

The Goldthwaite Eagle

ESTABLISHED 1894

AND THE MULLIN ENTERPRISE

PAGE 72 NO. 11

GOLDTHWAITE, MILLS COUNTY, TEXAS

SINGLE COPY, 10¢

THURSDAY, AUGUST 18, 1966

LOCAL MARKETS

CATTLE MARKET
LOMETTA COMMISSION CO.

August 12, 1966

Light run, due to rain. Market active and stronger.
Light steer calves, \$28.00-31.00; medium steer calves, \$25.00-28.00; heavy steer calves, \$22.00-25.00.
Light heifer calves, 25.00-28.00; medium heifer calves, \$22.50-25.00; heavy heifer calves, \$20.00-22.50.
Calf steers, 24.00-27.00.
Calf heifers, 21.00-24.00.
Calf calves, 22.50-25.00.
Cows and
Cows, 13.00-16.00
Cows, 15.50-18.00
Cows, 16.00-20.00
Calves, \$150.00-\$250.00
(Packer) 20.00-22.40
(Stocker) 150.00-225.00
(Light) 22.00-26.00

Watters Named County Chairman Texas Pavilion At Ag Hall Of Fame



DAVID WATTERS

David Watters of Goldthwaite has been named county chairman in the Texas campaign to build a Texas Pavilion at the Agricultural Hall of Fame at Bonner Springs, Kansas.

The county campaign is one of more than 200 such campaigns planned throughout Texas this summer.

Honorary state chairman is

Eagle Field Parking Spaces To Sell On Bids

Parking spaces on Eagle field will again be sold to the highest bidder this year, school officials have announced.

Official notice with details of the parking spaces sale appears in this issue.

Last day to place bid for parking space will be on Friday, September 2, at 12 noon.

Revival Slated At Big Valley Baptist Church

Dr. S. S. Stover of Brownwood, a retired missionary from Brazil, will be the evangelist for the weekend revival at the Big Valley Baptist Church, to begin Friday night, August 26 and continue through Sunday, August 28.

Services will be conducted each night at 7:30 o'clock. Sunday services will be Sunday School at 10:00 a. m. followed by worship service at 11:00 a. m. and evening services will be at 7:30 p. m.

Rev. Walter E. Liss of Comanche, pastor of the church, extends an invitation to everyone in Big Valley and surrounding area to attend the services.

Health Notice Is Issued By City Officials

A health notice with respect to drainage from septic tanks and livestock being kept within the city limits has been issued by City Health Officer, Dr. M. A. Childress.

The public notice which appears in this issue of the paper was issued after the city health officer and city officials had called to their attention that there are a number of places in the city where a problem of septic tank drainage exists and also places where livestock is kept.

City officials and the City Health Officer realize that conditions like those called to their attention can create a health hazard and that corrective measures should be taken to eliminate that hazard.

Residents who are faced with such a situation are urged to correct it for the best interest of the community and for their own health and safety and that of their neighbors.

Livestock Raisers Plan Annual Meet Next Thursday Night

Members of the Mills County Livestock Raisers Association will have their annual meeting next Thursday night, August 25, at the Agriculture Barn in Goldthwaite, it has been announced by R. L. Steen, president of the organization.

The meeting is scheduled for 8 p. m. All interested parties are urged to attend.

Plans will be made for the annual Mills County Livestock show and officers will be elected for the new year.

Governor John Connally, who launched the Texas drive in May with a statement and proclamation strongly supporting the national agricultural center.

State co-chairmen are Harold H. Hogue, prominent wheat rancher from Dalhart, and Charles G. Scruggs, editor of The Progressive Farmer, Dallas.

Mr. Scruggs said, "The Agricultural Hall of Fame and National Center is the only institution in the country which is devoted to memorializing the greatness of American agriculture since pioneer days." He explained the National Center is administered by a board of volunteer agricultural and business leaders drawn from every state in the Union and that the center is a private, non-profit, tax-exempt corporation having no government support.

Comprising 275 acres of rolling farm land at one of the highest points in Eastern Kansas, the Agricultural Hall of Fame today has assets of more than \$700,000.

An exhibit hall of 9,500 square feet with an administrative wing of 3,000 square feet were opened to the public last June. A second wing building will soon be under way which will have more than 18,000 square feet of exhibit area and will be the largest of its kind in the world given over exclusively to the exhibit of antique farm power machines.

One of the more popular attractions at the Agricultural Center, according to Fred Leigh, administrator, is "Old Tex," a 2,000-lb. Longhorn given by the Light Ranch of Cotulla, Texas.

Ten more buildings are projected in the \$6 million enterprise expected to take up to five years to complete.

The Texas goal is \$400,000. The Texas Pavilion will represent a gift from the citizens of Texas to all the American people. Plans for the pavilion and its location on the grounds will be supervised by the Texas Council of the Agricultural Hall of Fame. The Council is composed of 29 farmers, ranchers and agri-business leaders from throughout the state. The building is expected to provide facilities for conferences of agriculturally related organizations from throughout the country. Also included will be an auditorium.

Funds to launch the Agricultural Hall of Fame have been received from more than 20 states. Kansas and Missouri contributed the largest share to initial purchases of land and construction of buildings.

Jaycee Benefit Carnival To Get Underway Friday & Saturday Nights

The Jaycee Benefit Carnival will be held in Goldthwaite this Friday and Saturday nights, August 19 and 20.

The two night carnival will begin at 7:00 o'clock around the courthouse square.

Sponsors of the benefit event are the Jaycees and the Lions Club with Elgin Smith as general chairman for the Jaycees

Heavy Rains Cover County

Goldthwaite and the entire Mills County area received some general heavy rains the past week. Most of the rainfall was on Friday and Saturday nights.

Goldthwaite received an official 5.45 inches, according to record kept by weatherman Harry Allen.

This brings the total for Goldthwaite in August to 5.53 inches.

and H. G. Brooks as general chairman for the Lions Club. Committees for the various events have been announced as follows:

Prizes — Lee Roy Stacy and Jimmy Ward.
Ducking Stool — Truett Auldridge, H. G. Brooks and Chuck Todd.
Booths — L. J. Ward, Donald Padgett, Charley Head, Charles Conrad, and Bill Lindsey.

Concessions — Raymond Casbeer, Buddy Morgan, Floyd Spradley and Eugene Ingram.
Pony Rides — Phil Duren, Roger Horton, Glynn Collier and Jesse Moreland.

Cake-Walk — Lee Roy Stacy, Lee Taber, Max Shepherd and Layton Black.

Workers — Elgin Smith, Richard Scott and D. W. Arnold.

Snow Cones — Lester Geeslin, Johnny Vaughan and Charles Childress.

Publicity — Vic E. Koleber, Harrison Stevens, Carl Davis, and Ray Duren.

Goldthwaite Schools Open Aug. 29; Faculty Meeting Is Next Wednesday

Opening of the 1966-67 school year for Goldthwaite Public Schools has been announced by Superintendent LeRoy Beard.

Activities will begin with a faculty meeting next Wednesday morning, August 24, at 9:30 o'clock.

All new students who will be entering the Goldthwaite Schools this fall for the first time are asked to come to the schools on Tuesday, August 23, between the hours of 9:00 to 12:00 a. m. This does not include the first graders who were on the census roll since last February. Students from the first grade through the sixth grade report to the elementary school and students from the seventh grade through the twelfth grade report to the high school.

Faculty Assignments Announced For Mullin, Star And Priddy Schools

Mullin, Star and Priddy schools will open for the new year next week with faculty meetings and registration of students on Thursday, Friday, and Monday, August 25, 26, and 29.

Registration at Mullin will begin at 8:30 a. m. Monday, August 29th, for the first full day of school. The buses will run and lunch will be served.

Star school will have faculty meeting on Thursday, August 25, at 9 a. m. On Friday, buses will run on regular schedule in the morning and school will be dismissed at 11:00 a. m. after registration.

Priddy school will have registration on Monday morning, August 29, to begin their first full day of school.

MULLIN FACULTY
Faculty assignments for the Mullin School have been announced by Supt. A. R. Whisenand, as follows:

First and Second Grades — Mrs. Earl Ellis
Third and Fourth Grades — Mrs. Charlene Mosler
Fifth and Sixth Grades — Mrs. Hubert Reeves

Vocational Agriculture — Jessie Green

Science and Coach — Elam Miles

English — Mrs. G. H. Locke

Business Education and Social Studies — A. J. Dickerson

Math — Miss Patricia Burleson

Special Education Teacher — Mrs. Barbara Collins

Home Economics is now open following the resignation of Miss Gloria Hughey.

PRIDDY FACULTY
Supt. H. Earl Culp of the Priddy Schools has announced the following faculty assignments:

First and Second Grades — Mrs. Thresa Black

Third and Fourth Grades — Mrs. Clessie Culp

Fifth and Sixth Grades — Mrs. Neppie Long

Vocational Agriculture — John Holveck

Commercial Studies — Dorothea Schrader

English, Language Arts and head teacher — Mrs. Anna Currin

Science — Tommy Fryar

Math — Mr. Culp

Social Science and Physical Education — R. M. Currin Jr.

The place for homemaking teacher has yet to be filled.

STAR FACULTY
Faculty assignments for the Star School have been announced by Supt. Wayne Poe as follows:

First and Second Grades — Mrs. Cleo Carswell

Third and Fourth Grades — Mrs. Geraldine Geeslin

Fifth and Sixth Grades — Mrs. Elsie Walton

Vocational Agriculture — Russell Boyd

Vocational Homemaking — Mrs. J. E. Green

Science — C. A. Skipping

Coach and Social Studies — Grant Tidwell

Business and Principal — James Reese

Math and Business — Mr. Poe

English — Mrs. R. Glynn Raley

Reading — Mrs. Wilson Head

REGISTRATION
Thursday, August 25 — Seniors, 8:30 to 10:30 a. m.; Juniors, 10:30 a. m. to 12:30 p. m.; Sophomores, 1:30 to 3:30 p. m.

Friday, August 26 — Freshmen, 8:30 to 10:30 a. m.; Eighth Grade, 10:30 a. m. to 12:30 p. m.; Seventh Grade, 1:00 to 2:00 p. m.

FACULTY ASSIGNMENTS
Goldthwaite School faculty assignments for the 1966-67 year have been announced by Supt. LeRoy Beard.

High school principal will be Hoyett Browning and Elementary school principal will be James Dean.

ELEMENTARY
First Grade — Lois Skipping and Marie Wallace

Second Grade — Gladys Cockrum and Alyne Letbetter

Third Grade — Mary Beth Page and Veona House

Fourth Grade — Reba Davis and Willie Rainey

Fifth Grade — Lee Ruth Campbell and Authula Nickols

Sixth Grade — Euna V. Barnett

HIGH SCHOOL
Vocational Agriculture — Thurman Head

Commercial — Ruth V. Carothers

Social Studies — Iva Cockrell

Math — George Adams

Homemaking — Patty Johnson

English and Spanish — Janell Sherwood

Language Arts — Olyarje Reese and Christine Blackburn

Science — Robert Lee Roberson

Coach — Jackie Williams

Assistant Coach — Carl Davis

SCHOOL PERSONNEL
Luncheon — Lillian Welch, supervisor; Grace Perry, Grace Woods, Opal Henkes, Mettie Edleman, Ellen Galloway, and Mrs. Len Price.

Bus Drivers — Joe Anderson, foreman; Homer Doggett, Cruz Corona, Cleo Dempsey, Elton Horton, Donald Padgett, and Martin L. Heath.

Custodians — George Brown and E. O. Shepherd.

Others — Cleo Rhoades, secretary; Lillian Stokes, Nurse; Yvonne Childress, Itenerant; and O'Donnell Newton, Councilman.

ANNUALS
The Goldthwaite Annuals are to be issued on Friday morning, August 19, between the hours of 9:00 to 12:00 a. m.

All annuals not picked up at this time, will not be delivered until after school begins.

Little Leaguers End 1966 Season With Twenty Wins

The Goldthwaite Little League champion all-stars won first place in the Comanche Tournament last week to end their 1966 baseball season with a bang.

They defeated Gorman 11-3 last Tuesday night, Comanche 11-5 Thursday night, and Stephenville 8-4 Saturday night to win the first place trophy in the tournament.

During their season, they have won twenty out of the twenty-two games played. They also won first place in the San Saba and Comanche Tournaments but were defeated in the Llano Tournament.



MR. AND MRS. NEAL ROSE

Mr. And Mrs. Neal Rose To Mark Fiftieth Wedding Anniversary

Mr. and Mrs. Neal Rose of Route 2, Goldthwaite, will be honored by their children with an open house in celebration of their golden wedding anniversary Sunday afternoon, August 21, 1966.

An invitation is extended to all their friends and relatives by the children to attend the open house to be held at the Mills County Youth Center from 2:00 until 5:00 o'clock. The family request no gifts.

Mr. and Mrs. Rose were mar-

ried in Goldthwaite August 19, 1916. She is the former Miss Cordie Benningfield, daughter of the late Rev. and Mrs. Joe Benningfield. Mr. Rose is the son of the late Mr. and Mrs. Alex Rose. The couple have lived in Mills County all their life.

Their children are Mrs. Monnie Conrad of Pyote, W. G. Rose of Dallas and Mrs. Oma Gene Hamilton of Star; also a daughter-in-law, Mrs. Alta B. Hicks of Dallas. They have eleven grandchildren.

Pony Leaguers In Tournament

The Goldthwaite Pony League Tournament held last Friday and Saturday nights, Goldthwaite placed first, San Saba second, De Leon third, and Lometa fourth.

Friday night San Saba defeated De Leon 10-9 after playing extra innings to break the tie and Goldthwaite beat Lometa 11-2.

De Leon won over Lometa 21-14 Saturday night. In the second game for Saturday night Goldthwaite and San Saba were tied the fifth inning but had to because of the rain and Goldthwaite won.

Each team was presented a trophy donated by the Goldthwaite Jaycees who also donated the extra and fixed the backstop.

2 Eagles Report For Workout Monday

Two fighting Goldthwaite High School Eagles reported for the 1966 football season workouts got underway Monday, according to Coach Williams.

The Eagles are going through workout sessions daily this week and will continue through the week on the same schedule. They get ready for school and opening of the new grid season. Workout sessions are from 7 to 9 a. m. and from 7 to 9 p. m.

Coach Williams stated Tuesday prospects are "Looking good" and that the Eagles are trying but they have a way to go after losing to seniors from last year.

This year the Eagles are trying to win the district championship for the fourth straight year. They have won district titles and Bi-District once in the past three years.

Football Tickets Reserved Seats On Sale Monday

Reserved seat football tickets for the GHS Eagles' five home games will go on sale Monday at 9:00 o'clock.

Tickets were printed the weekend and will be available starting Monday at the Credit Association

Officials have arranged for the sale of the reserved seats on a first come, first served basis.

Reserved seats will insure fans choice location on the side of the 50 yard line.

Tickets not sold in advance will be made available at the night of the football game scheduled.

Five home games will be played with San Saba, Marble Falls, Rising Star, and Mason.

**THE GOLDTHWAITE EAGLE
AND
THE MULLIN ENTERPRISE**

Published Every Thursday at Goldthwaite, Mills County, Texas
Victor E. Koleber Editor and Publisher

AN INDEPENDENT NEWSPAPER



SUBSCRIPTION RATES
Mills and adjoining counties — one year, \$4.00; six months, \$2.50. Elsewhere in Texas — per year, \$5.00; six months, \$3.00. Outside Texas and Overseas — per year, \$6.00; six months, \$3.50. No charge for changes of address.

SUBSCRIPTIONS DISCONTINUED UPON EXPIRATION

Entered as Second-class Mail Matter at the Post Office in Goldthwaite, Texas 76844, under the Act of Congress, March 3, 1879.

**WHEN THE OLD BIRD
WAS YOUNGER**

10 YEARS AGO—

(Taken from The Eagle Files of August 16, 1956)

Jerry Griffin, who has been teaching one division of fifth grade in the public schools, has resigned his position. He is moving to Prosper in Collin County where he has accepted the pastorate of the First Baptist Church.

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Mr. and Mrs. Grady Hancock of Mullin announce the marriage of their daughter, Dorothy Jean Williams, to Bobby George Parker, son of Mr. and Mrs. R. A. Parker of Goldthwaite.

The double-ring ceremony will be read in the Mullin Methodist Church, Saturday evening, August 18, 1966, at 8:00 o'clock.

Marriage licenses issued by County Clerk Walter A. Bryant were to: Paul David McHan and Twila Sue Lucas; Bobby George Parker and Dorothy Jean Williams during the past week.

Word has been received here of the marriage of Mrs. Virginia McGirk and James B. Bailey of Arlington. Mrs. Bailey resided in Goldthwaite for a number of years before going to Arlington to make her home.

C. L. Lonis, a former pioneer citizen of Mills County, brother of the late Mrs. A. J. Gatlin and a substantial citizen of Andrews, was buried from the First Methodist Church of Andrews, Sunday afternoon, August 16.

Minister and Mrs. Wayne Zuck and daughters, Carol Lynn, Linda and Laura, of Sterling City, were guests of Mr. and

Mrs. Allen Hardgrave and children Sunday and he preached at both the morning and evening services at the Church of Christ.

A/C Richard D. Collier, son of Mr. and Mrs. A. G. Collier of Goldthwaite returned home the first of the week after spending 17 months on the Island of Guam. He was met in Abilene Sunday by his parents, and brother, Jerry and Mr. and Mrs. Millard Collier, Benita and Jerry of Cleburne. He will report to the Abilene Air Force Base, Abilene, September 17.

25 YEARS AGO—

(Taken from The Eagle Files of August 22, 1941)

Larry Stokes, who spent the summer working with a Methodist Youth Caravan, through a part of Iowa, Nebraska, and in Northern Missouri, returned home last Saturday.

W. T. Macy of Fort Worth, Federal Post Office inspector, has been here this week inspecting the Goldthwaite post office.

Inspector Macy gave Acting Postmaster Lewis B. Porter and the Goldthwaite Post Office a good grade and found everything in good shape.

The local Red Cross sewing room has been opened for seven

days. More than 700 yards of material have been received from national headquarters.

Mills County supervisors and inspecting chairmen are: Monday, Mrs. Tom Collier. Tuesday, Mrs. T. C. Graves. Wednesday, a. m., Mrs. A. L. Whittaker; Wednesday, p. m., Mrs. Walter Weatherby. Thursday, Mrs. J. R. Parker. Friday, Miss Abbie Ervin.

B. F. Mahan received word of the death of his brother, W. J. Mahan of Mountainaire, New Mexico. He is survived by three brothers, Tom Mahan of Crawford and W. F. Mahan of Goldthwaite, two sons and one daughter.

E. J. Ward's new brick-veneer home is under construction on Fisher Street on the lots across the street from the John Berry home.

Miss Claudine Robertson was married to Earl Turner, Jr., Sunday, August 17. Mrs. Turner will be remembered here as she is the daughter of Mr. and Mrs. C. R. Robertson, who were residents of Mills County a number of years ago.

50 YEARS AGO—

(Taken from The Eagle Files of August 19, 1916)

G. L. Mauldin and Miss Rubie Bledsoe were married in the

Antelope Gap community last Sunday afternoon, Rev. J. D. Long officiating.

Mr. R. Byron Bagley and Miss Bertha Swindle, both of Washboard community, were married on the evening of the 13th, at the home of the bride's parents.

Miss Hattie Barr arrived from Stamford Thursday for a visit to relatives and friends. She will go to Star to take a position in the bank at that place.

W. B. R. Murray of Ringland, Oklahoma, who spent several days visiting his daughter, Mrs. Sam Oden, has gone to Indian Gap for a visit and will spend a few days with relatives at Pottsville and Hamilton.

J. W. Spinks of Williams Ranch had business in this metropolis one day this week.

Walter Smith and Miss Florence Mathis were married Wednesday afternoon at 3 o'clock

at the home of the bride's parents, Mr. and Mrs. J. W. Mathis, in the northern suburbs of this city.

Mrs. M. O. Sims and baby left yesterday for her home in Clifton, Arizona, after a visit here with relatives. Mrs. E. B. Anderson accompanied them as far as Temple.

Deputy Sheriff Evans attended the meeting of Tax Collec-

tors Association in Galveston this week.

Mrs. E. K. Tehas of San Antonio visited relatives in Bull Springs community this week.

County Clerk Summy has issued marriage license since last report to Ernest K. Wood and Miss Nina Day Kight; Walter Smith and Miss Florence Mathis; J. I. Neighbors and Mrs. Ethel Soules.

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**Keel
As Wire
Man**

Ray E. Keel, 65, recently after 40½ years as Association Press Traffic Bureau telegrapher and field man in the San Antonio Office. He joined the news service at Lubbock, after years as a telegrapher for the Santa Fe Railway at Goldthwaite and Temple. He also worked for the AP at Temple, Houston, Edinburg and Fort Worth before transferring to New York in 1933. He was night traffic supervisor at Dallas for five years and became traffic bureau chief at Des Moines, Iowa. He held similar positions with AP at Los Angeles, Calif., Milwaukee, Wisconsin, becoming field maintenance manager in San Antonio in 1958. He plans to make his home in San Antonio with his wife and daughter, Mary Ruth. He is the son of Mrs. Etta Keel of San Antonio, former of Goldthwaite.



MRS. GRAHAM HENRY WALL

**Graham Henry Wall Says Vows
With Miss Wilma Wilson, August 6**

Miss Wilma Wilson and Graham Henry Wall exchanged wedding vows at 8:00 o'clock in the evening Saturday, August 6, 1966, in the First Methodist Church of Evant. Dr. Hayden Edwards of Fort Worth officiated at the double ring candle-light ceremony.

The bride is the daughter of Mrs. W. B. Wilson of Evant and the late W. B. Wilson of Ireland. The bridegroom is the son of Mr. and Mrs. Garth Wall of Evant.

White candlabrum entwined with English Ivy formed the background for arrangements of white flowers accented with palm leaves.

Wedding music was provided by Miss Diane Fields of Morton, cousin of the bridegroom.

Given in marriage by her brother, O. Z. Wilson of Evant, the bride chose a carpet length gown of candlelight pure silk organza. The moulded bodice was fashioned with a scooped neckline and tiny sleeves of Alencon lace. The gown was delicately accented with hand-run re-embroidered Alencon lace. Her controlled skirt flowed from the bodice and the court length train gracefully flowed below tiny covered buttons on the bodice. Her veil of pure silk English illusion cascaded in misty tiers to elbow length from a softly gathered coil of Alencon lace blossoms which softly framed her face.

Her bridal bouquet was of white gladioli edged with English Ivy and centered with an orchid corsage.

As the bride approached the altar, she presented her mother with a long-stemmed red rose and after the ceremony she also presented the bridegroom's mother with a long-stemmed red rose.

Miss Karen Brooks of Evant, a former classmate of the bride, was maid of honor. Mrs. Barbara Parrish of Fort Worth was matron of honor, and Mrs. Paul Comer, also of Fort Worth was bridesmaid. Their identical floor length silvette gowns of pale pink peau de sole were designed with a round neckline with a small bow in front to give an empire effect. They wore matching headpieces and carried bouquets of pink gladioli. Mrs. Glen Bennight of Austin registered the guests.

Flower girl and ringbearer were Melinda and Randal Baker, son and daughter of Mr. and Mrs. Grady Baker of Evant.

Melinda's dress was a copy of the bride's attendants.

Grady Gerald Henry of Odessa served his cousin as best man. Groomsmen were Jimmy Ball of Goldthwaite and Robert Wilson, brother of the bride. Ushers were Billy Hamilton of Hamilton, Lonnie Taylor of Gatesville and Earl Wall of Star. Candle lighters were Charles Elam of Evant and Todd Fields of Morton.

The bride's mother wore a rose-beige lace two piece dress with matching beige accessories. Her corsage was of white baby orchids. The groom's mother chose a one-piece dress of moss green lace and silk linen. She wore matching accessories and a corsage of yellow gladioli.

Following the ceremony, Mr. and Mrs. O. Z. Wilson, brother and sister-in-law of the bride, were hosts for a reception in the church parlor. The bride's table was laid with white satin and encircled with a double skirt of pink under white net and edged with English Ivy.

The centerpiece was an arrangement of white gladioli and pink stock arranged in a silver epergne. It was accented on the front with a pair of white bisque love-birds from which flowed two pink streamers with the names "Wilma and Graham." On either side of the centerpiece was a three branched candelabra with lighted tapers. The three tiered wedding cake and crystal punch service were placed at each end of the table.

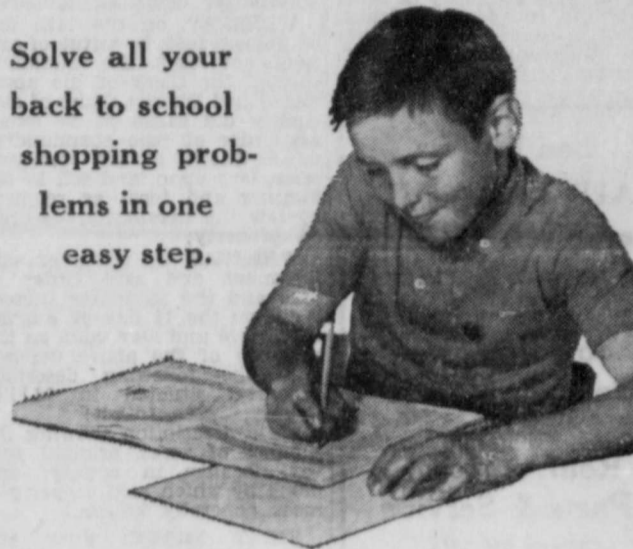
Members of the house party were Mesdames Jack Elam, Keith Brooks, and Glen Bennight and Miss Diane Fields. Miss Fields served the wedding cake and Mrs. Bennight presided at the punch bowl.

For traveling, the bride wore a three piece pink suit. The jacket and skirt of rayon and acetate were accented with an over-blouse of pink lace. She wore matching accessories and the orchid corsage from her bridal bouquet.

After returning from their

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wedding trip, the couple will live on his father's ranch near Star. In the fall they will live in Stephenville, where Mr. Wall will return to Tarleton State College where he will be a

sophomore. Parents of the bridegroom, Mr. and Mrs. Garth Wall, were hosts for a rehearsal dinner Friday evening at Edmondson's Cafe in Hamilton.

All Our Sunday Lunches Are Still Only \$1.00



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JIMMY WARD
East Side of Square
Goldthwaite, Texas

**Miss Kathy Krauss, Bride-Elect,
Complimented With Gift Tea**

Miss Kathy Krauss, bride-elect of Richard Henry Standley, was complimented with a gift tea in the Fellowship Hall of the First Methodist Church in Goldthwaite, Saturday evening, August 13, from 8:00 until 9:30 o'clock.

Receiving guests with Mrs. Julian Evans were the honoree, Miss Krauss, her grandmother, Mrs. Porter Stagner of Celina, and Mrs. Ray Standley, mother of the prospective bridegroom.

Miss Evelyn Standley, sister of the prospective bridegroom, presided at the guest register. Mrs. Steve Tiemann of Stephenville, Miss Kay Benningfield and Miss Margaret Stokes served punch and tea dainties from the refreshment table. The table was laid with a white lace cloth over yellow, centered with an arrangement of white gladioli,

white snapdragons, and bronze dahlias in a crystal container. Appointments were of crystal. Piano selections were presented by Miss Flossie Jordan.

Hostesses were Mesdames Howard Campbell, Julian Evans, Clyde Cockrum, Horace Gray, Loyd King, P. R. Jordan, M. Y. Stokes Jr., Charles Childress, Phillip Nickols, B. F. Rainey, Carl Davis, Delton Barnett, Roydston House, Carl Letbetter, C. A. Skipping, L. R. Rudd, and Miss Marie Wallace.

Miss Krauss was the recipient of many lovely and useful gifts which were attractively displayed.

Other out of town guests were Dick Standley of Denton and Kerry Krauss of Celina.

**Leonard J. Griffin
Serving Aboard
U. S. S. Harwood**

Leonard J. Griffin of the Naval Reserve sailed aboard the USS Harwood DD-861. The first port of call will be Rota on Spain's Atlantic Coast. From there they will proceed to Theoule, France, to participate in the Celebration of the Anniversary of Allied landings which took place during World War II. The next port of call will be Naples, Italy, Beirut, Lebanon, and ports on the Red Sea in Saudia Arabia and the Eastern coast of Africa.

Leonard is the son of Mr. and Mrs. A. D. Griffin of Goldthwaite.

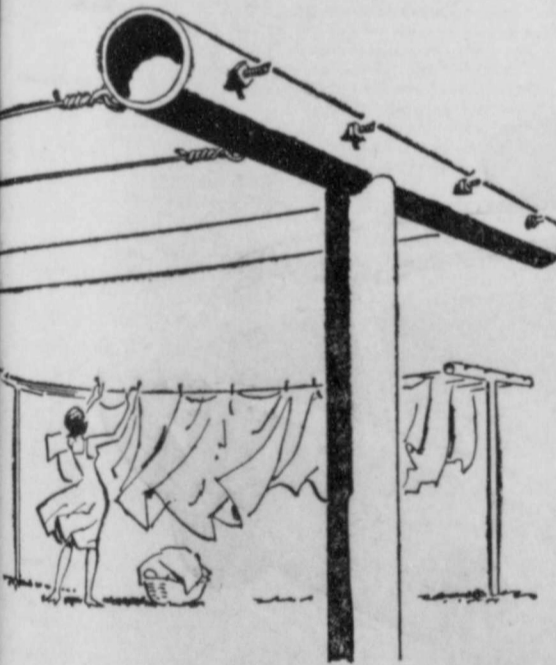
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Legal Notice THE STATE OF TEXAS COUNTY OF MILLS NO. 3454

SHERIFF'S SALE WHEREAS, on the 22nd day of August, 1966, in Cause No. 3454, in the District Court of Mills County, Texas, wherein The State of Texas, County of Mills and Mullin Independent School District were Plaintiffs, recovered judgment against A. T. Singleton, Mrs. Emma Single-

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ton, Mrs. Genevieve Denton, Voh Al Denton, Mrs. Janey Borderre, Pierre Borderre, Chas. E. Eubank, Mrs. Rosie Eubank, Mrs. Evelyn Hibbs, Ray Hibbs, Mrs. Thessalona Pettway, Pat Pettway, Martel Eubank, Cody Eubank and the Unknown Heirs and Legal Representatives of A. T. Singleton and Chas. E. Eubank, Deceased.

Defendants, for taxes, penalty, interest and cost against the hereinafter described property; WHEREAS, on the 11th day of August, 1966, by virtue of said judgment and the mandates thereof the Clerk of the above mentioned District Court of said county did cause to be issued an Order of Sale commanding me as Sheriff of said county to seize, levy upon, and sell in the manner and form as required by law the hereinafter described property;

WHEREAS, by virtue of said judgment and said Order of Sale and the mandates thereof I did on the 11 day of August, 1966, seize and levy upon as the property of the above defendants the following described property situated in Mills County, Texas, to-wit: (Said description showing the number of acres, original survey, locality in county, and name by which said property is most generally known.)

FIRST TRACT: Four and one-half (4 1/2) acres of land, more or less, out of the S. M. Moore Survey, described in three (3) tracts in a certain

Last Rites For Mrs. W. E. Thompson Held In Brownwood

Funeral services for Mrs. W. E. Thompson of Brownwood were held Tuesday afternoon, August 16, at 2:00 o'clock in Davis - Morris Funeral Home. Burial was in Greenleaf Cemetery.

Mrs. Thompson was born June 2, 1882 in Goldthwaite and passed away Sunday morning, August 14, in a Brownwood nursing home, after a lengthy illness. She was a member of the Methodist Church and had been a resident of Brownwood the past 54 years. She was married to W. E. Thompson at Goldthwaite in 1906. He preceded her in death July 13, 1945.

Survivors are four sons, Roy Thompson, Merle Thompson, and Jack Thompson, all of Brownwood, and Louie Thompson of Ballinger; a daughter, Mrs. Yvonne Burroughs of Houston; one brother, Willie Potter of Brownwood; three sisters, Mrs. Bessie Kelly, Mrs. Lola Stephens and Mrs. Mattie Cline, all of Goldthwaite; 18 grandchildren, 17 great-grandchildren and three great-great grandchildren.

deed dated June 11, 1929 from Chas. E. Eubank et al to A. T. Singleton recorded in Volume 72 page 421 of the deed records of Mills County, Texas

And I will on the first Tuesday in the month of September, 1966, the same being the 6th day of said month, proceed to sell all the right, title, and interest of the Defendants in and to said property at the Court House door of said county in the city or town of Goldthwaite, Texas, between the hours of 10:00 a. m. and 4:00 p. m. to the highest bidder for cash, provided, however, that none of said property shall be sold to the owner of said property directly or indirectly or to anyone having an interest therein or to any party other than a taxing unit which is a party to this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said suit, which ever is lower, subject also to the right of Defendants to redeem same in time and manner provided by law and subject also to the right of the Defendants to have said property divided and sold in less divisions than the whole.

DATED at Goldthwaite, Texas, this 11th day of August, 1966. (Signed) H. G. Brooks, Sheriff Mills County, Texas.

Published August 18, 25 and September 1, 1966 The Goldthwaite Eagle

Murray Edwards Wins In F. F. A. Speaking Contest

Murray Edwards, 15, son of Mr. and Mrs. Weldon Edwards of Clyde, won the Tri-State FFA public speaking contest held at the Texas Hotel in Fort Worth last Wednesday.

In a contest at Anstin in July he won the FFA title, and will now represent Texas, Oklahoma and Louisiana in a regional FFA contest, the date and place to be determined.

The winner of the regional meeting will be one of four finalists in public speaking at the National FFA Convention that will be held in Kansas City during the American Royal October 14 through 22.

He will also represent the Junior Hereford Association in the finals of the American Junior Hereford Assn. public speaking contest at the Hereford show at American Royal in October. The later title was won last June during the annual Texas Junior Hereford tour. He

also was winner of the Texas Interscholastic League public speaking title in district competition May 7.

Edwards will be a sophomore in Clyde High School. He is president of the Callahan County 4-H Council and past president of the Clyde 4-H Club. In 1965

he was Callahan County's Gold Star winner.

He exhibited the champion steer at Callahan County show this year, showed the best pen of three steers in the junior division at the Houston show. Also won the county showmanship title this year and was a mem-

ber of the Clyde 4-H Livestock Judging Team.

He took part in the basketball sports in Clyde High School year and is president of Methodist Youth Fellowship, Clyde Methodist Church. Edwards is the grandson of Mrs. Maurine Soules of

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.

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 (75c) 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 taxpayers 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.

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 to 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

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 interests 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 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 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 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.

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."

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article XVI, Constitution of the State of Texas, be amended by adding a new Section to read as follows:

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:

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

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

(b) Statutory provisions enacted before the first Tuesday after the first Monday in November, 1966, relating to the terms of office of governing bodies of political subdivisions created to further the

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

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.

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.

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.

"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 such institution, in which case

"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."

"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 such institution, in which case

"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.

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Legal Notice

THE STATE OF TEXAS
COUNTY OF MILLS
NO. 3449
SHERIFF'S SALE

WHEREAS, on the 22nd day of July, 1966, in Cause No. 3449, in the District Court of Mills County, Texas, wherein The State of Texas, County of Mills and Mullin Independent School

District were Plaintiffs, recovered judgment against L. C. Knowles, Joe Eckert, Bettie Eckert, J. F. Walker and Mrs. Zella Watson and the Unknown Heirs and Legal Representatives of L. C. Knowles, Joe Eckert, Bettie Eckert, J. F. Walker and Mrs. Zella Watson

Interested, for taxes, penalty, interest and cost against the hereinabove described property. WHEREAS, on the 11 day of August, 1966, by virtue of said judgment and the mandates

thereof the Clerk of the above mentioned District Court of said county did cause to be issued an Order of Sale commanding me as Sheriff of said county to seize, levy upon, and sell in the manner and form as required by law the hereinafter described property. WHEREAS, by virtue of said judgment and said Order of Sale and the mandates thereof I did on the 11th day of August, 1966, seize and levy upon as the property of the above defendant the following described property, situated in Mills County, Texas, to-wit:

(Said description showing the number of acres, original survey, locality in county, and name by which said property is most generally known.)

FIRST TRACT: Lots Number Eleven (11) and Twelve (12) in Block Number Eighteen (18) of the original town of Mullin, Mills County, Texas.

And I will on the first Tuesday in the month of September, 1966, the same being the 6th day of said month, proceed to sell all the right, title, and interest of the Defendants in and to said property at the Court House door of said county in the city or town of Goldthwaite, Texas between the hours of 10:00 a. m. and 4:00 p. m. to the highest bidder for cash, provided, however, that none of said property shall be sold to the owner of said property directly or indirectly or to anyone hav-

ing an interest therein or to any party other than a taxing unit which is a party to this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said suit, which ever is lower, subject also to the right of the Defendants to redeem same in the time and manner provided by law and subject also to the right of the Defendants to have said property divided and sold in less divisions than the whole.

DATED at Goldthwaite, Texas, this 11th day August, 1966.

(Signed) H. G. Brooks, Sheriff, Mills County, Texas.

Published August 18, 25 and September 1, 1966
The Goldthwaite Eagle

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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 68, 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

quired or authorized by this Constitution or the Laws of this State, under such terms and conditions as the Legislature may prescribe. The term 'governmental functions,' as it relates to counties, includes all duties, activities and operations of state-wide importance in which the county acts for the State, as well as of local importance, whether required or authorized by this Constitution or the Laws of this State."

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

"FOR the Amendment to the Constitution authorizing the Legislature to provide by statute for any county having one million, two hundred thousand (1,200,000) or more inhabitants to consolidate the functions of government and for such counties or any political subdivision(s) located therein to contract for the performance of functions of government."

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That the Constitution of the State of Texas be amended by adding a new Section in Article III, to be known as Section 68, reading as follows:

"Section 68. (1) The Legislature may by statute provide for the consolidation of some functions of government of any one or more political subdivisions comprising or located within any county in this State having one million, two hundred thousand (1,200,000) or more inhabitants. Any such statute shall require an election to be held within the political subdivisions affected thereby with approval by a majority of the voters in each of these political subdivisions, under such terms and conditions as the Legislature may require.

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

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. 71 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.

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

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State, at an election to be held throughout the State 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 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.

Sec. 3. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for such election and this Amendment shall be published and the election shall be held as required by the Constitution and laws of this State.

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. 72 proposing an Amendment to the 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.

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

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

The text of this Section is shown 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 voter who is subject to pay a poll tax under the laws of the State of Texas shall have paid said tax before offering to vote at any election in this State and hold a receipt showing that said 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 such 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 so long as he or she is a member of the Armed Forces."

Sec. 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 readopting 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.

Sec. 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."

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."

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article III, Constitution of the State of Texas, be amended by adding Section 51-d to read as 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 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."

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

1966, at which election all ballots shall have printed thereon the following:

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

"AGAINST the Constitutional Amendment providing for the payment of 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."

Each voter shall mark out one of said clauses on the ballot, leaving the one expressing his vote on the proposed Amendment. In counties using voting machines, the above provision for voting, for and against this Constitutional Amendment, shall be placed on said machine in such a manner that each voter may vote on such machines for or against the Constitutional Amendment.

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 required by the Constitution and laws of this State.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT

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

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

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: 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. 'Agricultural use' means the raising of livestock or growing of crops, fruit, flowers, and other products of the soil under natural conditions as a business venture for profit, which business is the primary occupation and source of income of the owner.

(b) For each assessment year the owner wishes to qualify his land under provisions of this Section as designated for agricultural

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.

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

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

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

(f) Each year during which the land is designated for agricultural use, the local tax assessor shall note on his records the valuation which would have been made had the land not qualified for such designation under this Section. If designated land is subsequently diverted to a purpose other than that of agricultural use, or is sold, the land shall be subject to an additional

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 of the United States and (2) all offices, questions

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 Section 2a, to provide for voting on electors for President and Vice President, and on all state-wide offices, questions or propositions by persons qualified to vote in this State except for residence requirements, and to provide for voting on electors for President and Vice President of the United States by otherwise qualified United States citizens who have moved into or out of the State preceding a presidential election.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. 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 who is qualified to vote in this State except for the residence requirements within a county or district, as set forth in Section 2 of this Article, to vote for (1) electors for President and Vice President of the United States and (2) all offices, questions

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

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

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

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

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT

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

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

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

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

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

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

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

If it appears from the returns of said election that a majority of the votes cast were in favor of said Amendment, the same shall become a part of the State Constitution and be effective on and after the date of its adoption.

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

Personals

Rev. and Mrs. Butch Pesch and daughters, Keri and Sheri, of Bellevue are visiting in the home of her grandparents, Mr. and Mrs. Bruce Burnett.

Mr. and Mrs. V. C. Bradford and Mr. and Mrs. Ed Gilliam

spent last weekend in Dallas with Mr. and Mrs. John Gilliam and daughter, Joanna. They also visited Captain and Mrs. James Gilliam, who will leave Friday for Merced, California.

Mrs. Bobby Brown and children of Fort Stockton are visiting her parents, Mr. and Mrs. Luther Ward.

Legal Notice

THE STATE OF TEXAS
COUNTY OF MILLS

NO. 3456

SHERIFF'S SALE

WHEREAS, on the 25th day of July, 1966, in Cause No. 3456, in the District Court of Mills County, Texas, wherein The State of Texas, County of Mills and Mullin Independent School District were Plaintiffs, recovered judgment against F. P. Epley and the Unknown Heirs and Legal Representatives of F. P. Epley, deceased

Defendants, for taxes, penalty, interest and cost against the hereinafter described property; WHEREAS, on the 15th day of August, 1966, by virtue of said judgment and the mandates thereof the Clerk of the above mentioned District Court of said County did cause to be issued an Order of Sale commanding me as Sheriff of said county to seize, levy upon, and sell in the manner and form as required by law the hereinafter described property;

WHEREAS, by virtue of said judgment and Said Order of Sale and the mandates thereof I did on the 15th day of August, 1966, seize and levy upon as the property of the above defendants the following described property, situated in Mills County, Texas, to-wit:

(Said description showing the number of acres, original survey, locality in county, and name by which said property is most generally known.)

FIRST TRACT: One acre of land, being 89/100 acres out of the East part of the J. D. Kirkpatrick Survey No. 90 and 11/100 acres out of Block No. 47 of the town of Mullin, Mills County, Texas, lying and being situated in Mills County, Texas and being the same land described in a deed dated August 10, 1916 from S. J. Clark et ux to F. P. Epley recorded in Volume 89 page 89 of the deed records of Mills County, Texas. And I will on the first Tuesday in the month of September, 1966, the same being the 6th day of said month, proceed to sell all the right, title, and interest of the Defendants in and to said property at the Court House door of said county in the city or town of Goldthwaite, Texas, between the hours of 10:00 a. m. and 4:00 p. m. to the highest bidder for cash, provided, however, that none of said property shall be sold to the owner of said property directly or indirectly or to anyone having an interest therein or to any party other than a taxing unit which is a party to this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said suit, which ever is lower, subject also to the right of the Defendants to redeem same in time and manner provided by law and subject also to the right of the Defendants to have said property divided and sold in less divisions than the whole.

DATED at Goldthwaite, Texas, this the 15th day of August, 1966.

(Signed) H. G. Brooks,
Sheriff Mills County, Texas.

Published August 18, 25 and September 1, 1966
The Goldthwaite Eagle



By **NORVA C. KUYKENDALL**

FOOD TIPS

Grandmother had quite a pantry, probably backed up with a cellar, a smoke house, an ice house and some meat on the hoof. It was a rare occasion indeed when she did not have several weeks' supply of food on hand.

Often we think that a pantry is not needed today. After all, you can go out almost any time and pick up what you need. So why bother about maintaining a pantry or sizeable reserve of food supplies?

This is not quite so, each person should keep enough food on hand for at least 14 days. This recommendation is not based solely upon possibilities of war emergencies, either. Natural disasters, such as floods, power failures, hurricanes and the like also make this 14-day pantry a desirable possession. It is not unusual to find persons shut off from sources of food and purse water for several days during emergencies of this sort.

Still another excellent reason for keeping such a pantry is an economic one. Although the original investment could run into several dollars, a food stockpile could become quite a budget stretcher. For example, a carefully planned and well stocked 14-day pantry can practically eliminate those extra fill-in trips to the grocery store. Over a period of time, considerable savings may result—food budget savings, savings in time spent on trips, savings in money spent on transportation, and savings in money spent for "extras."

Many families already have close to 14 days' supply of food on hand at all times, whether they realize it or not. Make a start with foods already on hand, then build up a 14-day pantry over a period of weeks or months if you need to do it that way. Such a reserve food supply could then be emergency insurance as well as a family budget boom.

Community News From Mullin

By **MRS. JOHNNIE HOLLAND**

Mullin and surrounding communities received a wonderful rain Saturday night. We received around 4½ inches in Mullin. It didn't come before we needed it, and I for one am grateful. Maybe our weather wont be so hot any more this summer.

A nice crowd was present Sunday for the opening service in the new Church of Christ in Mullin. Out of Mullin people who were present were from Waco, Austin, De Leon, Abilene, and San Angelo.

Mr. and Mrs. Steve Letbetter and baby of San Saba visited here with Mrs. Letbetter's grandparents, Mr. and Mrs. A. L. French.

Mr. and Mrs. H. W. Simpson of Rising Star visited here Sunday with his brother and wife, Mr. and Mrs. W. H. Simpson Sr.

Mr. and Mrs. Bill Cooksey and family of Sanderson visited here with his parents, Mr. and Mrs. Tom Cooksey Sr. They were to return to San Angelo the first of the week where one of their daughters will have eye surgery.

Alva Donnelly of Belton visited here two days last week with his cousin, W. L. Barker.

So many people ask me about Johnnie I will report to all on his condition. He has been very ill for about a month and continues to be so. He is very weak. I cannot see a great deal of improvement in him, in fact he

continues to grow weaker. He is up some of the time, but not too much anymore.

Mr. and Mrs. Jack Davee and family have been here visiting with her parents, Mr. and Mrs. Frank Spinks.

Mr. and Mrs. Rex Ivy and family of Kingsville visited here last week with his mother and grandmother, Mrs. W. H. Baskin and Mrs. L. J. Vann.

Also Mrs. Frances Dennison of Zephyr and her sister, Mrs. Clemmie Montgomery of Fort Worth were recent visitors with

Mrs. Vann and Mrs. Baskin. Mr. and Mrs. E. L. Baskin Angleton have been here to with their aunt, Miss L. Baskin, who has had major surgery in the hospital at Goldthwaite. They also visited other relatives.

Mrs. H. A. Stewart of Belton has been visiting here with sister, Mrs. Kyle Lawson, brother, W. A. Runnels family. Also, Mr. and Mrs. J. Davis of Lometa visited Monday with Mrs. Lawson.

Mr. and Mrs. Richard W. and baby of San Angelo visited here last weekend with parents, Mr. and Mrs. B. Welch and Mr. and Mrs. P. Pyburn Jr.

BACK-TO-SCHOOL Specials

| | |
|---|---|
| <p>Jumbo Pack Note Book Paper 300 Sheets 39¢</p> | <p>Braided Rugs 24 x 45 \$179</p> |
| <p>School Mate School Bag \$149</p> | <p>Boys' Crew Socks 2 Pair 87¢</p> |
| <p>Piano Hinge Ring Binder \$149</p> | <p>Boys' and Girls' Rain Coats 98¢ Ea.</p> |
| <p>Sheaffer Cartridge Pen 2 Free Cartridges 5 Ex. Cartridges \$1.49 Value \$100</p> | <p>Big School Spec. No. 1 Ball Point Pen 49¢ Get 2 Pens FREE</p> |
| <p>Misses' and Children's Tennis Shoes 98¢ Pr.</p> | <p>Boys' and Girls' Hooded Jackets 100% Nylon \$249 & \$279</p> |
| <p>100% Nylon ½ Slips \$139 Ea.</p> | <p>Girls' Man Tailored Pajamas \$198 pr.</p> |

H. B. DAVIS 5, 10, 25c STORE
Mrs. Carl Kauhs, Mgr.

Personals

Mrs. Annie Armstrong spent Saturday and Sunday in San Angelo attending the Association of the Secretaries, Clerks, and Scribes of IOOF of Texas.

Mrs. Ozella Jones, Linda and Ronnie, and Mrs. Ernest Ince spent Sunday in Fort Worth with Mr. and Mrs. Richard Jones. Linda remained for a longer visit.

Mrs. Wallace Burns and Donnie of Odessa visited her son, Mr. and Mrs. Jack Simpson and sons, other relatives and friends here the past weekend.

Mr. and Mrs. O. S. White of Temple are guests of Misses Abbie and Ruth Ervin.

Don Elder left Monday for San Antonio where he will be stationed with the Air Corp.

NYLON CARE
Nylon rope on your boat trailer winch won't rot, but be careful of rust gathering on the winch sides and spindle. This rust can cut nylon. Occasionally remove the nylon rope from the winch. Carefully sand the spindle and sides and coat with a rust resistant paint.



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IT'S TIME TO GET CLOTHES READY FOR BACK TO SCHOOL

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MEMBER DRY CLEANERS INSTITUTE OF TEXAS
GOLDTHWAITE, TEXAS
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IT'S BACK TO SCHOOL AGAIN

Now Is The Time To Stock Up With **School Supplies**

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Always Better Buys

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Fun For Every Member of the Family

On The Square, In Goldthwaite

Sponsored By **Jaycees and Lions Club**

Benefit Community Projects Fund

Legal Notice

THE STATE OF TEXAS
COUNTY OF MILLS

NO. 3447

SHERIFF'S SALE

WHEREAS, on the 22nd day of July, 1966, in Cause No. 3447, in the District Court of Mills County, Texas, wherein The State of Texas, County of Mills and Mullin Independent School District were Plaintiffs, recovered judgment against H. M. Curtis, Mrs. H. M. Curtis, W. M. Curtis and the Unknown Heirs and Legal Representatives of H. M. Curtis, Mrs. H. M. Curtis and W. M. Curtis

Defendants, for taxes, penalty, interest and cost against the hereinafter described property; WHEREAS, on the 11th day of August, 1966, by virtue of said judgment and the mandates thereof the Clerk of the above mentioned District Court of said county did cause to be issued an Order of Sale commanding me as Sheriff of said county to seize, levy upon, and sell in the manner and form as required by law the hereinafter described property;

WHEREAS, by virtue of said judgment and said Order of Sale and the mandates thereof I did on the 11 day of August, 1966, seize and levy upon as the property of the above defendants the following described property, situated in Mills County, Texas, to-wit:

(Said description showing the number of acres, original survey, locality in county, and name by which said property is most generally known.)

FIRST TRACT: Lots Number Seven (7) and Eight (8) in Block No. Eighteen (18) of the original town of Mullin, Mills County, Texas.

SECOND TRACT: Lots Number Eight (8) and Nine (9) in Block Number One (1) of the Kirkpatrick Addition to the town of Mullin, Mills County, Texas.

And I will on the first Tuesday in the month of September, 1966, the same being the 6th day of said month, proceed to sell all the right, title and interest of the Defendants in and to said property at the Court House door of said county in the city or town of Goldthwaite, Texas, between the hours of 10:00 a. m. and 4:00 p. m. to the highest bidder for cash, provided, however, that none of said property shall be sold to the owner of said property directly or indirectly or to anyone having an interest therein or to any party other than a taxing unit which is a party to this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said suit, which ever is lower, subject also to the right of the Defendants to redeem same in time and manner provided by law and subject also to the right of the Defendants to have said property divided and sold in less divisions than the whole.

DATED at Goldthwaite, Texas, this 11th day of August, 1966.

(Signed) H. G. Brooks,
Sheriff Mills County, Texas.

Published August 18, 25 and September 1, 1966
The Goldthwaite Eagle

Tech Sunday, July 25 through Friday, July 29.



Mr. and Mrs. Myron Ed Lucas of Goldthwaite are the parents of a daughter, Shannon Dell Lucas, born at Childress & Cruceosa Clinic & Hospital, August 13, 1966, at 9:00 p. m. She weighed six pounds and six ounces.

Maternal grandparents are Mr. and Mrs. Roy Byrd of Brownwood and the paternal grandparents are Mr. and Mrs. W. T. Lucas of Goldthwaite.

Cheerleaders
...end School
...Texas Tech
...Charlotte Dalton, Mar-
...Lee, Debbie Langford, Diane
...Melissa McLean and
...Jernigan, Goldthwaite
...School Cheerleaders, at-
...the cheerleaders school
...a visited
...Lawson.
...Richard W.
...Angelo.
...with
...Mrs. B.
...Mrs. B.

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| A. J. - Enriched White Corn Meal 25 Lbs. 99¢ | RED Potatoes 20-Lb. Bag 79¢ | A. F. Cultured BUTTERMILK 39¢ | |
| "We Sell For LESS" Affiliated Assorted Flavors MELLORINE 29¢ 1/2-Gal. | | Pick Your Family's Favorite— Shurfine, Maxwell House, Maryland Club, Folger's COFFEE 1-Lb. Can 69¢ 2-Lb. Can \$1.37 | |
| K & M Vanilla Wafers Full Pound 29¢ | 25¢ Lb. Box | Top Selection Frozen Foods Shurfine Halves Strawberreis 4 10-Oz. Pkgs. \$1.00 Shurfine French Fry Potatoes 9-Oz. Pkg. 10¢ Always Fresh — Thaw and Bake Rolls 2 Dozen Pkg. 29¢ | |
| Ranch Style Beans Tender & Tasty Size 300 Cans 7 for \$1 | 5 Cans \$1 Save 7c Can | "Save Here" Hershey's, Milky Ways, Snickers, Muskateers 10 5 Cent Bars 39¢ Shurfine Book MATCHES Pkg. of 50 10¢ | |
| Shurfine Sliced, Ready To Use PIMENTOS 2 2-Oz. Jars 25¢ | New Toasted Wheat Cereal STAX Save 10c Reg. 35c Only 25¢ | SERVE OUR MEATS FOR LESS Cook A Potluck Meal Chuck Roast Lb. 49¢ Salt Pork Lb. 29¢ Fresh Ground Hamburger 3 lbs. \$1 | |
| Royal Arms Tissue 4 Roll Pkg. 29¢ | Viking Aluminum Foil Reg. 12" x 25 foot Roll 25¢ | Affiliated — Top Quality Bacon Lb. 89¢ Fry or Season With BACON ENDS Lb. Pkg. 39¢ Auge's Quality BULK FRANKS Lb. 39¢ | |
| Shurfine Salt 2 Boxes 19¢ | White Glass Set of 4 Mixing Bowls 88¢ | MOZAIC - Teflon Coated Ironing Board 77¢ Pad & Covers Ea. | |

Prices Good Thurs., Friday & Saturday, August 18, 19, 20

Schwartz Food Store

Hillside Mission

By LIDA BYRNE
How many of us have unchanging faith enough that when we ask the LORD for deliverance from troubles believe that He will answer our request? You can find in Psalm 107, verse 6:
"Then they cried unto the LORD in their trouble, and He delivered them out of their distresses."

W. O. KEMP SELLS REGISTERED ANGUS BULLS
W. O. Kemp, Goldthwaite, recently sold an Aberdeen-Angus bull each to R. T. Padgett, Goldthwaite, and R. D. Egger, Mullin.

WINCH CAUTION
Before putting a strain on your boat trailer winch be sure the anti-reverse gear is engaged. A wildly spinning winch handle can badly bark knuckles and even break fingers.

Gerry Head To Receive Degree

Denton — Gerry L. Head of Goldthwaite is among 612 senators who have applied for bachelors degrees at North Texas State University.

Summer commencement exercises are scheduled for 8 p. m., August 24 at Fouts Field. Head, son of Mr. and Mrs. Gerald C. Head, Goldthwaite, is seeking the bachelor of business administration degree in insurance.

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 at 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."
Section 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 his appointment."
Section 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.

Section 4. The Governor shall issue the necessary proclamation for said election and have same published and said election shall be held on the date and at the place of the Constitution and laws of this state.

Section 5. The Governor shall issue the necessary proclamation for said election and have same published and said election shall be held on the date and at the place of 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 (c), of said Section 62; authorizing the Legislature to enact laws establishing, subject to the limitations stated, a State-wide System of Retirement, Disability and Death Compensation benefits for the officers and employees of the counties and other political subdivisions of the state, and of the political subdivisions of any county.

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

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

vide for a voluntary merger into the System herein authorized by this Constitutional Amendment of any System of Retirement, Disability and Death Compensation Benefits which may now exist or that may hereafter be established under subsection (b) of Section 62 of Article XVI of the Texas Constitution; providing further that the Texas Legislature in the enabling statute will make the determination as to the amount of money that will be contributed by the county or other political subdivision of the state or political subdivision of the county to the State-wide System of Retirement, Disability and Death Benefits, and the Legislature shall further provide that the amount of money contributed by the county or other political subdivision of the state or subdivision of the county shall equal the amount paid for the same purpose from the income of each officer and employee covered by the System; and providing that 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 a county may be included in those systems regardless of whether the county or other political subdivision of the state or political subdivision of the county participates in the Retirement, Disability and Death Benefit System authorized by this Constitutional Amendment, or whether they participate in a System under the provisions of subsection (b) of Section 62 of Article XVI of the Texas Constitution as the same is herein amended."
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 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 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 System; and providing for a Court of Criminal Appeals of five members, and prescribing the term of said court."
"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 and laws of this state.

Section 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.

Section 4. The Governor shall issue the necessary proclamation for said election and have same published and said election shall be held on the date and at the place of the Constitution 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 to be issued by the Legislature of the State of Texas:

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 to be 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 require-

ment of a permit for storage or beneficial use, for the additional purposes of acquiring and developing storage facilities, and any system or works necessary for the filtration, treatment and transportation of water from storage to points of treatment, filtration and/or distribution, including facilities for transporting water therefrom to wholesale purchasers, or for any one or more of such purposes or methods; provided, however, the Texas Water Development Fund or any other state 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 any one or more of the following governmental agencies: by the United States of America or any agency, department or instrumentality thereof; by the State of Texas or any agency, department or instrumentality thereof; by political subdivisions or bodies politic and corporate of the state; by interstate compact commissions to which the State of Texas is a party; and by municipal corporations. The Legislature shall provide terms and conditions under which the Texas Water Development Board may sell, transfer or lease, in whole or in part, any reservoir and associated system or works

which the Texas Water Development Board has financed in whole or in part.
"Under such provisions as the Legislature may prescribe by General Law, the Texas Water Development Board may also execute long-term contracts with the United States or any of its agencies for the acquisition and development of storage facilities in reservoirs constructed or to be constructed by the Federal Government. Such contracts shall constitute general obligations of the State of Texas in the same manner and with the same effect as state bonds issued under the authority of the preceding Section 49-c of this Constitution, and the provisions in said Section 49-c with respect to payment of principal and interest on state bonds issued shall likewise apply with respect to payment of principal and interest required to be paid by such contracts. If storage facilities are acquired for a term of years, such contracts shall contain provisions for renewal that will protect the state's investment.
"The aggregate of the bonds authorized hereunder shall not exceed \$200,000,000 and shall be in addition to the aggregate of the bonds previously authorized by said Section 49-c of Article III of this Constitution. The Legislature upon two-thirds (2/3) vote of the elected members of each House, may authorize the Board to issue all or any portion of such \$200,000,000 in additional bonds herein authorized.
"The Legislature shall provide terms and conditions for the Texas Water Development Board to sell, transfer or lease, in whole or in part, any acquired storage facilities or the right to use such storage facilities together with any associated system or works necessary for the filtration, treatment or transportation of water at a price not less than the direct cost of the Board in acquiring same; and the Legislature may provide terms and conditions for the Board to sell any unappropriated public waters of the state that might be stored in such facilities. As a prerequisite to the purchase of such storage or water, the applicant therefor shall have secured a valid permit from the Texas Water Commission or its successor authorizing the

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 associated system or works 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."
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 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."
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.

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 taxing 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 by 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 to authorize the acquisition of same through the exercise of the power of eminent domain, and in the event of such acquisition, if there are any general obligation bonds that the owner of the publicly owned airport facility has outstanding, the same shall be fully assumed by the Authority and sufficient taxes levied by the Authority to discharge said outstanding indebtedness; and likewise any city or owner that has outstanding revenue bonds where the revenues of the airport have been pledged or said bonds constitute a lien against the airport facilities, the Authority shall assume and discharge all the obligations of the city under the ordinances and bond indentures under which said revenue bonds have been issued and sold. Any city which owns airport facilities not serving certificated airlines which are not purchased or acquired or taken over as herein provided by such Authority, shall have the power to operate the same under the existing laws or as the same may hereafter be amended. Any such Authority when created may be granted the power and authority to promulgate, adopt and enforce appropriate zoning regulations to protect the airport from

hazards and obstructions 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 by 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 to authorize the acquisition of same through the exercise of the power of eminent domain, and in the event of such acquisition, if there are any general obligation bonds that the owner of the publicly owned airport facility has outstanding, the same shall be fully assumed by the Authority and sufficient taxes levied by the Authority to discharge said outstanding indebtedness; and likewise any city or owner that has outstanding revenue bonds where the revenues of the airport have been pledged or said bonds constitute a lien against the airport facilities, the Authority shall assume and discharge all the obligations of the city under the ordinances and bond indentures under which said revenue bonds have been issued and sold. Any city which owns airport facilities not serving certificated airlines which are not purchased or acquired or taken over as herein provided by such Authority, shall have the power to operate the same under the existing laws or as the same may hereafter be amended. Any such Authority when created may be granted the power and authority to promulgate, adopt and enforce appropriate zoning regulations to protect the airport from

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966.
SENATE JOINT RESOLUTION NO. 1 proposing an Amendment to Article IX of the Constitution of Texas by adding thereto a new Section 12; authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties; authorizing the creation of a board of directors by appointment or election; providing that the membership of the board shall be based upon the proportionate part of the population of each county, with no county having less than one member; providing for a 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 rolls approved by the Board of Directors of said Authority, said taxes to be assessed equally and uniformly throughout the county or counties, comprising the Authority, as required by the Constitution; granting to such Authority the power to acquire by purchase, or through eminent domain proceedings existing publicly financed airport parties or other sites necessary to have and to improve the same, power to issue and sell general obligation bonds and revenue bonds, or either of them; authorizing the assumption of outstanding indebtedness secured by general obligation bonds and assuming the obligations of the city or cities under ordinances and bond indentures under which revenue bonds have been issued and sold; to enact zoning regulations and other measures to protect the airport facilities from hazards and obstructions; providing for the adding of an additional county or counties to the Authority.

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

Section 1. That Article IX of the Constitution of the State of Texas be amended by adding thereto a new 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, or either of them, for the purchase, acquisition by the exercise of the power of eminent domain or otherwise, construction, reconstruction, repair or renovation of any airport or airports, landing fields, 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 governing body of the city or cities whose airport facilities are served by certificated airlines and whose facility or some interest therein, is proposed to be or has been acquired by the Authority, 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 of such city or cities, and if the Board of Directors is elected they shall be elected by the qualified taxing voters of the county which chooses to elect the directors to represent that county; representatives 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 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 providing for 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 taxing voters within the county or counties, said elections to be held on the same day if more than one county is included, provided that no more than one (1) county may be called in a county unit after the expiration of one (1) year; in the event such an election has failed, and thereafter only upon a petition of ten per cent (10%) of the qualified taxing 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 taxing 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 by 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 to authorize the acquisition of same through the exercise of the power of eminent domain, and in the event of such acquisition, if there are any general obligation bonds that the owner of the publicly owned airport facility has outstanding, the same shall be fully assumed by the Authority and sufficient taxes levied by the Authority to discharge said outstanding indebtedness; and likewise any city or owner that has outstanding revenue bonds where the revenues of the airport have been pledged or said bonds constitute a lien against the airport facilities, the Authority shall assume and discharge all the obligations of the city under the ordinances and bond indentures under which said revenue bonds have been issued and sold. Any city which owns airport facilities not serving certificated airlines which are not purchased or acquired or taken over as herein provided by such Authority, shall have the power to operate the same under the existing laws or as the same may hereafter be amended. Any such Authority when created may be granted the power and authority to promulgate, adopt and enforce appropriate zoning regulations to protect the airport from

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Vertical advertisement strip on the right edge of the page, containing various small ads and notices, including "Chicke Beef, Turkey", "Peak Potatoes", "Gooch Fr Regular Mi", "Gargin", "Orange Ju", "raft", "cheese", "mills".



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August 18, 19, 20, 1966

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For Our Early
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Tender, Lean, Flavorful
With True Value Trim
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LB. ONLY **79¢**

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SLICES & HALVES
PEACHES
 4 ^{2 1/2} Cans **\$1**

SWEET-EARLY GARDEN
PEAS
 5 ³⁰³ Cans **\$1**

FULL CARGO OF VALUES

- | | | | |
|----------------|---|---------------|---------------|
| Franks | Decker Quality | 12-oz. Pkg. | 49¢ |
| Roast | Chuck Boneless | Lb. | 79¢ |
| Drinks | DEL MONTE - Orange, Grape, Pineapple-Grapefruit | 4 46-oz. Cans | \$1.00 |
| Spinach | DEL MONTE | 6 303 Cans | \$1.00 |
| Green Beans | DEL MONTE | 4 303 Cans | \$1.00 |
| Fruit Cocktail | DEL MONTE | 5 303 Cans | \$1.00 |
| Corn | DEL MONTE | 5 303 Cans | \$1.00 |
| Tuna | DEL MONTE | 3 6-oz. Cans | \$1.00 |
| Catsup | DEL MONTE | 20-oz. Bottle | 29¢ |
| Prune Juice | DEL MONTE | 32-oz. Btl. | 39¢ |
| Pineapple | DEL MONTE | 1 1/2 Can | 29¢ |

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|-----------------|----------------------|-----------|------------|
| Coffee | Folger's | 1-Lb. Can | 69¢ |
| | Limit 2 lbs., Please | | |
| Dog Food | Headstart | 300 Can | 5¢ |
| | Limit 6 Cans, Please | | |

- | | | | |
|----------------------------------|---------------------|---------------|---------------|
| Coffee | Folger's | 2-Lb. | \$1.37 |
| | Limit 1 can, please | | |
| Mazola Oil | | 48-oz. Btl. | 89¢ |
| Wagon Trail Peanut Butter | | 2 1/2-lb. Jar | 89¢ |
| Coffee | Folger's Instant | 6-oz. Jar | 89¢ |

NOTICE: Valuable Coupon 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 20, 1966

POT PIES

Chicken, Beef, Turkey

8-oz. Pkg. **15¢**

FROZEN NATURAL JUICE FROM FLORIDA

Orange Juice

6-oz. Can **19¢**

Potatoes

U. S. No. 1 Russet

10-Lb. Bag **49¢**

- | | | |
|-----------------------------------|-----------------------|------------------------|
| Crinkle Cut | 4 24-oz. Cello Bag | \$1 |
| Golden Shore | 1 1/2-Lb. Cello Bag | \$2.39 |
| Good Value | 9-oz. Pkg. | 10¢ |
| Regular Miracle Whipped Margarine | Kraft 1-lb. Ctn. | 29¢ |
| Orange Juice | Kraft 3 Qt. Jars | \$1.00 |
| Cheese | 1/2-lb. Moon Longhorn | 10-oz. Pkg. 59¢ |
| Walls | 8 Ct. Cinnamon Tube | 25¢ |

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|------------|--------------------------------|---------------------|------------|
| Drinks | Foremost Fruit | 1/2-Gal. Ctn. | 19¢ |
| Sherbert | Foremost All Flavors | 1/2-gal. | 59¢ |
| Toothpaste | Crest Reg. 95c Value | Fam. Tube | 69¢ |
| Hair Spray | Lustre Cream Reg., Aerosol Can | Hard-to-Hold 15-oz. | 49¢ |

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|------------|------------------------|-------|------------|
| Corn | US NO. 1 Golden Bantam | Ear | 7¢ |
| Avacados | US NO. 1 | 3 For | 29¢ |
| Nectarines | US NO. 1 California | Lb. | 29¢ |

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|------------|-----------------------------|-------------|------------|
| Onions | Medium White US NO. 1 | 2 Lbs. Only | 15¢ |
| Cantaloupe | Comanche County Extra Large | 2 For | 25¢ |
- Your General Telephone Bill Pay Station

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

Double Stamps Every Wednesday With \$2.50 or More Purchase

Your Friendly Family Food Store

LOY LONG'S

1312 FISHER

WE RESERVE THE RIGHT TO LIMIT QUANTITIES
NO SALES TO DEALERS

Greater Selection... GREATER VALUES! Buccaneer Stamps

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3¢ per word including name and address, for first insertion and 3¢ per word for each subsequent insertion. Count initials as one word. Minimum charge 75¢ first week and 50¢ each subsequent insertion.

Legal notices same as above rates.

"Black face" readers, 25¢ per line. Memorial tributes or Resolutions of Respect and all other matter not news will be charged for at regular advertising rates. No charge is made for news of Church or other public gatherings where no admission is levied. Where admission is charged or where goods or wares are offered for sale, the regular advertising rates will be applied.

Cards of Thanks, \$2.00. DISPLAY ADVERTISING Rates on Request. All advertising is cash with order except where accounts have been established.

Announcement

FISH BAIT: Live minnows, worms, goldfish, and crawfish. Frozen shad gizzards, shad, wramp, liver. Also blood bait. C. Williams Bait Station, Waco Highway, Goldthwaite, 4-18-tfc

AUTOMOTIVE

WE ARE Your Authorized G. M. C. Truck Dealer. Several new models in stock. See Max Mahan, San Saba Tractor Co., phone 372-5222, San Saba, Texas. 4-15-tfc

WALKER Mufflers and Tail Pipes to fit most cars and pickups. Fast installation, reasonable prices. Jack Long Gulf Station, Goldthwaite, 10-14-tfc

FOR SALE: 1960 4-Door Corvair. Reasonable. Call Ronnie Earl Caradan 948-2480. 8-11-2tp

FOR SALE: 1960 - 2-Door Six Cylinder Ford, \$375.00. Loyd King, Call 648-3215. 8-18-tfc

Business Services

DEAD ANIMAL SERVICE—As near as your nearest telephone. Phone (Area Code 817) Dudley 63-3303, if no answer try Dudley 63-3442. Hamilton Rendering Co., Inc., Hamilton, Texas. 7-18-tfc

FARM BUREAU INSURANCE Farm Bureau Office Every Afternoon DAVID WATTERS, Agent

"WE SPECIALIZE IN SATISFIED CUSTOMERS" JOHN'S LOMETA LOCKER PLANT DIAL SK 2-3260 DAY AND NIGHT

Farm & Ranch Conservation Work Mask Brothers P. O. BOX 277 Michland Springs, Texas

E. M. MASK - M. C. MASK Phone 648-2362 Phone 45-2-3271

FLOWERS FOR ALL OCCASIONS Phone 648-2698 Oak Grove Flower Shop Free Delivery Mrs. A. C. Williams

Southside Laundry And Dry Cleaning Linen Service 606 Austin, Brownwood, Tex. Our Truck Is Through Goldthwaite On Tuesday And Friday.

Quality UPHOLSTERING Furniture and Auto Free Pickup and Delivery Spradley's Upholstery Shop Dial 648-2261

Business Services

RUBBER STAMPS: Fast service and reasonable prices. Phone 648-2244, or stop at the Eagle office. 6-16-tfc

Fast, Dependable Film Developing Hudson Drug

Card of Thanks

CARD OF THANKS With grateful hearts we wish to express our appreciation for each act of kindness shown in the passing of our dear husband and father. Each comforting act will always be remembered. Mrs. Bruce Archer, Bruce Jr. and Deanna. 8-18-1tp

City Property

HOUSE FOR SALE: 1608 School Street. Mrs. Ben Lively, phone 628-5533, Bend, Texas. 6-9-tfc

FOR SALE: Large three bedroom house, on large lot. Call 648-2555 or see C. N. Hammond. 12-2-tfc

FOR SALE: Circumstances beyond my control makes it necessary that I sell my place. Bob Swindle, Goldthwaite, Tex. 8-18-2tp

EMPLOYMENT

WANTED: Office employee to work on Saturdays from 2:30 to 10:30 p. m. Also, Sundays from 12:30 p. m. to 10:00 p. m. Job will require applicant to know how to type, Childress & Cruzcosa Clinic & Hospital, Goldthwaite. 8-11-tfc

WANTED: Waitress, dish washer and part time dish washer. Apply RV's Cafe at the North "Y", Goldthwaite. 8-11-tfc

WANTED: Nurses Aide to work all shifts. Childress & Cruzcosa Clinic & Hospital, Goldthwaite. 8-11-tfc

Farm and Ranch

FOR NEW AND USED FORD Tractors and equipment see San Saba Tractor Company. Phone 372-5222 for free pickup and delivery of major overhaul. 12-10-tfc

Wish To Lease Ranch Land in sizeable amounts up to 7,000 acres. P. O. Box 81, or phone 372-3954, San Saba. 8-11-2tc

IF INTERESTED in Farm and Ranch Land contact Joe Green, Center City - Route 3, Goldthwaite, Texas. Also Notary Public. 12-17-tfc

FOR SALE

RCA Whirlpool Refrigerated Air Conditioners. Cools the air, dehumidifies the air and filters the air for your comfort. We have a size to fit your particular needs. See us for special prices. Duren Equipment Company. We Service What We Sell. Goldthwaite, Texas. 6-9-tfc

FOR SALE: Used Atlas portable sewing machine, with case and attachments, \$35.00. Moreland Hardware & Appliance, Phone 648-2229, Goldthwaite. 8-4-tfc

CLOSE-OUT SALE: All lawn and yard furniture. Metal and Redwood. Check our prices. Spradley's Furniture & Upholstery, on Fisher Street, Goldthwaite. 8-11-tfc

LIVESTOCK

LIVESTOCK FOR SALE - Thrifty yearling Angora Bucks, registered or grade; clean hair; easily seen. Ray Standley, phone 948-2625. 8-11-tfc

LOST AND FOUND

LOST: Large yellow pet Cat of good size, white breast. Lost from Barton Farm on the Mountain. Finder please notify Mary Barton Adams, 800 Ennis Ave., Bryan, Texas. 8-18-1tc

Quality UPHOLSTERING Furniture and Auto Free Pickup and Delivery Spradley's Upholstery Shop Dial 648-2261

Miscellaneous

IN STOCK: New White Sewing Machines. Portable and Cabinet models. Moreland Hardware & Appliance, Phone 648-2229, Goldthwaite. 8-4-tfc

PADGETT FLORAL will make daily delivery of flowers to hospital. Call 648-2612 and place your order. 6-9-tfc

JUST RECEIVED Large Shipment of New Carpet Samples. Check with us before you buy. Wall to Wall Nylon Carpets, installed with pad for as low as \$6.50 per square yard. Spradley Furniture & Upholstery, on Fisher Street, Goldthwaite. 6-9-tfc

FOR SALE: Loe Crestline Interior Latex Wall Paint. \$3.29 per gallon. Fully Guaranteed. Barnes & McCullough Lumber Co. 6-30-tfc

QUICK SALE: Share in Mills County Hunting & Fishing Club. Mrs. Lee Tesson, Box 293, Woodville, Texas 75797. 8-4-4tp

FOOT ODOR HOW TO KILL IT CAUSED BY A GERM. Kill the germ, you kill the odor. You can't smell it. Your FRIENDS CAN. Ordinary antiseptics are no use. Apply T-4-L, POWERFUL GERM KILLER, for smelly, sweaty, itchy feet. If not pleased OVERNIGHT, your 48¢ back at any drug store. NOW AT HUDSON DRUG

CLOSE-OUT SALE: All lawn and yard furniture. Metal and Redwood. Check our prices. Spradley's Furniture & Upholstery, on Fisher Street, Goldthwaite. 8-11-tfc

NOW IN STOCK: Disposable bags for all makes and models of Vacuum Cleaners. Big selection. Moreland Hardware & Appliance, phone 648-2229, Goldthwaite. 8-4-tfc

FOR SALE 1 - GE Texas Ton Window Unit 13500 BTU. Below cost. Reg. \$218.00; this month \$165.00. 1 - GE Elec. Drinking Fountain. Used but guaranteed to cool Colorado River water - \$50.00. 1 - 2 Ton Air Cooled Self Contained Air Conditioner. Can be ducted for home or office use. Used but in good condition - \$150.00. SEVERAL New 30 Gal. LPG or Nat. Gas Water Heaters. 10-gal. Glass Lined. \$43.50 while they last. Our lowest price in 10 years. 1 - Small Kid Saddle, fair condition, \$22.00. 1 - Sorrel Filly Pony, broke to ride. Excellent for any cowboy, \$150.00. 50 HEAD - Good Quality Kid Goats. See or Call TRUETT A & A PAINT & SUPPLY 8-11-2tc

LAND FOR SALE: Brown County, near May, 207 acres, large tanks, good grass land, some cultivation, \$100.00 acre. MILLS, near Goldthwaite, approximately 1,300 acres, well improved, excellent grass and water, fences, corrals ready and in operation \$95.00 acre. 284 ACRES Colorado River, finest ranch left includes irrigation and farm equipment, 20 acres established Coastal Bermuda, two good homes, fishing camp, several cottages, \$94,000. HOMES, Eddy, Texas, three bedroom home, nearly 3 acres, beautiful orchard, garden; would trade for like value in Goldthwaite; \$6,500.00. Lovely Home in Bertram; will trade for good home in Goldthwaite, \$4,750.00. EVANT, remodeled, carpeted, draped; pretty shade trees, see to appreciate, \$4,750.00. EVANT store, service station, cafe, good living quarters, clean, plenty of parking space, \$4,250.00. Store serves fishing camp, also tremendous local business. All stock included, service station, nice stock hardware, hunting, fishing tackle, \$18,000.00. Mildred Duncan, Broker Moline, Texas Phone Big Valley 938-2474 Star 968-2191 8-18-2tc

REAL ESTATE

MARKET: The run was about half good stocker calves and the other half butcher cattle. Very few cows and calves offered. Plenty of out of town buyers for all classes. Market steady on butcher calves and bulls. Market \$.50 to \$1.00 higher on stockers and feeders. Very active. Estimated Receipts: 1,350 hd. Stocker steer calves, wts. 250-425-lbs., \$28.50-\$33.70. Stocker heifer calves, wts. 250-425-lbs., \$25.00-\$28.30. Steer yearlings, wts. 500-700-lbs., \$25.00-\$27.60. Heifer yearlings, \$23.00-\$25.40. Plain feeder steers 21.00-24.00. Plain feeder heifers, 20.00-23.00. Cows & calves, pair - Good: \$210.00-\$240.00; plain, \$160.00-\$185.00. Stocker cows 17.00-21.40 Stocker bulls 22.00-26.50 Slaughter Cattle Fat calves 23.00-25.60 Fat cows 17.50-19.00 Utility and Cutter cows 16.50-18.25 Canners 14.50-15.50 Shells 12.00-13.50 Slaughter bulls 20.00-22.60 HOGS (Top) \$26.00. Early Consignments For Next Wednesday's Sale 50 - 3 & 4 year old Brahman & Hereford cross bred Cows & Calves. These calves weigh from 200 to 400 lbs. These cows are gentle and are real calf raisers. There will be about 20 Springing cows from the same ranch that will calve within the next two months. From the same ranch we will have about 100 calves weighing from 200 to 300 lbs. They are in stocker flesh. Plan to be at the Wednesday Sale in Brownwood this week.

KILL-KO-KILL! Instant death to any insect that creeps, or crawls or flies! Kill-Ko Bug Killer contains Dieldrin and DDPV for quick-kill vaporizing action! Odorless, stainless!

KILL-KO-KILL! SATISFACTION GUARANTEED

PERSONAL

WEDDING INVITATIONS - and Announcements. Printed or Engraved. Full line samples to choose from. Reasonable prices at the Eagle office. 6-16-tfc

DIETZ MEMORIAL Company, Waco, Texas, represented in Goldthwaite and surrounding area by Mrs. Jess Massey, Box 87, Phone 648-2491, Goldthwaite. 6-9-tfc

LEGAL NOTICES

LEGAL NOTICE CONTRACTORS' NOTICE OF TEXAS HIGHWAY CONSTRUCTION

Sealed proposals for constructing 1.890 miles of Scenic Overlook, Rest Area & Landscape Planting Loc. at Hubbard Cr., 5 Mi. W. of Breckenridge, Loc. 3.3. Mi. NW of Coleman, Fr: FM 1467 to 0.5 Mi. E. of Blanket, Fr: Loc. at Int. US 190, 1 Mi. N. of Lampasas, Loc. 5.7 Mi. S. of Goldthwaite on Highway No. US 180, US 84, US 67, US 281 & US 183, covered by LSF 199(1), LSF 194 (1), LSF 83(1), LSF 101(1) & LSCF 611(1), in Stephens, Coleman, Brown, Lampasas & Mills Counties, will be received at the Highway Department, Austin, until 9:00 A. M., August 24, 1966, and then publicly opened and read.

The State Highway Department, in accordance with the provisions of Title VI of the Civil Rights Act of 1964 (78 Stat. 252) and the Regulations of the Department of Commerce (15 C. F. R., Part 8), issued pursuant to such Act, hereby notifies all bidders that it will affirmatively insure that the contract entered into pursuant to this advertisement will be awarded to the lowest responsible bidder without discrimination on the grounds of race, color, or national origin.

Plans and specifications including minimum wage rates as provided by law are available at the office of E. M. Pritchard, District Engineer, Brownwood, Texas, and Texas Highway Department, Austin. Usual rights reserved. Published August 11 & 18, 1966 The Goldthwaite Eagle

TEXACO GAS AND OILS Firestone Tires and Tubes Washing & Greasing ROAD SERVICE TEXACO Service Station Dial 648-2585 - Goldthwaite Johnson Brothers

Brownwood Cattle Auction Brownwood, Texas August 10, 1966

MARKET: The run was about half good stocker calves and the other half butcher cattle. Very few cows and calves offered. Plenty of out of town buyers for all classes. Market steady on butcher calves and bulls. Market \$.50 to \$1.00 higher on stockers and feeders. Very active.

Estimated Receipts: 1,350 hd. Stocker steer calves, wts. 250-425-lbs., \$28.50-\$33.70. Stocker heifer calves, wts. 250-425-lbs., \$25.00-\$28.30. Steer yearlings, wts. 500-700-lbs., \$25.00-\$27.60. Heifer yearlings, \$23.00-\$25.40. Plain feeder steers 21.00-24.00. Plain feeder heifers, 20.00-23.00. Cows & calves, pair - Good: \$210.00-\$240.00; plain, \$160.00-\$185.00. Stocker cows 17.00-21.40 Stocker bulls 22.00-26.50 Slaughter Cattle Fat calves 23.00-25.60 Fat cows 17.50-19.00 Utility and Cutter cows 16.50-18.25 Canners 14.50-15.50 Shells 12.00-13.50 Slaughter bulls 20.00-22.60 HOGS (Top) \$26.00.

Early Consignments For Next Wednesday's Sale 50 - 3 & 4 year old Brahman & Hereford cross bred Cows & Calves. These calves weigh from 200 to 400 lbs. These cows are gentle and are real calf raisers. There will be about 20 Springing cows from the same ranch that will calve within the next two months. From the same ranch we will have about 100 calves weighing from 200 to 300 lbs. They are in stocker flesh. Plan to be at the Wednesday Sale in Brownwood this week.

Legal Notice

ESTATE OF L. H. SOULES, Dec. No. 1701 On August 11, 1966, in the County Court of Mills County, Texas, I was appointed Independent Executor in the above numbered and entitled cause. All persons having claims against said estate, are notified to present the same to me within the time prescribed by law. My residence and post office address is Rt. 1, Goldthwaite, Mills County, Texas. (Signed) Addie Soules, Executor, Published August 18, 1966 The Goldthwaite Eagle

Legal Notice

CONTRACTORS' NOTICE OF TEXAS HIGHWAY CONSTRUCTION Sealed proposals for constructing 31.713 miles of Seal Coat, Scar & Reshape Base, Flex Base & One Crse Surf Treat From FM 2005 to Hamilton Co. Ll. & Fr: Comanche Co. Line To US 84 near Goldthwaite on Highway No. US 84 & SH 16, covered by C 55-1-10 & C 289-2-7 in Mills County, will be received at the Highway Department, Austin, until 9:00 A. M., August 23, 1966, and then publicly opened and read. Plans and specifications including minimum wage rates as

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FIFTEEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. SENATE JOINT RESOLUTION NO. 33 proposing an Amendment to Section 6, Article XVI, Constitution of the State of Texas, to authorize state participation in programs financed with funds from private or federal sources and conducted by local level or other private, nonsectarian associations, groups, and nonprofit organizations for establishing and equipping facilities for assisting those who are blind, crippled, or otherwise physically or mentally handicapped in becoming gainfully employed, for their rehabilitation or restoration, or for providing other services essential to the better care and treatment of the handicapped. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 6, Article XVI, Constitution of the State of Texas, be amended to read as follows: "Section 6. (a) No appropriation for private or individual purposes shall be made, unless authorized by this Constitution. A regular statement, under oath, and an account of the receipts and expenditures of all public money shall be published annually, in such manner as shall be prescribed by law. (b) State agencies charged with the responsibility of providing services to those who are blind, crippled, or otherwise physically or mentally handicapped may accept money from private or federal sources, designated by the private or federal source as money to be used in establishing and equipping facilities for assisting those who are blind, crippled, or otherwise physically or mentally handicapped in becoming gainfully employed, in rehabilitating and restoring the hand-

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION NO. 13 proposing an Amendment to Sections 2 and 4 of Article VI of the Constitution of the State of Texas as so as to repeal the provision making payment of the poll tax a requirement for voting and so as to authorize the Legislature to provide for the registration of all voters. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 2 of Article VI of the Constitution of the State of Texas be amended, effective February 1, 1968, by deleting the following language: "and provided further, that any voter who is subject to pay a poll tax under the laws of the State of Texas shall have paid said tax before offering to vote at any election 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 tax receipt has been lost, and by substituting therefor the following language: "and provided further, that any voter who is subject to pay a poll tax under the laws of the State of Texas shall have paid said tax before offering to vote at an election a voter shall have registered annually, but such requirement for registration shall not be considered a qualification of an elector within the meaning of the term 'qualified elector' as used in any other Article of this Constitution in respect to any matter except qualification and eligibility to vote at an election. Any legislation enacted in anticipation of the adoption of this Amendment shall not be invalid because of its anticipatory nature. 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 en-

provided by law are available at the office of Glenn G. Trotter, Resident Engineer, Goldthwaite, Texas, and Texas Highway Department, Austin. Usual rights reserved.

Published August 11 & 18, 1966 The Goldthwaite Eagle

WANTED

WANTED TO LEASE: Farm and Ranch Land. Prefer 100 to 200 acres. Will consider other. Call collect, Dallas BR 4-4766, after 5:00, or write to Beavers, Box 114, Evant, Texas 8-18-4tp

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**Manuel's
Carpenter Shop**
Floyd Manuel
**CABINETS
CUTTING OF WOOD
SAWS RECONDITIONED**
**FREE ESTIMATES
ON YOUR NEEDS**
**All Material and
Workmanship Guaranteed**
PHONE 648-2542
**West Side Square
Goldthwaite**

Legal Notice
**THE STATE OF TEXAS
COUNTY OF MILLS**
NO. 3450
SHERIFF'S SALE
WHEREAS, on the 22 day of July 1966, in Cause No. 3450 in the District Court of Mills County, Texas, wherein The State of Texas, County of Mills and Mullin Independent School District were Plaintiffs, recovered judgment against Lindsay Kittle, Glenn P. Kittle, Ben P. Kittle and Aaron Kittle,
Defendants, for taxes, penalty, interest and cost against the hereinafter described property;
WHEREAS, on the 11th day of August, 1966, by virtue of said judgment and the mandates thereof the Clerk of the above mentioned District Court of said County did cause to be issued an Order of Sale commanding

me as Sheriff of said county to seize, levy upon and sell in the manner and form as required by law the hereinafter described property;
WHEREAS, by virtue of said judgment and Said Order of Sale and the mandates thereof I did on the 11th day of August, 1966, seize and levy upon as the property of the above defendants the following described property, situated in Mills County, Texas, to-wit:
(Said description showing the number of acres, original survey, locality in county, and name by which said property is most generally known.)
FIRST TRACT: Lot Number Fourteen (14) in Block Number Twenty Five (25) of the original town of Mullin, Mills County, Texas.
And I will on the first Tuesday in the month of September, 1966, the same being the 6th

day of said month, proceed to sell all the right, title, and interest of the Defendants in and to said property at the Court House door of said county in the city or town of Goldthwaite, Texas between the hours of 10:00 a. m. and 4:00 p. m. to the highest bidder for cash, provided, however, that none of said property shall be sold to the owner of said property directly or indirectly or to anyone having an interest therein or to any party other than a taxing unit which is a party to this suit for less than the amount of the ad-judged value of said property or the aggregate amount of judgments against said property in said suit, which ever is lower, subject also to the right of the Defendants to redeem same in the time and manner provided by law and subject also to the right of the Defendants to have said property divided and sold in less divisions than the whole.
DATED at Goldthwaite, Tex-

as, this the 11th day of August, 1966.
(Signed) H. G. Brooks,
Sheriff Mills County, Texas.
Published August 18, 25
and September 1, 1966
The Goldthwaite Eagle

THE GOLDTHWAITE EAGLE-MULLIN ENTERPRISE Page 11
Goldthwaite, Texas, Thursday, August 18, 1966

USE DULL SINKER
When trolling never use a new sinker with a bright shine. Fish will often strike at it in-

stead of the lure. With fish that have sharp teeth, the "sinker strike" will result in you losing a lot of lures.

**Drs. Ellis & Ellis
OPTOMETRISTS**
308 Citizens Nat'l Bank Bldg.
Brownwood, Texas
Glasses or Contact Lenses
Fitted. We grind all lenses.
Call Milton 3-8184 or write
P. O. Box 149
For Appointment.

See Us For
AUTOMOTIVE PARTS
JOBBER AND DISTRIBUTORS
For All Fast Moving Parts For Almost Any Make Of Car
SHELTON BROS. AUTO PARTS
Phone 648-3312
2nd & Fisher
Goldthwaite, Texas

Goldthwaite

FIRST METHODIST CHURCH
Rev. Phillip Riley
Church School, 9:45 a.m.
Morning Worship, 10:50 a.m.
Youth Fellowship, 5:00 p. m.
Evening Services, 7:00 p. m.
W.C.S. each Monday, 3:00 p.m.
Wednesday, Prayer Meeting, 7:30 p. m.
Men's meeting, 1st Thursday of each month, 7:00 p.m.

FIRST BAPTIST CHURCH
Rev. Tommy Jones
Sunday School, 9:45 a.m.
Morning Worship, 10:55 a. m.
Training Union, 6:30 p. m.
Evening Worship, 7:30 p. m.
Wednesday, Prayer Meeting and Bible Study, 7:30 p.m.
W. M. U. 3:45 p. m., Monday

ST. PETER'S CATHOLIC CHURCH
Rev. Frank Briganti, Pastor
(Res.) Hamilton, Texas
Phone DUDley 6-5520
Sunday Mass, 11:00 a. m.
Bible Study, Wed., 7:30 p. m.

CHURCH OF CHRIST
Douglas LeCroy, Minister
Bible Study, 10:00 a.m.
Morning Worship, 10:50 a.m.
Evening Worship, 7:00 p. m.
Wednesday Prayer Meeting, 8:00 p. m.

ASSEMBLY OF GOD
Rev. B. F. Renfro, Pastor
Sunday School, 10:00 a.m.
Teaching, 11:00 a.m.
Sunday Night, 7:30 p. m.
Wednesday Night, 7:30 p. m.

Star
CHURCH OF CHRIST
Wayne Harrell, Minister
Bible Study, 10:00 a.m.
Morning Worship, 11:00 a. m.
Evening Worship, 7:00 p. m.
Wednesday Prayer Meeting, 8:00 p. m.

BAPTIST CHURCH
Services 2nd and 4th Sundays
Sunday School, 10:00 a.m.
Morning Worship, 11:00 a.m.
Evening Worship, 8:00 p.m.

METHODIST CHURCH
Rev. E. C. Young
Church School, 10:00 a.m.
Teaching Services 1st and 3rd Sundays
10:00 a. m. and 7:00 p. m.

**POMPEY MT. (DUREN)
CONGREGATIONAL
METHODIST CHURCH**
Rev. Kenneth Green, Pastor
Church Each Sunday
(Except on Fifth Sunday)
Sunday School, 10 a.m. Each Sunday
Teaching Services—
11:00 a. m. and 7:00 p. m.
Prayer Meeting, Thurs. Night
Singing each 4th Sat. Night—
(except months of July & Aug.)

DeWitt Motel
Goldthwaite City Utilities
**Childress & Cruzcosa
Clinic & Hospital**
RV's Cafe
Saylor Chevrolet Company

**LONG COVE
BAPTIST CHURCH**
Rev. Douglas Underhill, Pastor
Sunday School—10:00 a.m.
Morning Worship, 11:00 a.m.
Evening Worship, 8:00 p.m.

**SCALLORN
BAPTIST CHURCH**
Rev. Jerry Steadman, Pastor
Sunday School, 10:00 a.m.
Morning Worship, 11:00 a.m.
Evening Worship, 8:00 p. m.

**TRIGGER MOUNTAIN
BAPTIST CHURCH**
Bob Delcamp, Pastor
Rt. 2 — Box 44-A
Brownwood, Texas
Sunday School, 10:00 a.m.
Morning Worship, 11:00 a.m.

**PLEASANT GROVE
METHODIST CHURCH**
Rev. E. C. Young
Church School, 10:30 a. m.
Morning Worship, 9:30 a. m.
2nd and 4th Sunday

BAPTIST CHURCH
Rev. Chester Sylvester
Sunday School, 9:45 a. m.
Morning Worship, 10:50 a. m.
Training Union, 7:00 p. m.
Evening Worship, 8:00 p. m.
Wednesday Prayer Meeting, 7:45 p. m.

METHODIST CHURCH
Rev. Ken Boatman
Morning Worship, 9:30 a. m.
Sunday School, 10:30 a. m.
Evening Worship, 8:00 p.m.
2nd, 4th, and 5th Sundays

CHURCH OF CHRIST
J. A. Krisell, Minister
Bible Study 10:00 a.m.
Morning Worship, 11:00 a.m.
Evening Worship, 7:00 p.m.

Center City
BAPTIST CHURCH
Services Every Sunday
Rev. J. S. Tipton, Pastor
Sunday School, 10:00 a.m.
Morning Worship, 11:00 a.m.
Evening Worship, 7:00 P. M.

METHODIST CHURCH
Rev. E. C. Young
Church School each Sunday,
10:00 a.m.
Morning Worship, 2nd, 4th &
5th Sundays, 11:00 a. m.

Priddy
ZION LUTHERAN CHURCH
Rev. John Striepe, Pastor
Sunday
Sunday School, 9:00 a. m.
Worship Service, 10:00 a. m.
Monday
Choir Rehearsal, 7:00 p.m.

BAPTIST CHURCH
Bill White, Pastor
Sunday School, 10:00 a.m.
Morning Worship, 11:00 a. m.
Evening Services, 7:00 p. m.

**PRIMITIVE BAPTIST
PHILADELPHIA CHURCH
CARADAN**
Elder Elmer Isham
Of Comanche
Services Every First Saturday
and Sunday at 11:00 a. m.

**MT. OLIVE
PRIMITIVE BAPTIST CHURCH**
Elder James C. Robertson
Route 2 — Box 663
Abilene, Texas
Services each 3rd Sunday at
11:00 a. m. and on Saturday
preceding at 11:00 a.m. and 8:00
p. m.

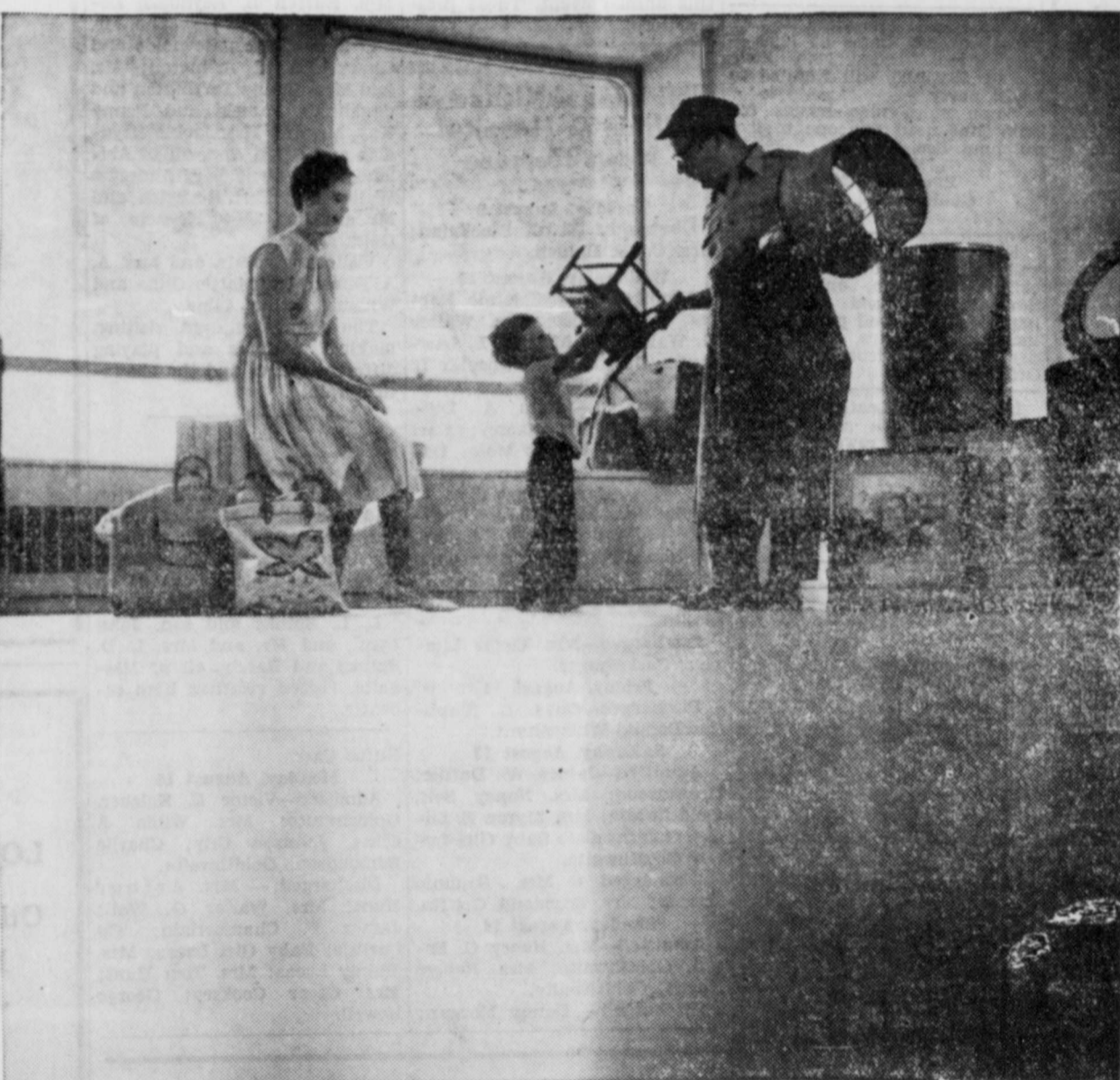


PHOTO BY HAROLD HALMA

**How to move
without ever leaving home**

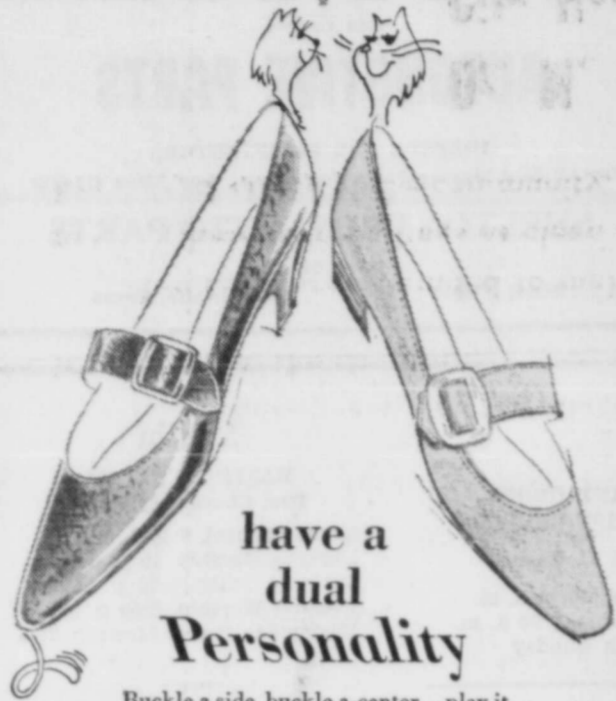
Families these days, they say, are moving on an average of every four years. Which makes the present generation the most uprooted generation in America's history. You can sense this rootlessness everywhere, can't you? In the relaxed standards where, can't you? In the relaxed standards people come to accept as the commonplace. In the nervous, unsettled and insecure feelings so many people express everywhere you go. In the nation's people, young and old, who so often exhibit a need to conform, not with what is excellent, but rather with what is popular. Ours is an age of vastly accelerated movement—and anxiety. Yet those who seek their faith—who worship, and put their faith to work every day—are uniquely prepared for today's pressures and problems. Their spiritual home goes wherever they go. And most important, by living their faith, and by becoming a part of the church or synagogue wherever they live, they can change their community—for the better.

Presented as a public service

**This Series of Ads is Being Published in The Eagle
Each Month Under the Auspices of the Mills County Ministers' Association
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- Duren Equipment Company
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- Shelton Bros. Motor Company
- Whitley's Gulf Service

OOY/YOU...



have a
dual
Personality

Buckle a side, buckle a-center...play it the way the mood strikes you in the broad-strapped shoe with the little short heel, the rounded toe, the built-in go!

10.95



Yarborough & Duren

"THE FRIENDLY STORE
WHERE YOUR MONEY BUYS MORE."

**Brown And Mullin
Work Plan Meeting
Scheduled Tuesday**

There will be a special meeting in the Community Center at Mullin, next Tuesday night, August 23rd at 8:00 p. m.
The Brown-Mills Soil and Water Conservation District and the Soil Conservation Service will explain the Work Plan for Brown and Mullin Creeks.
The Soil Conservation Service Planning Party from Brownwood assisted the local sponsors with the preparation of the Work Plan.

JOHN BENNINGFIELD TO TAKE CARRIBEAN CRUISE
Cpl. John Benningfield, who is now stationed at LeJeune, North Carolina, will leave the 12th of September on the Caribbean Cruise. The three month cruise will include stops at ports in the West Indies, Cuba, Panama, and Porto Rico.

Too Late To Classify

CARD OF THANKS
We wish to sincerely thank all the neighbors, friends and the Goldthwaite Volunteer Fire Department for their assistance in helping put out the fire when our barn burned Friday morning.
Mr. and Mrs. H. J. Leonard
8-18-1tc

FOR SALE: The Flora Bowles, two bedroom, home at 1209 — 8th Street. Nice clean little home. \$5,250.00, will finance to right party.
Some more nice homes for sale that need someone to live in them. See,
A. A. CLINE REAL ESTATE
Phone 648-2292
Goldthwaite, Texas
8-18-tfc

FOR SALE: 16 light check-rail Triple Window Unit in excellent condition, only \$25.00. Several good used doors, six panel colonial, well painted and includes hardware, \$6.00 each. See Vic E. Koleber at Eagle Office.
8-18-2t

LOST: Black Leather Billfold. If returned with all contents will give \$10.00 reward. Phone 648-2268. Mrs. C. L. Featherston.
8-18-2tc

FOR RENT: Two furnished Apartments. P. H. Hamilton, 648-2649.
8-18-tfc



URGES EMBLEM USE—Col. Homer Garrison (right), director of the Texas Department of Public Safety, has joined with the Texas Farm Bureau in urging operators of "slow-moving vehicles" such as farm tractors and road construction equipment to display special luminous "SMV" warning emblems on the rear of the equipment. Shown with Garrison is C. H. DeVaney, Waco, president of the 95,000-member Texas Farm Bureau.

**Lloyd Reynolds Family Annual
Reunion Held At Lake Merritt**

The Lloyd Reynolds family reunion was held at Lake Merritt, in the W. A. Cline Cabin, Saturday and Sunday, August 13 and 14, 1966. The family began arriving Friday night for this annual event. Those present were:

**Childress & Cruzcosa
Clinic & Hospital
News Release**

Tuesday, August 9
Discharged—C. C. Blackman; Mrs. C. W. Holden.

Wednesday, August 10
Admitted—Mrs. Sammie Harper, Goldthwaite; Mrs. Walter G. Wall, Star; Mrs. W. L. Lawrence, Goldthwaite; Charles L. Stephan, Goldthwaite.

Discharged—James A. Dufner; John Ben Massey; Carl Kauhs; Mrs. Robert Mote; David Watters.

Thursday, August 11
Admitted—Mrs. Oscar Cooksey, Mullin; Danny Morgan, Goldthwaite; Mrs. Raymond Griffin, Goldthwaite; Arthur H. Hunt, Goldthwaite; Tip Carlisle, Mullin.

Discharged—Mrs. Oscar Limmer; Carl Senger.
Friday, August 12
Discharged—Chas. L. Stephan; Donald Whisenhunt.

Saturday, August 13
Admitted—James A. Dufner, Brownwood; Mrs. Nancy Self, Goldthwaite; Mrs. Myron E. Lucas, Goldthwaite; Baby Girl Lucas, Goldthwaite.

Discharged—Mrs. Sammie Harper; Mrs. Raymond Griffin.
Sunday, August 14
Admitted—Mrs. Henry C. Ezzell, Goldthwaite; Mrs. Robert Harris, Goldthwaite.
Discharged—Danny Morgan;

Mr. and Mrs. Melvin Reynolds, Cindy, Kathy and Mel, Mr. and Mrs. C. B. Boggess, Alice and Jimmy, Mr. and Mrs. Harold Reynolds, Vickie, Debbie, Kelle and son, Benny, Mr. and Mrs. Burrell E. Reynolds, Denise, Douglas and Dewayne, Mr. and Mrs. Charles Reynolds and Chuck, all of Arlington; Mr. and Mrs. Jimmy Farrington and daughters, Pamela and Penny Kay, Mr. and Mrs. Jackie Reynolds and Leigh Ann, all of Abilene; Noel Reynolds of Andrews, Walter and Earl Reynolds and Mr. and Mrs. Lloyd Reynolds of Goldthwaite.

Visitors were Mr. and Mrs. A. A. Cline, Mrs. Mattie Cline and William Arthur Cline.

The family enjoyed visiting, making pictures and playing different games and the bountiful rain.

Personal

Mr. and Mrs. M. A. Horton and daughters of Waco spent the weekend with his parents, Mr. and Mrs. M. F. Horton. They showed pictures made on their trip to Washington, D. C.

L. L. Spinks and son, John Lynn, and Mr. and Mrs. L. D. Spinks and Randy, all of Mesquite, visited relatives here recently.

Rufus Carr.

Monday, August 15
Admitted—Victor E. Koleber, Goldthwaite; Mrs. Willis J. Cline, Johnson City; Charlie Edmondson, Goldthwaite.

Discharged—Mrs. Arthur Hunt; Mrs. Walter G. Wall; James F. Chamberlain; Tip Carlisle; Baby Girl Lucas; Mrs. Jimmy Lucas; Mrs. Tom Hunt; Mrs. Oscar Cooksey; George Nowell.

HEALTH NOTICE

Due to the fact that the city sewer lines do not extend to all homes within the city limits, some residents still find it necessary to continue the use of septic tanks.

There are occasions when these septic tanks with their drainage systems have been known to overflow and allow drainage to appear and stay on the surface of the ground. This results in a definite health hazard to residents of that particular area and the entire city.

If this should exist with your drainage system it would be of the best interest to you and your neighbors to correct the situation.

The City Health Office will be glad to assist you in working out a solution to solve the problem.

Also, there are still a few places where livestock is kept within the city limits.

Residents are reminded to make a special effort to keep these surroundings as clean as possible for the health and safety of the community.

**Dr. M. A. Childress
City Health Officer**

City of Goldthwaite

**LASTS FOR 6 YEARS
UNDER NORMAL CONDITIONS**

**ONE COAT
1-45 WHITE
HOUSE PAINT**

BY
**PITTSBURGH
PAINTS**

Actually Whiter One Year After Painting

- One coat covers
- Remains a bright white
- Resists stains, discoloration
- Blister-resistant
- Wears longer
- Easy to apply



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Mr. and Mrs. M. F. Horton
Goldthwaite, Texas

DON'T FORGET... GET SUNSET
A Product of PITTSBURGH PLATE GLASS COMPANY



fit
for
fun!

LEVI'S
AMERICA'S FINEST JEANS • SINCE 1850

For rugged sports, wear LEVI'S! They look better, fit better, wear better than any other jeans on the market! We've got 'em —

the Twill SLIM-FITS in three colors, and now a big choice of the season's most talked about jean —

CORDUROY
—so come on in and get 'em — now.

Little's
"Since 1898"

Pre-Fall SALE On

LONG SLEEVE SHIRTS, Each \$10

Other New Selections on Bargain Table

Including Children's Junior Sizes \$100

Big Shipment New FALL HATS and PURSES

Visit Your
Tots And Teens Shop

JANE HAMILTON PHONE 648-2264

12 ONLY

Eagle Field Parking Spaces

For 1966

GHS Football Games For Sale To Highest Bidders

Highest Bidder Gets Number One Parking Space Near Stadium; Next highest bidders on down the line.

In case of Duplicate Bids, bidders will draw for space. Bids will be received until Friday, September 2nd, at 12:00 Noon, at the office of School Superintendent.

GHS ATHLETIC DEPARTMENT