engineer, according to an announcement by District 23 headquarters Texas Highway Department in Brownwood.

25 YEARS AGO—

(Taken from The Eagle
Files of August 15, 1941)

It has been rumored in Goldthwaite and Hamilton this week that the Lone Star Gas Company's third big gas producer near Pottsville had been brought in late last week, and that a contract had been let for the building of a pipeline from the wells to Goldthwaite, Lometa and Lampasas to supply these towns with natural gas.

Drillers on the Trigger Mountain oil test on the Joe Burdette land last Saturday afternoon at 5:00 o'clock reached their contract depth of 3,000 feet and have been temporarily shut down since.

Geologist Emil Ott and other associates of San Angelo, who are drilling the well, are now discussing arrangement to go on down further, at least until oil or water is found. The hole is now dry.

County Clerk Eary Summy has issued marriage licenses to the following: James R. Freeman and Jannette Jones; Aldon Ethridge and Laura Evelyn Mills.

The marriage ceremony of Miss Geraldine Hester and Otis H. Gary was read by Rev. Henry Marshall at 5:00 p. m., Sunday, August 10, at the home of the bride.

Mrs. R. V. Littlepage and Mrs. Frank Bowman took a chorus composed of the following girls: Wanda, Wilda and Loraine

Bledsoe, Virginia Stockton, Nina Summy, Billie Jo Sparkman, Aggie Forehand, Clara Bowman, Virginia Moore and Alta Mae Marshall, to Brownwood Tuesday afternoon to sing at the H. C. S. House Party.

Mrs. C. H. Horton passed away at the family home Monday at 6:45 p. m., after being seriously ill for a week.

One Mills County man answered the August 14 call for selective service in the armed forces of the country. He was Paz Corona.

Mr. and Mrs. T. J. Henry and little daughter, Rebecca Lou of Tuscola have been visiting with Goldthwaite friends this week.

50 YEARS AGO—

(Taken from The Eagle
Files of August 12, 1916)

J. W. Hill of South Bennett this week purchased W. W. Westerman's irrigated farm in Jones Valley and has already taken charge of the property, altho he will not move his family there until next week. The consideration was \$10,800 and in the deal Mr. Westerman became owner of a nice farm in McGirk. E. C. Jones will have charge of Mr. Hill's South Bennett Ranch and will move to that place at once.

The little daughter of Will Nesbit was bitten on the forearm by a skunk last Friday night, at the home of Mr. and Mrs. John Nesbit in the Pleasant Grove community. Mr. Nesbit and his family live in Young County and were visiting at his father's home.

K. S. Caraway has purchased

AMBULANCE SERVICE

PHONE 648-2255

Roy Wilkins

Funeral Home
GOLDTHWAITE TEXAS

J. M. Bateman's residence in the southern suburbs of this city and will move there from Peacock right away. Mr. and Mrs. Caraway have been in Goldthwaite several days visiting their daughter, Mrs. J. V. Cockrum, and family, and formerly lived in the Caradan community.

A. B. Bledsoe and R. W. Gees-

lin were among the Mills County representatives on the Farmers Union, who attended the state meetings at Houston this week.

Miss Jeffie Geddis of Fort Worth is visiting her sister, Mrs. Edward Geeslin, and family in this city this week.

Otis Stevens of Alvord visited his brother, C. L. Stevens, and

family in this city a past last week.

Fred Jones and Miss H. Hardman were married at residence of Rev. J. T. Weems in this city last Saturday afternoon, Rev. Weems officiating. The young people live in the South Bennett community and have a great many friends and well wishers.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TWELVE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION NO. 48 proposing an Amendment to Article IX of the Constitution of the State of Texas, providing the method and manner for dissolution of hospital districts created under Article IX of the Constitution.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 9, Article IX of the Constitution of the State of Texas be amended to read as follows: "Section 9. The Legislature may by law provide for the creation, establishment, maintenance and operation of hospital districts 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, acquisition, repair or renovation of buildings and improvements and equipping same, for hospital 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 responsibility for providing medical and hospital care for its needy inhabitants and assume the outstanding indebtedness incurred by cities, towns and counties for hospital purposes prior to the creation of the district, if same are located wholly within its boundaries, and a pro rata portion of such indebtedness based upon the then last approved tax assessment rolls of the included cities, towns and counties if less than all

the territory thereof is included within the district boundaries; providing that after its creation no other municipality or political subdivision shall have the power to levy taxes or issue bonds or other obligations for hospital purposes or for providing medical care within the boundaries of the district; providing for the levy of annual taxes at a rate not to exceed seventy-five cents (\$0.75) on the One Hundred Dollar valuation of all taxable property within such district for the purpose of meeting the requirements of the district's bonds, the indebtedness assumed by it and its maintenance and operating expenses, providing that such district shall not be created or such tax authorized unless approved by a majority of the qualified property-taxpaying electors thereof voting at an election called for the purpose; and providing further that the support and maintenance of the district's hospital system shall never become a charge against or obligation of the State of Texas nor shall any direct appropriation be made by the Legislature for the construction, maintenance or improvement of any of the facilities of such district. Provided, however, that no district shall be created except by act of the Legislature and then only after thirty (30) days' public notice to the district affected, and in no event may the Legislature provide for a district to be created without the affirmative vote of a majority of the taxpaying voters in the district concerned. The Legislature may also provide for the dissolution of hospital districts provided that a process is afforded by statute for:

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

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

(3) satisfying the debts and bond obligations, if any, of the district, in such manner as to protect the interest of the citizens within the district, including their collective property rights in the assets and property of the district, provided, however, that any grant from federal funds, however dispensed, shall be considered an obligation to be repaid in satisfaction and provided that no election to dissolve shall be held more often than once each year. In such connection, the statute shall provide against disposal or transfer of the assets of the district except for due compensation unless such assets are transferred to another governmental agency, such as a county, embracing such district and using such transferred assets in such a way as to benefit citizens formerly within the district.

Sec. 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified 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 providing the method and manner for dissolution of hospital districts."
"AGAINST the constitutional amendment providing the method and manner for dissolution of hospital districts."

Sec. 3. The Governor of the State of Texas shall issue the necessary proclamation for the election and this 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 THREE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. SENATE JOINT RESOLUTION NO. 39 proposing an amendment to Section 18, Article VII, Constitution of the State of Texas, to withdraw Arlington State College from participation in the Permanent University Fund.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 18, Article VII, Constitution of the State of Texas, be amended to read as follows:

"Section 18. For the purpose of constructing, equipping, or acquiring buildings or other permanent improvements for the Texas A & M University System, including Texas A & M University, Prairie View Agricultural and Mechanical College of Texas at Prairie View, Tarleton State College at Stephenville, Texas Agricultural Experiment Stations, Texas Agricultural Extension Service, Texas Engineering Experiment Station at College Station, Texas Engineering Extension Service at College Station, and the Texas Forest Service, the Board of Directors is hereby authorized to issue negotiable bonds or notes not to exceed a total amount of one-third (1/3) of twenty per cent (20%) of the value of the Permanent University Fund exclusive of real estate at the time of any issuance thereof; provided, however, no building or other permanent improvement shall be acquired or constructed hereunder for use by any part of the Texas A & M University System, except at and for the use of the general academic institutions of said System, namely, Texas A & M University, Tarleton State College, and Prairie View A & M College, without the prior approval of the Legislature or of such agency as may be authorized by the Legislature to grant such approval; and for the purpose of constructing, equipping, or acquiring buildings or other permanent improvements for the University of Texas System, includ-

ing The Main University of Texas at Austin, The University of Texas Medical Branch at Galveston, The University of Texas Southwestern Medical School at Dallas, The University of Texas Dental Branch at Houston, Texas Western College of The University of Texas at El Paso, The University of Texas M. D. Anderson Hospital and Tumor Institute at Houston, The University of Texas Postgraduate School of Medicine, The University of Texas School of Public Health, McDonald Observatory at Mount Locke, and the Marine Science Institute at Port Aransas, the Board of Regents of The University of Texas is hereby authorized to issue negotiable bonds and notes not to exceed a total amount of two-thirds (2/3) of twenty per cent (20%) of the value of the Permanent University Fund exclusive of real estate at the time of any issuance thereof; provided, however, no building or other permanent improvement shall be acquired or constructed hereunder for use by any institution of The University of Texas System, except at and for the use of the general academic institutions of said System, namely, The Main University, and Texas Western College, without the prior approval of the Legislature or of such agency as may be authorized by the Legislature to grant such approval. Any bonds or notes issued hereunder shall be payable solely out of the income from the Permanent University Fund. Bonds or notes so issued shall mature serially or otherwise not more than thirty (30) years from their respective dates.

"The Texas A & M University System and all of the institutions constituting such System as hereinabove enumerated, and The University of Texas System, and all of the institutions constituting such System as hereinabove enumerated, shall not receive any General Revenue funds for the acquiring or constructing of buildings or other permanent improvements, except in case of fire, flood, storm, or earthquake occurring at any such institution, in which case

an appropriation in an amount sufficient to replace the uninsured loss so incurred may be made by the Legislature out of General Revenue funds.

"Said Boards are severally authorized to pledge the whole or any part of the respective interests of Texas A & M University and of The University of Texas in the income from the Permanent University Fund, as such interests are now apportioned by Chapter 42 of the Acts of the Regular Session of the 42nd Legislature of the State of Texas, for the purpose of securing the payment of the principal and interest of such bonds or notes. The Permanent University Fund may be invested in such bonds or notes.

"All bonds or notes issued pursuant hereto shall be approved by the Attorney General of Texas and when so approved shall be incontestable. This Amendment shall be self-enacting provided, however, that nothing herein shall be construed as impairing any obligation heretofore created by the issuance of any outstanding notes or bonds under this Section by the respective Boards prior to the adoption of this Amendment but any such outstanding notes or bonds shall be paid in full, both principal and interest, in accordance with the terms of such contracts."

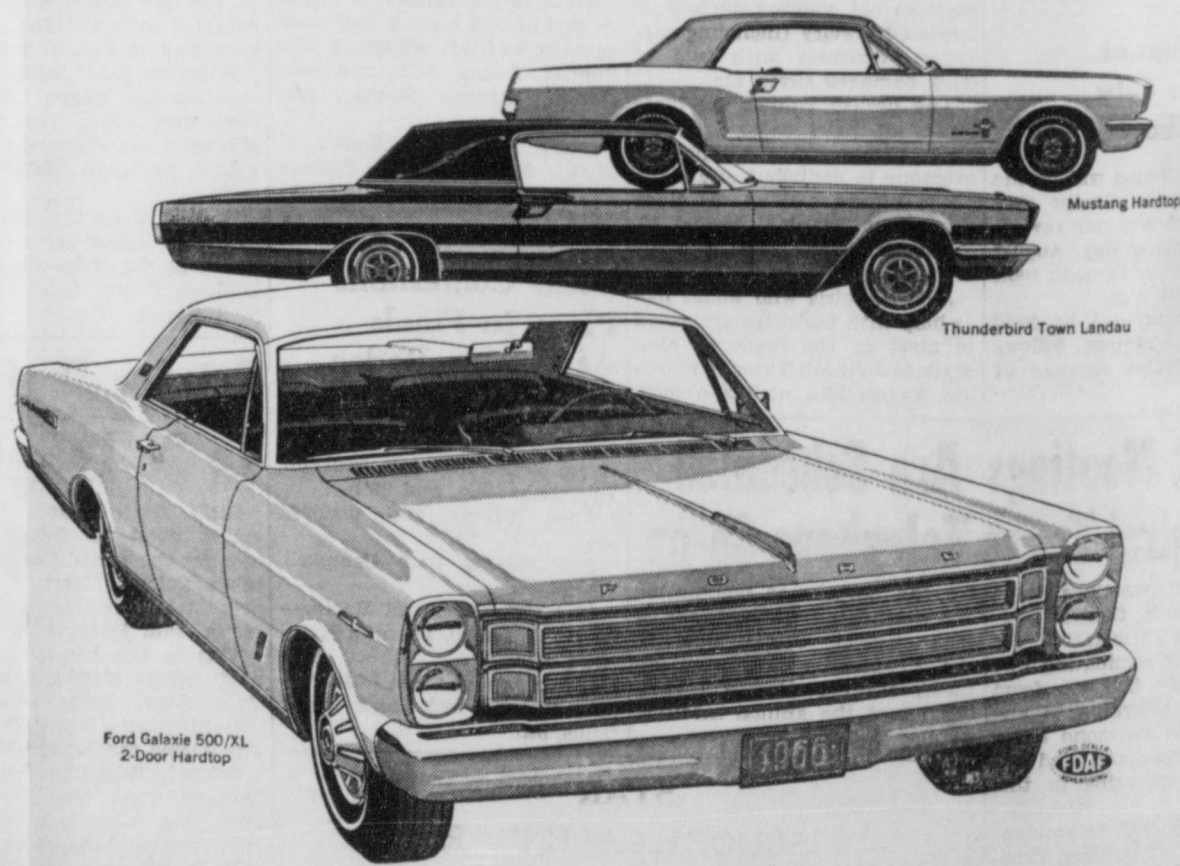
Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed on them the following:

"FOR the Constitutional Amendment withdrawing Arlington State College from participation in the Permanent University Fund."

"AGAINST the Constitutional Amendment withdrawing Arlington State College from participation in the Permanent University Fund."

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

Now! Close-out prices on the finest Fords ever



Ford Galaxie 500/XL
2-Door Hardtop

Mustang Hardtop

Thunderbird Town Landau

FORD DEALER

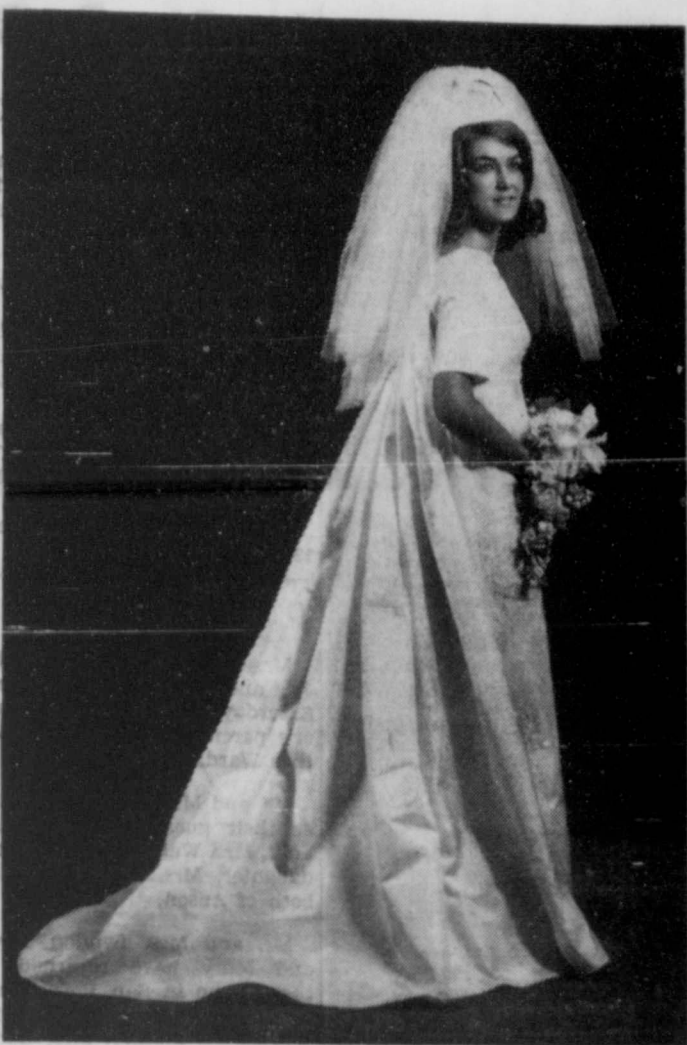
FLOOR SALE

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Miss Shearer And Mr. King Married In Church Ceremony



MRS. ROCKLAN STONE KING

Miss Beverly Ann Shearer, daughter of Mr. and Mrs. Lee Shearer of Mason, became the bride of Rocklan Stone King, son of Mr. and Mrs. Loyd King of Goldthwaite, Friday, August 5, at 8:00 p. m., at the First Baptist Church of Mason.

Rev. Mickey Warlick of Midland performed the double ring ceremony. The setting for the candlelight service was provided by an arrangement of white gladiolas flanked by fern and candelabra.

Mrs. Arch Carter was organist and accompanied Mrs. Victor Lehmborg, soloist, as she sang, "One Hand, One Heart" and "The Lord's Prayer."

Given in marriage by her father, the bride wore a sheath gown of silk peau de sole and re-embroidered Alencon lace with chapel train. The empire sheath gown featured a lace and pearl trimmed scoop neckline, elbow sleeves bordered in lace. The empire waist was encircled by dainty appliques. Large lace medallions with loop pearl trim enhanced the entire skirt. A billow wateau train fell from the lace neckline at back.

Her tall pill box of peau de sole and re-embroidered lace with fabric loops held a four tiered pouf veil of pure silk illusion.

She carried a colonial nosegay of a white orchid surrounded by stephanotis. She wore a gold bracelet, which her mother wore in her wedding and the wedding ring that belongs to the groom's grandmother, Mrs. M. L. Stone of Talpa.

Mrs. Ken Bode, sister of the bride, was matron of honor. Bridesmaids were Mrs. Bill Martin, Miss Kathy Zesh, Miss Gloria Schooley, and Miss Mitzi King, sister of the groom.

Her attendants wore long sheath dresses of two-tone blue

Appointments were of crystal. Hostesses were Mmes. Don Geeslin, Jack McKenzie, Y. B. Johnson Jr., Ed Bruce, Ray Standley, Howard Campbell, Forrest Jernigan, Truett Auldridge, B. C. Wicker, P. R. Jordan, Bob Johnson, Myra D. Holland, Hawley Jernigan, Horace Gray and Bill Sherwood.

Miss Shearer was the recipient of many useful gifts which were attractively displayed throughout the party rooms.

Other out of town guests included Mrs. V. E. Miller of Pontaco, Mrs. Ollie Hodges, San Angelo, Mrs. John W. Cox, Doole, Mrs. Charles R. Best, Forrest, New Mexico, and Mrs. Boyd Hunt, Brady.

OTHER PARTIES
Miss Shearer was complimented with a Rice Bag Party at Mason, July 23, in the home of Mrs. Bill Martin, assisted by Kathy Zesh.

A gift shower was given for Rocky and Beverly Friday, July 29th at the home of Mrs. Slick Schooley at Fredonia.

A tea was given July 30th in the Bud Baxter home at Mason honoring Miss Shearer.

chiffon and crepe, made along empire lines with scoop necklines and chiffon sleeves. The back was enhanced by a detachable train with flat fabric bow. Their headpieces were matching fabric bows with two tier silk illusion veils. They carried colonial nosegays of yellow daisies enhanced with two-tone blue ribbons.

Kim Bode, niece of the bride, was the flower girl. She was dressed like the other attendants. Richard Bode, nephew of the bride, was ring-bearer.

Gene Earl Auldridge of Goldthwaite was best man. Groomsman were Deany Bagley of San Saba, Ken Bode of Richland Springs, brother-in-law of the bride, Bob Standley of Dalhart, and Ladie Smith of Lometa. Ushers were Charles Alcorn of Talpa and Jamie Ledbetter of Goldthwaite.

The reception was held in the church social hall. The bride's table was laid with white net over white taffeta complemented by bells, ribbons and lily-of-the-valley. The centerpiece was white mums and gladiolas. Crystal and silver appointments and the three-tiered cake completed the decoration.

Miss Diane King of Brady presided at the bride's book. In charge of the house party was Mrs. Raymond Keyser. Members of the house party were: Mrs. Arbrey Lange of San Antonio, Mrs. Roy Cooper of Athens, Miss Jane Sanders of Eldorado, Mrs. John Rogers, Miss Linda Allen, Miss Ann Reichenau, Miss Joan O'Donnell, Miss Betty Schmidt, Mrs. Mike Jordon and Janice Jordon.

The bride chose a pink sheath dress and hat with black cobra shoes and purse for her going away attire.

The bride is a graduate of Mason High School and is now a junior at Texas Tech. Mr. King is a graduate of Goldthwaite High School and is also a junior at Tech.

The couple will be at home in Abilene and then in Lubbock after September 1 where they are both students at Texas Tech.

Family Picnic Held Mills County Park

Children and grandchildren of Mrs. Addie C. Davis met at Mills County Park, Sunday, July 31, for a picnic. Those present were:

Mrs. Lyndon Davis, Mrs. Mary of San Bernardino, Mrs. Mr. and Mrs. W. G. of Fort Worth; Mr. and Mrs. Gordon Ethridge and Landon and Mr. and Mrs. Charles Edd, Lynn and Melissa, Grand Prairie; Mr. and Mrs. Howard Ethridge, Tommy Brenda of Mullin; Mr. and Mrs. Jimmy Ethridge and Randy Hutto; Mr. and Mrs. Owen Donnie and Phyliss of Ar-

present were Mrs. Ethel Mrs. Audry Stark and Dee Hammond and Jodie. granddaughter and her were unable to attend reunion.

Personals

Mrs. Buel Condon of visited friends here last Sunday.

Mrs. Rex Clements of spent Sunday with Mrs. Brookshire and Mrs. Nickols in the Brookshire

What To Do In The Garden

WATER YOUR TOMATOES

Use all soluble plant food. Remove with sharp knife in foliage at bottom of to insure new growth.

Padgett Floral

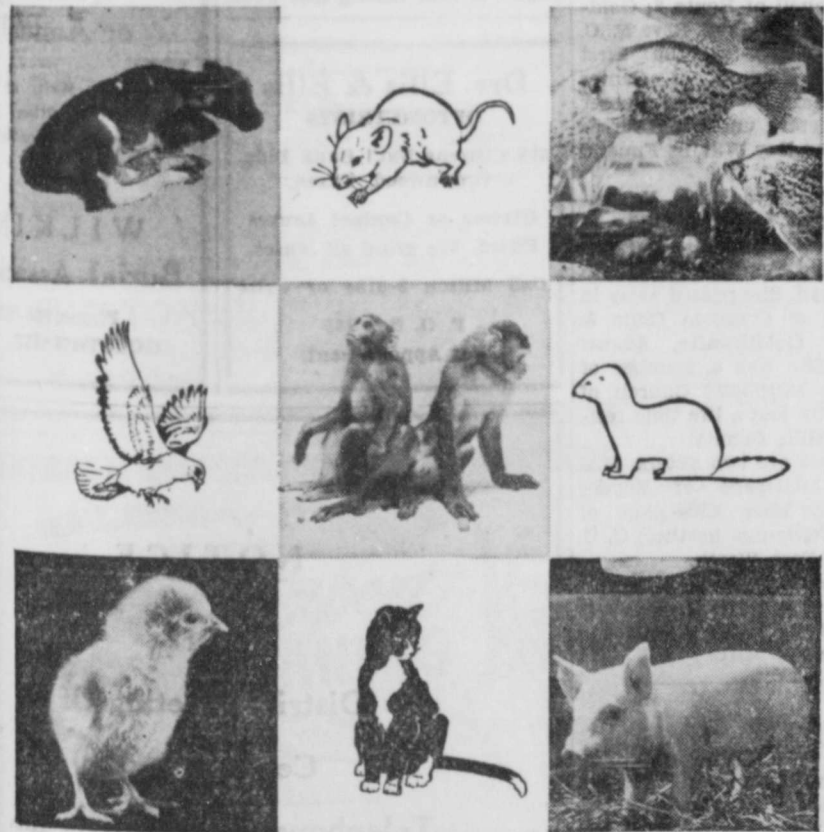
Phone 648-2612

Miss Beverly Shearer, Bride-Elect, Complimented With A Gift Tea

Miss Beverly Shearer, bride-elect of Rocklan King, was complimented with a gift tea in the home of Mrs. Don Geeslin, Tuesday afternoon, August 2, from 4:00 until 5:30 o'clock.

Receiving guests with Mrs. Geeslin were the honoree, Miss Shearer, her mother, Mrs. Lee Shearer of Mason, Mrs. Loyd King, mother of the prospective bridegroom, and Mrs. P. L. Harris of Houston, aunt of the bride-elect.

Mrs. Steve King of Brady presided at the register. Mrs. Ken Bode of San Saba, sister of the honoree, and Miss Mitzi King, sister of the prospective bridegroom, served punch and tea dainties from the refreshment table. The table was laid with a white imported cut work linen cloth over blue, centered with an arrangement of white stephanotis, white mums and yellow dahlias in a white container. White dove figurines completed the centerpiece composition.



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Community News From Mullin

By MRS. JOHNNIE HOLLAND

LAST RITES FOR MRS. DELBERT LINDSEY HELD THURSDAY

Funeral services were conducted for Mrs. Delbert Lindsey of Junction at the funeral home in Goldthwaite last Thursday afternoon. Mrs. Lindsey passed away at her home in Junction after having been ill for some time. Rev. Chambers of Lampasas conducted the services, assisted by a Church of Christ Minister from Junction, who was a close neighbor of Mrs. Lindsey's.

Interment was in the cemetery at Mullin. Our heartfelt sympathy is extended to her loved ones in their loss.

Also we would like to extend sympathy to the Bruce Archer family. He and his family at one time lived in Mullin and had many friends here.

Mr. and Mrs. Mickey Warren have a little new daughter, born in a Brownwood hospital. She has been named Jerry Beth.

Mr. and Mrs. S. J. Casey of Dallas, also Mrs. G. B. Gollightly of Hamilton, were last weekend visitors here with Mrs. L. J. Vann and Mrs. Jewell Baskin. The Caseys are planning a trip in the near future to South Orange, N. J., and Rochester, N. Y., to visit their son, Jack and family and their daughter, Barbara and family.

Other visitors with Mrs. Vann and Mrs. Baskin were Mrs. R. J. Elkins and Mrs. D. C. Willis of Brownwood and Mrs. Leland Sykes of Coleman.

Mrs. Lindsey Kittle is home after a visit at Kermit with her

daughter, Betty, and family. While there they made a trip into New Mexico and other places of interest.

Mrs. H. H. Taylor of Canton, N. C., and her daughter, Mrs. Frank Cox and son, Alan of Norfolk, Virginia, have been here visiting with Mr. A. F. Shelton, Dew and wife; also with Mrs. L. J. Vann and Mrs. Jewell Baskin.

Mr. and Mrs. J. E. Lightfoot of Copperas Cove visited in our home last Saturday afternoon.

Mr. and Mrs. G. H. Heuser of Lake Land, Florida, visited here recently with Mr. and Mrs. G. W. Chancellor. Mr. Heuser is a retired professor from Cornell University in Ithaca, N. Y. They were on their way to Salt Lake City, Utah to attend a conference.

Also Major and Mrs. George W. Chancellor have been here visiting his parents. He was on his way to Ft. Leavenworth, Kansas, where he will attend a Command and General Staff School.

C. A. Baskin was a recent visitor here with the Rev. and Mrs. George Henry, the G. W. Chancellors and Mrs. Jewell Baskin. He and his family are moving to Greeley, Colorado, where it is much cooler than here, I hope. We have had some small showers though that have helped out a lot.

Mr. and Mrs. Jimmy Ethridge and Randy will be returning to Hutto soon, where he will be a teacher in the school system again. He is also assistant football coach which will make it necessary for them to be there by the 15th and that is just around the corner.

Mr. and Mrs. Bob Parker and Donna of Kermit were weekend visitors here with her parents, Mr. and Mrs. Grady Hancock, and his parents, Mr. and Mrs. Pat Parker of Caradan.



By

NORVA C. KUYKENDALL

NEWS BRIEFS

Susan Kay Fisher and Faylene Smith will be representing Mills County in the District 8 4-H Dress Review at Stephenville tomorrow, August 12. Results will be included in this column next week. Mrs. E. L. Fisher and Mrs. J. R. Smith will accompany their daughters to Stephenville and attend the review. The home demonstration agent will participate in preparations on August 11 as well as the August 12 event.

The Family Living Subcommittee, which is part of the Program Building Committee, will meet August 16 at 10 a. m. in the Home Demonstration Office, Goldthwaite. This meeting is to study background information and set priorities for work in 1967. This is a very important meeting, we hope all of the committee members will try to be with us for the day.

Scallorn News

By MRS. ORA BLACK

A few light but refreshing showers fell here through last week.

The dry hot weather has made some of us realize the need of better and more water facilities.

C. H. Black had a well drilled on his home place and a pump installed. Ed Evans replaced two storage tanks at his two separate wells and a pump was also placed over the well at the home of Mrs. Ora Black. This well furnishes an inexhaustible supply of water where from six to seven head of livestock water each day.

Mr. and Mrs. C. B. Langford and family of California are visiting here with their aunts, Mrs. C. H. Black and Mrs. James Teague.

Mr. and Mrs. Dean Burk and family of San Angelo were guests of Mrs. Silas Burk last week. Their two daughters remained for a longer visit, with their grandmothers, Mrs. Burk and Mrs. Wilkie at Pleasant Grove.

Mr. and Mrs. Charles Wright of Bangs were guests of her mother and brother, Mrs. Ora Black and Billy Black, Wednesday.

Mrs. Huntis Black and little son visited with her parents, Mr. and Mrs. Winifred Sheldon at Star.

Mrs. Carrie Hereford and Mrs. Lila Ward visited here with their sister, Mrs. Lora Maund, Tuesday.

Mr. and Mrs. C. H. Black were guests of Mr. and Mrs. James Teague and family in Lometa Saturday evening.

Those who enjoyed a fish supper in our home Wednesday were Mr. and Mrs. Charles Wright of Bangs, Mr. and Mrs. Earl Blake and C. H. Black. Huntis Black furnished the fish.

Work is progressing nicely on the home of Mr. and Mrs. Layton Black, located seven miles south of Goldthwaite on the Lometa Highway.

Mr. and Mrs. Dick Hughes and Mr. and Mrs. Layton Black called in the C. H. Black home Sunday afternoon.

Friends and relatives are invited to the birthday celebration of C. H. Black, August 20, at the home of his mother. Supper will be served at 7:00 o'clock.



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September Wedding Planned

Mrs. Jo Anne Krauss of Celina and Mr. Leonard Krauss of Dallas announce the engagement and approaching marriage of their daughter, Miss Kathy Krauss to Richard Henry Standley, son of Mr. and Mrs. Ray Standley of Goldthwaite. The bride-elect is a graduate of Celina High School and attended Texas Technological College at Lubbock. Her fiancé is a graduate of Goldthwaite High School and attended Texas Christian University, Fort Worth. He plans to attend college this fall. The wedding will be solemnized September 3, 1966, at 5:00 p. m., in the home of Mrs. Rayburn Nall of Sherman, aunt of the bride-elect.

Miss Laura Gertrude Head, 84, Succumbs, Friday, August 5, 1966

Funeral services for Miss Laura Gertrude Head, 84, of Goldthwaite were held in the First Methodist Church of Cen-

Pat Carswells Host Star 4-H Monday Night

By ROBERT HUNT

The Star 4-H Club held a meeting Monday night at the home of Mr. and Mrs. Pat Carswell.

Larry Alexander, vice president, presided.

For new business we discussed where we would hold our next meeting, which will be held at the home of Mr. and Mrs. Haskell Alexander.

The meeting was then adjourned for refreshments and games.

Members present were Larry Alexander, Sandra Alexander, Rhonda Cook, Donna Soules, Patsy Carswell, Marvin Hunt, and Robert Hunt.

Adult leaders attending were Mr. and Mrs. Pat Carswell, Mr. and Mrs. Haskell Alexander, and Mr. and Mrs. J. D. Hunt.

ter City, Sunday afternoon, August 7, 1966, at 3:00 o'clock. Services were conducted by Rev. Tom Mitchell of Route 3, Goldthwaite, assisted by Rev. E. C. Young, pastor of the First Methodist Church of Center City. Burial was in the Center City Cemetery under the direction of the Roy Wilkins Funeral Home.

Miss Head was born November 18, 1881 at Center City in Mills County, daughter of the late J. B. Head and Asenath Baker Head. She passed away in Childress & Cruzcosa Clinic & Hospital, Goldthwaite, August 5, 1966. She was a member of the First Methodist Church of Center City and a life time resident of Mills County.

Survivors are two sisters, Mrs. Bertha Littlepage of Snyder and Mrs. Mary Littlepage of Weatherford; one brother, C. C. Head of Fort Worth.

Palbearers were Aubrey Head, F. M. Head, L. F. Head, Morgan McNeil, Odell Head and J. B. Head.

Personal

Mr. and Mrs. Jack Locklear and children of Austin spent Sunday with his parents and sister, Mr. and Mrs. Clabe Locklear and Mrs. Cecil Williams.

Last Rites For Bruce A. Archer Conducted Monday Morning, August 8, 1966

Funeral services for Bruce Alex Archer, 48, of Goldthwaite were held Monday morning, August 8, 1966, at 10:00 o'clock in the Goldthwaite Church of Christ. Services were conducted by Douglas LeCroy, minister of the church. Burial was in Goldthwaite Memorial Cemetery under the direction of the Roy Wilkins Funeral Home.

Palbearers were William Crawford, Norman Duren, Tas Renfro, Carl Letbetter, Philip Nickols and Doug Collier.

Mr. Archer was born October 13, 1917, Oakville, Texas, son of

the late George Marion Archer and Dora Bell Reddick. He passed away Saturday, August 6, 1966, in Childress and Cruzcosa and Hospital. He was a member of the Church of Christ, a veteran of WWII. He has been in Goldthwaite the past several years.

On May 9, 1942 he was married to Miss Edith Kimmie Goldthwaite.

Survivors are his wife, Edith Archer of Goldthwaite; one son, Bruce Alex Archer of Austin; a daughter, Warren (Deanna) Hollis of Fort Worth; his mother, T. H. Brackeen of Three Rivers; one brother, G. E. Archer of Corpus Christi and a sister, Roy Blake, also of Christ.

Personals

Mr. and Mrs. Charles Porter Jr., and son of Austin spent Saturday night with Mrs. Porter's parents, Mr. and Mrs. Luther Ward.

Mr. and Mrs. Ira Wright have as their guests, Mrs. Wright's aunt, Mrs. Wallace Womack and daughter, Mrs. Winnie Hughes, both of Anson.

Mr. and Mrs. Lyndon Davis and Mary have returned to their home in San Bernardino, California, after a ten days visit with his mother, Mrs. Addie C. Davis. They were accompanied home by Mrs. Susie Smith of Fort Worth, aunt of Mr. Davis.

Mr. and Mrs. Floyd Spradley Jr., and sons, Tim and Danny, spent Sunday in Stephenville with Mr. and Mrs. Gerry Head and "Chip."

Mr. and Mrs. R. W. Hester of Fort Worth returned home Tuesday after a week's visit with his parents, Mr. and Mrs. John A. Hester.

Mr. and Mrs. Ray Blackburn had as their guests Billy Blackburn of Austin, Mr. and Mrs. R. G. Blackburn and son, Gary of Wilburton, Oklahoma, Mr. and Mrs. V. T. Horton of Goldthwaite and Mr. and Mrs. M. R. Collier of Star during last week.

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NOTICE

Of District Meeting Of Central Texas

Telephone Cooperative, Inc.

DISTRICT 1 — STAR-CARADAN-EVANT: Thursday night, August 18, 1966 at 8:00 P. M., Star Gym.

DISTRICT 2—ALGERITA, BIG VALLEY, LOCKER: Wednesday night, August 17, 1966, 8:00 P. M., Ridge School House.

DISTRICT 7 — MERCURY - ROCHELLE: Tuesday night, August 16, 1966, 8:00 P. M., Rochelle Community Center.

DISTRICT 8 — LOHN, MELVIN, DOOLE: Monday night, August 15, 1966, 8:00 P. M., Lohn Tabernacle.

DISTRICT 9 — EOLA: Friday night, August 19, 1966, 8:00 P. M., Eola High School.

These district meetings are for the purpose of nominating one candidate for director from each district. You will vote on these, electing one from each district at the annual meeting, October 3, 1966.

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REV. HENRY C. GARBER

Garber holds the Bachelor of Divinity degree from Southwestern Baptist Theological Seminary in Fort Worth. He is a member of the Home Mission Board of the Southern Baptist Convention and of the Executive Board of the Baptist General Convention of Texas. He has been selected to be listed in the newest edition of "Who's Who in the South and Southwest." Mr. Garber is a Rotarian, a Master Mason, Knight Templar and a member of the United Fund Board of Directors in Denison.

New And Renewal Subscriptions To Eagle-Enterprise For July

- D. F. Warren, Route 1
Mrs. Lloyd Laughlin, Idalou
Johnny Wood, Abilene
Edwin Rickow, Priddy
W. R. Bynum, City
Wyatt Berry, City
Allen Moreland, City
M. L. Lindsay, Route 2
F. P. Bowman, City
Mrs. R. C. Petty, Route 1
Mrs. Jack Montgomery, Big Spring
G. C. Perry, Route 2
Rosebud Beauty Shop, City
Mrs. Roy S. Timberlake, San Saba
E. B. Gilliam, City
Mrs. Gladys V. Wooster, Alvin
Mrs. W. W. Williams, Hamilton
R. M. Cox, Route 2
Mrs. Arthur Cline, City
Oma Robertson, City
Roy K. Nowell, Corpus Christi
G. W. Barrington, Waco
Mrs. Florence Masters, Dallas
Mrs. J. M. Geeslin, City
R. C. Stoker, San Saba
Mrs. Sam Allen, Dallas
L. W. Parker, City
P. R. Reid, City
Dale Reid, Mullin
W. C. Whittenburg, Mullin
Mrs. Eva Stewart, Route 1
Ernest F. Barton, Waco
Robert L. Burdette, City
Woodrow Long, Route 2
Eric D. Roberson, Route 1
H. L. Ivy, Friona
W. L. Hamilton, Route 3
A. B. Conrad, Lometa
I. A. Hollis, Brownwood
Mrs. Gus Roberts, Arlington
Thelma Wortman, Tuttle, Oklahoma
Bob Wood, Dodge City, Kan.
Harry W. Palmer, Fort Worth
Mrs. Eunice Morris, Brady
Mrs. H. T. Klatt, Mission

Moline "Pick-Ups"

- By LEMON SQUEEZER.
Mr. and Mrs. Glen Baird of Belton spent several days here recently visiting his parents, Mr. and Mrs. F. R. Baird.
Mr. and Mrs. Paul Lee visited Sunday afternoon with Mrs. Beuna Sanderson and sister, Miss Bessie Shuler.
Mr. and Mrs. Carl Cook spent Saturday with his brother, Don and wife at Kingsland.
Mrs. Inez Kinsey and Mike are moving to Star.
Mr. Floyd Donnelly, Irwin, Tresa, Helen and Pat spent the weekend at Athens with his wife and two daughters and also to see the new grandson. Mrs. Donnelly has been there for a couple of weeks.
Mr. and Mrs. Virgil Waldrup visited with the Haskell Alexanders Friday afternoon.
Mr. and Mrs. Carl Cook and Mr. and Mrs. Webb Laughlin visited with Mr. and Mrs. Clem Adams Thursday night awhile.
Mrs. Ruby Hunt entered Childress & Cruzcosa Clinic & Hospital Tuesday. We hope she is soon able to come home.
Miss Sandra Alexander visited with the Webb Laughlins Thursday afternoon.
Mr. and Mrs. Sammie Wilson of California came in Friday for a visit with his mother, Mrs. Ray Duncan and Ray, and Mrs. Alva Edwards and brother of Goldthwaite ate supper with the Duncans and Wilsons.
Mrs. Townsend Butts and Kathy of Lampasas and Mrs. Pink Adams of Lometa spent Sunday with Mr. and Mrs. Clem Adams.

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T. C. Chaney, Mullin
F. M. House, Highland
H. L. Egger, City
R. D. Egger, Mullin
Mable Holt, Route 2
Y. B. Johnson, City
Pauline Sutherland, Route 2
W. H. Bessent, Indian Gap
Grady Tullos, City
C. A. Bradley, Alice
D. R. Edgington, Brownwood
Mrs. Pat Martin, Irving
Mrs. Bertha Littlepage, Snyder

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C. L. Mashburn, City
A. F. Shelton, Dallas
Julian Evans, Route 2
Mrs. J. C. Evans, Route 2
Mrs. E. R. Slocum, Hobbs, New Mexico
F. R. Baird, Moline Route
W. L. Barker, Mullin
Jimmie D. Hicks, San Francisco, California
Mrs. Owen Sloan, City
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Bugles, Whistles 3 Boxes \$1

Roxey Canned
Dog Food 14 Tall Cans \$1

Energy - "Biggest Buy In Town"
Liquid Soap Full Quart 39¢

5 Lbs. 10 Lbs.
IMPERIAL SUGAR 45¢ 89¢
Limit 1 Bag either size
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Ice Cream 1/2-Gal. 49¢

Affiliated or Pure Milk
Mellorine 3 1/2-Gals. \$1



5 Lb. Bag **29¢**

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Bacon 4-lb. Box **\$1.29**

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Inside Mission

By LIDA BYRNE

Your soul be lost and returned to you? In verse 3 tells us "He will restore your soul." What can be done for your soul to be restored? The Bible, chapter 7, verse 14 says: "It is good that thou take hold of this, yea,

also from this withdraw not thine hand: for he that feareth God shall come forth of them all."

STAR-DRAG CARE

When storing a star-drag reel, always completely back off the tension. Prolong storage with the drag tightened down will ruin the drag discs, causing them to chatter and slip when again put to use.

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 1, 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 subdivisions located within the county and any other political subdivisions located within the county or with the county, providing for an election to be held on the first Tuesday after the first Monday in November, 1966, at which time the ballot shall have printed thereon the following:

Section 1. That the Legislature may provide for the consolidation of some functions of government of any county or more political subdivisions comprising or located within any county in this State having one million, two hundred thousand (1,200,000) or more inhabitants. Any such consolidation shall require an election to be held within the political subdivisions affected by such consolidation, and the majority of the voters in each of these political subdivisions, under such terms and conditions as the Legislature may prescribe.

Section 2. The county government, or any political subdivisions comprising or located therein, may contract one with another for the performance of governmental functions re-

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.

Section 1. That Article XVI, Constitution of the State of Texas, be amended by adding a new Section to read as follows: "Section 30c. (a) The terms of office of persons serving on the governing body of a political subdivision of the State created to further the purposes of Section 52, Article III, or Section 59, Article XVI, are validated, so long as the provisions do not provide for a term of office which exceeds six years."

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

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

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

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.

Section 1. That Article III, Section 3, of the Constitution of Texas, be and the same is hereby amended so as hereafter to read as follows: "Section 3. The Senators shall be chosen by the qualified electors for the term of four years; but a new Senate shall be chosen after every apportionment, and the Senators elected after each apportionment shall be divided by lot into two classes. The seats of the Senators of the first class shall be vacated at the expiration of the first two years, and those of the second class at the expiration of four years, so that one half of the Senators shall be chosen biennially thereafter. Senators shall take office following their election, on the day set by law for the convening of the Regular Session of the Legislature, and shall serve thereafter for the full term of years to which elected, and until their successors shall have been elected and qualified."

Section 2. That Article III, Section 4, of the Constitution of Texas, be and the same is hereby amended so as hereafter to read as follows: "Section 4. The Members of

the House of Representatives shall be chosen by the qualified electors for the term of two years. Representatives shall take office following their election, on the day set by law for the convening of the Regular Session of the Legislature, and shall serve thereafter for the full term of years to which elected and until their successors shall have been elected and qualified."

"FOR the Constitutional Amendment establishing the date on which newly elected Members of the Legislature shall qualify and take office."

"AGAINST the Constitutional Amendment establishing the date on which newly elected Members of the Legislature shall qualify and take office."

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

Section 4. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for such election and this Amendment shall be published in the manner and for the length of time required by the Constitution and Laws of this State.

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, custodial personnel of the Texas Department of Corrections or full-paid firemen who suffer violent death in the course of their duties as law enforcement officers, custodial personnel of the Texas Department of Corrections or as full-paid firemen.

Section 1. That Article III, Constitution of the State of Texas, be amended by adding Section 51-d to read as follows: "Section 51-d. The Legislature shall have the power, by general law, to provide for the payment of assistance by the State of Texas to the surviving spouse and minor children of law enforcement officers, custodial personnel of the Texas Department of Corrections or of full-paid firemen who suffer violent death in the course of their duties as law enforcement officers, custodial personnel of the Texas Department of Corrections or as full-paid firemen."

Section 2. The only purpose of the amendment proposed in this Resolution is to make the aforesaid deletion. The adoption of this amendment shall not be deemed to have the effect of re-adopting the remainder of the Section, and if any other amendment to this Section, being for a different purpose, is adopted at an earlier election or at the same election, the adoption of this amendment shall not be construed as nullifying the change made by such other amendment.

Section 3. 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 allow members of the Armed Forces who are residents of Texas to vote."

"AGAINST the Constitutional Amendment to allow members of the Armed Forces who are residents of Texas to vote."

Section 4. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time required by the Constitution and Laws of this State.

Section 5. If the foregoing amendment is adopted, the proclamation of the Governor declaring the adoption of the amendment shall set forth the full text of the amended Section, as amended herein and by any other proposed amendment which is submitted by the 59th Legislature and which has been duly adopted prior to such proclamation.

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 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.

Section 1. That Section 2, Article VI, Constitution of the State of Texas, be amended by deleting the following language: "Any member of the Armed Forces of the United States or component branches thereof, or in the military service of the United States, may vote only in the county in which he or she resided at the time of entering such service as long as he or she is a member of the Armed Forces."

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

ner, the wife may pay the poll tax of her husband and receive the receipt therefor. The Legislature may authorize absentee voting. And this provision of the Constitution shall be self-enacting without the necessity of further legislation. Any member of the Armed Forces of the United States or component branches thereof, or in the military service of the United States, may vote only in the county in which he or she resided at the time of entering such service as long as he or she is a member of the Armed Forces."

Section 2. The only purpose of the amendment proposed in this Resolution is to make the aforesaid deletion. The adoption of this amendment shall not be deemed to have the effect of re-adopting the remainder of the Section, and if any other amendment to this Section, being for a different purpose, is adopted at an earlier election or at the same election, the adoption of this amendment shall not be construed as nullifying the change made by such other amendment.

Section 3. 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 allow members of the Armed Forces who are residents of Texas to vote."

"AGAINST the Constitutional Amendment to allow members of the Armed Forces who are residents of Texas to vote."

Section 4. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time required by the Constitution and Laws of this State.

Section 5. If the foregoing amendment is adopted, the proclamation of the Governor declaring the adoption of the amendment shall set forth the full text of the amended Section, as amended herein and by any other proposed amendment which is submitted by the 59th Legislature and which has been duly adopted prior to such proclamation.

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.

Section 1. 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. (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 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 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. (g) 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. (h) For the purpose of this Section, the land shall be subject to an additional

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."

Section 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."

Section 3. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time 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 to be voted on by all electors throughout this State.

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

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

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."

Section 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."

Section 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.

Section 1. That Section 3-b of Article VII of the Constitution of Texas be amended to be and 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 voted by 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 therefore 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."

Section 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."

Section 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.

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."

Section 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."

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

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."

Section 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."

Section 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.

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 therefore 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."

Section 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."

Section 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.

Section 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.

Rites For Clinton F. Swindle Conducted Thursday Afternoon

Funeral services for Clinton F. Swindle, 56, of Houston, were held in Wilkins Funeral Chapel in Goldthwaite, at 2:00 o'clock, Thursday afternoon, August 4, 1966. Services were conducted by Rev. T. M. Mitchell of Route 3, Goldthwaite. Burial was in Indian Gap Cemetery under the

direction of the Roy Wilkins Funeral Home. Pallbearers were Charlie Swindle, Harold Heath, Bobby Jones, Hurley (Bill) Gainer, Dugan Swindle and E. D. Heath. Mr. Swindle was born August 4, 1909 in Priddy, Texas, son of Mr. and Mrs. Robert F. Swindle.

He passed away at the home of his parents in Goldthwaite, August 2, 1966. He was a Baptist and a member of a Masonic Lodge in Houston. He had worked for Ruple Spring Company for 28 years and for many years was supervisor of Spring Production.

Survivors are his parents, Mr. and Mrs. Robert F. Swindle of Goldthwaite; one brother, Newman Swindle of Goldthwaite, and a sister, Miss Bobbie Lou Swindle, also of Goldthwaite.

— IT PAYS TO ADVERTISE —

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. SENATE JOINT RESOLUTION NO. 26 proposing an Amendment to Sections 4 and 5 of Article V of the Constitution of the State of Texas to provide for a Court of Criminal Appeals of five members; prescribing their qualifications; elections, appointments, tenure of office and compensation; and prescribing the term of court of said court.

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

Section 1. That Section 4 of Article V of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Section 4. The Court of Criminal Appeals shall consist of five Judges, one of whom shall be Presiding Judge, a majority of whom shall constitute a quorum, and the concurrence of three Judges shall be necessary to a decision of said court. Said Judges shall have the same qualifications and receive the same salaries as the Associate Justices of the Supreme Court. They shall be elected by the qualified voters of the state at a general election and shall hold their offices for a term of six years. In case of a vacancy in the office of a Judge of the Court of Criminal Appeals, the Governor shall, with the advice and consent of the Senate, fill said vacancy by appointment until the next succeeding general election.

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

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

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

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

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

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

"The Court of Criminal Appeals 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 necessary to enforce its own jurisdiction. The Court of Criminal 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-

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

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

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

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

Each voter favoring said proposed Amendment shall scratch off the ballot in the same manner the following words printed on said ballot: "AGAINST the Amendment to the State Constitution providing for a Court of Criminal Appeals of five members, and prescribing the term of said court."

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

Sec. 4. The Governor shall issue the necessary proclamation for said election and have same published and said election shall be held as provided by the Constitution and laws of this state.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. SENATE JOINT RESOLUTION NO. 4 proposing an Amendment to the Constitution of Texas by adding to Section 62 of Article XVI a new subsection to be denominated subsection (c), of said Section 62, authorizing the Legislature to enact laws establishing, subject to the limitations stated, a State-wide System of Retirement, Disability and Death Compensation benefits for the officers and employees of the counties and other political subdivisions of the state, and of the political subdivisions of any county.

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

Section 1. That Section 62 of Article XVI of the Constitution of the State of Texas be amended by adding thereto a subsection (c) which shall read as follows: "(c) The Legislature is authorized to enact appropriate laws to provide for a System of Retirement, Disability and Death Benefits for all the officers and employees of a county or other political subdivision of the state, or a political subdivision of a county; providing that when the Texas Legislature has passed the necessary enabling legislation pursuant to the Constitutional authorization, then the governing body of the county, or other political subdivision of the state, or political subdivision of the county shall make the determination as to whether a particular county or other political subdivision of the state, or political subdivision of the county participates in this System; providing further that such System shall be operated at the expense of the county or other political subdivision of the state, or political subdivision of the county electing to participate therein and the officers and employees covered by the System; and providing that the Legislature of the State of Texas shall never make an appropriation to pay the costs of this Retirement, Disability and Death Compensation System.

"The Legislature may provide for a voluntary merger into the System herein authorized by this Constitutional Amendment of any System of Retirement, Disability and Death Compensation Benefits which may now exist or that may hereafter be established under subsection (b) of Section 62 of Article XVI of the Texas Constitution; providing further that the Texas Legislature in enabling statute which may now exist or that may hereafter be established shall make the determination as to the amount of money that will be contributed by the county or other political subdivision of the state or political subdivision of the county to the State-wide System of Retirement, Disability and Death Benefits, and the Legislature shall further provide that the amount of money contributed by the county or other political subdivision of the state or political subdivision of the county shall equal the amount paid for the same purpose from the income of each officer and employee covered by this State-wide System.

"It is the further intention of the Legislature in submitting this Constitutional Amendment, that the officers and employees of the county or other political subdivision of the state or political subdivision of the county may be included in those systems regardless of whether the county or other political subdivision of the state or political subdivision of the county participates in a System under the provisions of subsection (b) of Section 62 of Article XVI of the Texas Constitution as the same is herein amended."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at the General Election in November, 1966, at which all ballots shall have printed thereon: "FOR the Constitutional Amendment authorizing the Texas Legislature to establish a State-wide Cooperative System of Retirement, Disability and Death Benefits for the officials and employees of the various counties or other political subdivisions of the state, or political subdivisions of the county; authorizing the Legislature to provide for a voluntary merger into the system authorized by this Amendment by those officers and employees covered by the provisions of subsection (b) of Section 62 of Article XVI of the Texas Constitution as now existing or may hereafter be established; providing that costs of this System shall be borne by the counties and other political subdivisions of the state and political subdivisions of the county electing to participate therein and the officers and employees covered by the System; and forbidding the Legislature from making any appropriations for the operation of this System."

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

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

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

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

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

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

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

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER ELEVEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. SENATE JOINT RESOLUTION NO. 19 proposing an Amendment to Section 49-d, Article III of the Constitution of the State of Texas, declaring state policy regarding optimum development of water reservoirs; providing for the use of the Texas Water Development Fund under such conditions as the Legislature may prescribe by General Law in the acquisition and development of storage facilities and any system of works properly appurtenant thereto; providing for the sale, lease or transfer of such facilities under General 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 each house; providing that anticipatory legislation shall not 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:

Section 1. 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 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 of beneficial use for the additional purposes of acquiring and developing storage facilities, and any system of 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 fund provided for water development, transmission, transfer or filtration shall not be used to finance any project which contemplates or results in the removal from the basin of origin of any surface water necessary to supply the reasonably foreseeable future water requirements for the next ensuing fifty-year period within the river basin of origin, except on a temporary, interim basis.

"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 lease, in whole or in part, to 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 on such contracts. If storage facilities are acquired for a term of years, such contracts shall contain provisions for renewal that will protect the state's investment.

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

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

acquisition of such storage facilities or the water impounded therein. The money received from any sale, transfer or lease of storage facilities or associated system or works shall be used to pay principal and interest on state bonds issued or contractual obligations incurred by the Texas Water Development Board, provided that when moneys are sufficient to pay the full amount of indebtedness then outstanding and the full amount of interest to accrue thereon, any further sums received from the sale, transfer or lease of such storage facilities or associated system or works may 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 service, may be used for the operation and maintenance of acquired facilities, and for the payment of principal and interest on debt incurred.

"Should the Legislature enact enabling laws in anticipation of the adoption of this Amendment, such Acts shall not be void by reason of their 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 further 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 further 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 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 or election; providing that the membership of the board shall be based upon the proportionate part of the population of each county, with no county having less than one member; providing for the necessary election; authorizing the levy of an annual tax not to exceed seventy-five cents (75c) per One Hundred Dollars (\$100) valuation; provided, however, that the property of state regulated common carriers 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 list approved by the Board of Directors of said Authority, said taxes to be assessed equally and uniformly throughout the county or counties, comprising the Authority, as required by the Constitution; granting to such Authority the power to acquire by purchase, or through eminent domain proceedings existing publicly financed airport properties or other sites necessary to have and to improve the same, power to issue and sell general obligation bonds and revenue bonds, or either of them; authorizing the assumption of outstanding indebtedness secured by general obligation bonds and assuming the obligations of the city and bonds under ordinance 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 addition of an additional county or counties to the Authority.

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

Section 1. That Article IX of the Constitution of the State of Texas be amended by adding thereto a new Section to be known as Section 12, reading as follows: "Section 12. The Legislature may by law provide for the creation, establishment, maintenance and operation of

Airport Authorities composed of one or more counties, with power to issue general obligation bonds, revenue bonds, either or both of them, for the purchase, acquisition by the exercise of the power of eminent domain or otherwise, construction, reconstruction, repair or renovation of an airport or airports, landing fields and runways, airport buildings, hangars, facilities, equipment, fixtures, and any and all property, real or personal, necessary to operate, equip and maintain an airport; shall provide for the option by the governing body of the city or cities whose airport facilities are served by certificated airlines and whose facilities are of interest therein, is proposed to be or has been acquired by the Authority, to either appoint or elect a Board of Directors of said Authority; if the Directors are appointed such appointment shall be made by the County Commissioners Court after consultation with and consent of the governing body or bodies of such city or cities, and if the Board of Directors is elected they shall be elected by the qualified taxpaying voters of the county which chooses to elect the Directors to represent that county, such Directors shall serve without compensation for a term fixed by the Legislature not to exceed six (6) years, and shall be selected on the basis of the proportionate population of each county based upon the last preceding Federal Census, and shall be a resident or residents of such county; provide that no county shall have less than one (1) member on the Board of Directors; provide for the holding of an election in each county proposing the creation of an Authority to be called by the Commissioners Court or Commissioners Courts, as the case may be, upon petition of five per cent (5%) of the qualified taxpaying voters within the county or counties, said elections to be held on the same day or more than one county is included, provided that no more than one (1) such election may be called in a county until after the expiration of one (1) year; in the event such an election has been called, and thereafter only upon a petition of ten per cent (10%) of the qualified taxpaying voters being presented to the Commissioners Court or Commissioners Courts of the county or counties in which such an election has failed, and in the event that two or more counties vote on the proposition of the creation of an Authority therein, the proposition shall not be deemed to carry unless the majority of the qualified taxpaying voters in each county voting

thereon vote in favor thereof; provided, however, that an Airport Authority may be created and be composed of the county or counties that vote in favor of its creation; if separate propositions are submitted to the voters of each county so that they may vote for a two or more county Authority or a single county Authority; provide for the appointment by the Board of Directors of an Assessor and Collector of Taxes in the Authority, whether constituted of one or more counties, whose duty it shall be to assess all taxable property, both real and personal, and collect the taxes thereon, based upon the tax rolls approved by the Board of Directors, the tax to be levied not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) assessed valuation of the property, provided, however, that the property of state regulated common carriers required by law to pay a tax upon intangible assets shall not be subject to taxation by the Authority, said taxable property shall be assessed on a valuation not to exceed the market value and shall be equal and uniform throughout the Authority as is otherwise provided by the Constitution; the Legislature shall authorize the purchase or acquisition by the Authority of any existing airport facility publicly owned and financed and served by certificated airlines, in fee or of any interest therein, or to enter into any lease agreement therefor, upon such terms and conditions as may be mutually agreeable to the Authority and the owner of such facilities, or authorize the acquisition of same through the exercise of the power of eminent domain, and in the event of such acquisition, if there are any general obligation bonds that the owner of the publicly owned airport facility has outstanding, the same shall be fully assumed by the Authority and sufficient taxes levied by the Authority to discharge said outstanding indebtedness; said 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, the Authority shall assume and discharge all the obligations of the city under the ordinance 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 additional county or counties may be added to an existing Authority if a petition of five per cent (5%) of the qualified taxpaying voters is filed with and an election is called by the Commissioners Court of the county or counties seeking admission to an Authority, and the vote is favorable, then admission may be granted to such county or counties by the Board of Directors of the then existing Authority upon such terms and conditions as they may agree upon and evidenced by a resolution approved by two-thirds (2/3) of the then existing Board of Directors, provided, however, the county or counties that may be so added to the then existing Authority shall be added to the Board of Directors by adding additional directors in proportion to their population according to the last preceding Federal Census."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday 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, and authorizing the levy of a tax not to exceed Seventy-Five Cents (75c) on the 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 a tax not to exceed Seventy-Five Cents (75c) on the 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.

Vertical advertisement on the right edge of the page, partially cut off. Visible text includes "GOLDTHWAITE Goldth", "SALES", "Devil", "Mix", "Sof", "We", "ton Te", "B", "A", "Peak As", "Vegetables", "GRA", "Frc", "Ha", "All P", "August", "Bill", "Your G", "OPE".

SAVING IS EASY AT M MINIMAX



Double Stamps Every Wednesday
With \$2.50 or More Purchase

Fleming's Flavor-Rich **COFFEE**

1-Lb. **59¢**
Can

Minimax **DETERGENT**

Gt. **59¢**
Box

- Coffee Fleming's Flavor-Rich 2-lb. **\$1.17**
Can
- Applesauce First Pick 2 303 Cans **25¢**
- Flour Minimax 5-lb. Bag **39¢**
- Catsup Del Monte 14-oz. Btl. **19¢**
- Dessert Royal Gelatin 12 3-oz. Pkgs. **\$1**

Dressing Good Value Salad **29¢**
Bleach Minimax **25¢**
Crisco Shortening **69¢**



Fryers USDA GRADE "A" WHOLE **29¢**
Hamburger Extra Lean **Lb. 39¢**

Worth 100 Bonus Buccaneer Stamps
With Purchase of \$7.50 or More At LOY LONG'S MINIMAX
Name _____
Address _____
Limit One To A Customer.
Coupon Expires August 13, 1966

- Apple Libby or Del Monte 4 1 1/2 Cans **\$1**
- Apple Libby or Del Monte 4 1 1/2 Cans **\$1**
- Devils Food, Yellow Betty Crocker 3 20-oz. Pkgs. **89¢**
- Mix Soft Weave 2-Roll Pkg. **25¢**
- Tea 1/4-lb. Pkg. **39¢**

- Banquet Assorted 11-oz. Pkg. **39¢**
- Peak Assorted "Mix or Match" 3 24-oz. Bags **\$1**

GRAPE JUICE
5 6-oz. Cans **\$1**

STRAWBERRIES
Frozen Halves 4 10-oz. Pkgs. **\$1**

All Prices Effective August 11, 12, 13, 1966
Bill Pay Station
Your General Telephone

OPEN: 7 AM To 7 PM Mon. Thru Fri.
7 AM To 8 PM Saturday

ICE CREAM
1/2-Gal. Ctn. **49¢**
Elgin - Solid Margarine Limit 1-Lb. Pkg. **10¢**
Cottage Cheese 1-Lb. Ctn. **25¢**

NOVELTIES
Doz. Ctn. **59¢**
Velveeta Cheese Spread 2-lb. Ctn. **99¢**
Pillsbury Sweet or Buttermilk Biscuits 5 8-Oz. Tubes **39¢**

Bacon
Tall 2-Lb. **\$1.59**
Korn Box

Steaks
Tender, Lean Lb. **59¢**
Minute Lb.

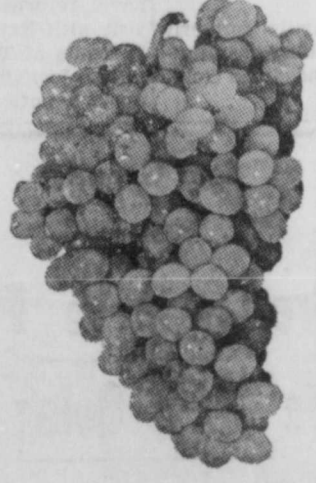
Chuck Roast
JR. BEEF Boneless Lb. **79¢**

Homo Milk 2 1/2-Gal. Ctns. **99¢**
Homo Milk Gal. Ctn. **99¢**

See Our Windows For Our Early Week Specials!

Medium Jar Shampoo Head N' Shoulders Reg. \$1.00 Value **79¢**
Aerosol Can Deodorant Right Guard Reg. 79¢ Value **59¢**
VO5 Hair Dressing Reg. \$1.00 Val. 1-Oz. Tube **89¢**

Your Friendly Family Food Store
LOY LONG'S
1312 FISHER



TANGY SEEDLESS **Grapes** **19¢**
LB. ONLY

Greater Selection... GREATER VALUES! Buccaneer Stamps

- Lemons Sunkist Lb. Only **19¢**
- Celery U. S. NO. 1 Pascal Stalk Only **19¢**
- Bananas Central American Lb. Only **10¢**

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NO SALES TO DEALERS

Last Rites For Three Members Of McCally Family Conducted Tuesday

Funeral services for Mr. and Mrs. William Newton McCally and their son, William Newton McCally, Jr., of Houston were held in the First Methodist Church of Goldthwaite Tuesday afternoon, August 9, 1966, at 2:30 o'clock.

Services were conducted by Rev. L. Maurice Barnett, pastor of the Lake Shore Hills Presbyterian Church of Waco, uncle of Mrs. McCally, and Rev. Bland Kerby, pastor of the Baptist Church of Pearl, also an uncle of Mrs. McCally. Music was presented by Rev. Edward Wadell, pastor of the First Presbyterian Church of Clarksville, Lane Barnett of Austin and Mrs. Thurman Head.

Mr. and Mrs. McCally and their son were killed in an automobile accident Saturday afternoon, August 6, 1966, near Columbus. Their younger son was injured in the accident and is still hospitalized.

Mr. McCally was born in Savoy, Fannin County, Texas, March 24, 1923, son of the late Frederick Lee McCally and Mrs. Lula Eddleman Dunlap. He was a member of the Methodist Church, veteran of World War II, having served in the U. S. Navy. He had a B. S. and M. S. degree from Trinity University and attended Swarthmore College. He was a member of Blue Key and listed in "Who's Who Among Students."

He was married to Miss Greta Allene Barnett, August 10, 1957 in Goldthwaite. They moved to Houston from Bryan three years ago.

Survivors are his son, Kevin Gene McCally of Houston; his mother, Mrs. Lula Dunlap of McKinney; one brother, George McCally, also of McKinney.

Greta Allene Barnett McCally, daughter of W. C. Barnett of Goldthwaite and the late Elsie

Allene Sadler Barnett, was born October 14, 1931 in Whitney. She graduated with a B. S. degree from Trinity University and Baptist Memorial School of Nursing. She was a member of the Methodist Church and also a school nurse.

She is survived by a son, Kevin Gene McCally of Houston; her father, W. C. Barnett of Goldthwaite; three brothers, Weldon Barnett of Brownwood, Gene Barnett of Pasadena, California, and Penn Barnett of Endicott, New York; one sister, Mrs. Betty Culver of San Rafael, California; her paternal grandmother, Mrs. Nellie Barnett of Valley Mills; her maternal grandfather, Wayne Sadler, also of Valley Mills.

William Newton McCally Jr., was born June 4, 1958 in Corpus Christi. He is survived by a brother, Kevin Gene McCally of Houston; maternal grandfather, W. C. Barnett of Goldthwaite; paternal grandmother, Mrs. Lula Dunlap of McKinney.

Burial was in the Valley Mills Cemetery under the direction of the Roy Wilkins Funeral Home.

Pallbearers were all the city employees:

D. W. Arnold, Jimmy Huffman, Dale Allen, James Knight, Jack Huffman, Billy Miller, Ish Tanner, Fred Laughlin, Bill Eckert, Harvey Willson, Duward Fallon and Phil Nickols.



MRS. BILLY PAUL MARTIN

Billy Paul Martin Says Vows With Miss Maxie Alana Hawkins

Miss Maxie Alana Hawkins, daughter of Mr. and Mrs. Al F. Hawkins of Route 2, Fort Worth, became the bride of Billy Paul Martin, son of Mr. and Mrs. Ulric Martin, also of Fort Worth, Friday evening, August 5, at 7:30 o'clock.

Minister Alex Humphrey, Jr., performed the double-ring ceremony at Lake Worth Church of Christ, before a background of greenery, arches, spirals of candelabra and votive candles, centered with a huge fan shaped arrangement of white gladioli and carnations.

Mrs. Margie Robinson, soloist, sang "Because," "I Love You Truly," and the "Wedding March," accompanied by a cappella chorus from Fort Worth Christian College.

The bride, given in marriage by her father, wore a floor-length gown of white silk organza over taffeta, styled with a Princess line. The Chantilly lace bodice featured a panel of lace encrusted with seed pearls cascading down the front of the A-Line skirt. The full length Chapel train was attached to a bow at the back waistline. Her veil of nylon net fell from a pearl and rhinestone tiara. She carried a bouquet of stephanotis centered with an orchid.

Miss Shirley Vigne was maid of honor and Kerry Meador was bridesmaid. They wore floor-length empire gowns of yellow nylon taffeta and yellow nylon

flower headpieces with net veils. They carried bouquets of yellow gladioli and yellow daisies.

Marsha Hawkins, sister of the bride, was flower girl. She wore a yellow nylon dress fashioned like the other attendants and carried a yellow basket of yellow daisies.

Bobby Martin of Stanton was his brother's best man and Joe Hackett was groomsman. Don Kinsey and Richard Gallager were ushers.

For her daughter's wedding, Mrs. Hawkins chose a blue lace dress with blue accessories. Mrs. Martin, mother of the bridegroom, wore a pink silk shantung dress with pink accessories. Both mothers wore orchid corsages.

Immediately following the ceremony a reception was held at the Caravan Motor Hotel dining room. The table was laid with a white cloth, centered with an arrangement of white and yellow mums and lilies-of-the-valley, flanked by silver candelabra.

Barbara Gallager was in charge of the guest book. Donna Davis and Alice Davis served at the refreshment table.

For a wedding trip to Houston the bride wore a blue sheath dress with white accessories and an orchid corsage.

The bride is a graduate of North Side High School, Fort Worth, and attended Arlington State College. Mr. Martin is a graduate of Lake Worth High School and attended A. C. C. and Arlington State College.

The couple will be at home in the Mitchell Apartments in Arlington, where Mr. Martin is employed at Lind Tempo Vault. The couple plan to continue their studies at Arlington State College.

The Martin family formerly lived in the Big Valley community and Billy attended the Goldthwaite Schools.

Childress & Cruzcosa Clinic & Hospital News Release

Tuesday, August 2
Admitted—Stevie L. Price, Goldthwaite; Annie M. Galyan, Bloomington, Indiana; Mrs. T. H. Hunt, Moline; James A. Childress, Goldthwaite; Patty Sue Padgett, Goldthwaite.
Discharged—Jay Lee Brooks; Mrs. Ethel W. Brown; Roberta Childress.

Wednesday, August 3
Admitted—Mrs. David Ray Vest, San Saba; Gertrude Head, Goldthwaite.
Discharged—Thomas N. Reed; Monica Y. Slagle; Beverly Slagle; Diane Elliott.

Thursday, August 4
Admitted—Mrs. Minnie Soules, Goldthwaite; Carl Kauh, Goldthwaite; James A. Dufner, Brownwood.
Discharged—Stevie Price.

Friday, August 5
Admitted—Tommy R. Studard, Brownwood; Mrs. Joel Christenson, Comanche; James R. Wilcox, Caradan; Mrs. Bert Wright, Goldthwaite; Mrs. R. E. Hill, Goldthwaite; Mrs. W. W. Limmer, Priddy.
Discharged—Rufus A. Carr; Annie M. Galyan; Mrs. Barnett Landers; Patty Sue Padgett.

Saturday, August 6
Admitted—Rufus A. Carr, Mullin; Mrs. Robert Mote, Goldthwaite.

Sunday, August 7
Admitted—Wm. Jack Shaw, Goldthwaite.

Monday, August 8
Admitted—Mallie V. Jones, Goldthwaite; Mrs. Albert M. Hunt, Goldthwaite; Carl Wm. Senger, Priddy.

Tuesday, August 9
Discharged—Mrs. Joel Christenson; Mrs. Minnie Soules; Mrs. David R. Vest.

Chappell Hill
By PEARL CRAWFORD

We received some cooler weather and showers during last week. Rainfall here amounted to 8 inch Saturday and early Sunday morning. Tommy Partin reported one inch.

Church services and dinner was enjoyed at the Trigger Mountain Church Sunday. There will be preaching each night this week at the church.

Mr. and Mrs. W. A. Berry attended church at Gatesville Sunday. The health in our neighborhood is satisfactory at present.

Mr. and Mrs. Melvin Tiemann visited a few days with their parents, Mr. and Mrs. F. H. Tiemann.

Steve Price was a patient at the local hospital and his visitors Friday were Mrs. Lillie Johnson and Mr. and Mrs. V. T. Stevens.

I visited several folks at the local hospital during last week. I also visited Mrs. W. B. Summy and Miss Exa Sanders at the Heritage Home.

I saw Wallace Eakins and Miss Ollie Eakins, at the funeral services for Mrs. John J. Berry.

Mr. and Mrs. Hugh Nowell and Mr. and Mrs. Roy Nowell visit at the hospital every day to help take care of G. W. (Granddad) Nowell, who is a patient there.

Mr. and Mrs. William Daniel have returned home after a visit with Rev. and Mrs. Arthur Williams at Tyler.

Mrs. Joel Christenson of Priddy is a patient at Childress &

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Cruzcosa Clinic & Hospital. We wish a speedy recovery for her. Miss Lucy May Burrus of Austin, Pat Oxford of Waco and his boy friend spent the weekend at the W. P. Oxford home.

Mr. and Mrs. R. A. Parker visited Mrs. Maude Parker, Saturday.

J. N. Crook of Comanche and A. L. Crawford were visitors Sunday of Mr. and Mrs. O. A. Evans.

Mrs. Ruby Eldson visited Bob and Ruth Reynolds Saturday afternoon.

Mr. and Mrs. W. A. Berry visited Mrs. L. J. Vann and Mrs. Jewell Ivy Baskin in Mullin on Wednesday.

Fred Perry of Fort Worth visited at Goldthwaite and took his mother, Mrs. B. B. Perry back to her home.

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— SINGINGS —

There will be a Singing at the Ridge Schoolhouse Thursday, (tonight), August 11th at 7:30 o'clock.

Everyone is invited to attend the singing.

Mrs. Moody Perkins of San Angelo was a guest of Mrs. Della Davee, Sunday.

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