# The Hedley Informer

**VOL. 55** 

HEDLEY, DONLEY COUNTY, TEXAS, JULY 30, 1965

NO. 41

#### J. W. Gossett

Funeral services for John William Gossett, 83, who passed away at his home here Friday night, were held Sunday afternoon in the First Baptist Church by Rev Bob Estes. Burial was in the Memphis cemetery under direction of Spicer Funeral Home

Pallbearers were Tige Hill, Sam Sanders, Jesse Beach, Hobart Moffitt, Alfred Spalding and W. B. Wiggins.

Mr. Gossett was a retired farm er. He was born Feb 26 1882 in Corsicana and was married to Miss Sue Montgomery in 1906 in Navarro County. He moved to Hall County in 1923 and to Hed. preach the gospel. ley in 1942.

He is survived by three sons, Arthur Clinton of Pratt, Kansas, James Earl of Fort Worth and Francis Darrell of Sterling, Colo; a stepson Walter D McCarter of Roane, Texas; two daughters Mrs Vera Mae Petty of Hedley and Mrs. Oma Granger of Chanute, Kansas; 24 grandchildren and 39 great-grandehildren.



### LIONS ROAR

If you will work for Lionism, we'll guarantee that Lionism will work for you

The date for the Lions Club annual family picnic was set for Thursday night, August 26th. It will be at the City Park and be chicken barbecue You will furnish the chickens and the club the rest.

New boss Lion Rev. W. E. Lynn made his initial address to the club, which all enjoyed. Lion Lynn stated he wished the club would follow the rules and regulations set out by Lions International as closely as possible. Attendance was the best it has been this summer but there is still room for improvement.

Next regular meeting of the club will be Aug. 12th. We hope to have an able speaker for the program.

### Hill Family Reunion

The regular annual reunion of the J. F. Hill family will be held and two daughters of Texhoma this year on Sunday, Aug. 8, at the Hedley city park.

Everyone is cordially invited to visit with them during the afternoon.

#### Gospel Meeting

John W. Gay, Church of Christ minister of Childress will conduct a gospel meeting at the Hedley Church of Christ from August 1st through August 8th Services will begin at 8 p m. each we k day. A vacation Bible school will be held in connection with the meeting, which will be each week day morning from 9:30 to 11:00.

John W. Gay holds a B A degree from Abilene Christian College, and is doing work on his masters degree at Eastern New Mexico University. He bas conducted meetings in several different states, and is well qualified to

Bright Newhouse of Clarendon will conduct the song services

### Constitutional **Amendments**

Five of the ten amendments to the state constitution to be voted on in November are appearing in this issue of the Informer. Read them over carefully so that you can vote on them intelligently.

#### 42 Club

On Thursday night, July 22, the 42 Club met in the home of Mittie Baker. After a couple of hours of fun playing 42 refreshments of candies, cookies and cold drinks were served to thirteen members and one guest. Mittie Baker received a Pollyanna gift.

12 with Clara Baggett.

Those present included Clara Baggett, Mittie Baker, Peggie De-Bord, Augusta Duggins, Mabel Jones, Pearl Moore, Biffie Moreman, Vera Mae Petty, Nina Pierce, Eloise Spalding, Maggie Lou Tate, Leone Taylor, Juanita Waddell, and guest Bethel Mann.

Mrs. Frank Skidmore and children of Pampa and Donna Swinney of Clarendon visited the W Grimsleys Monday. Celia, Gary, Sherry and Donna stayed for several days visit.

Mr. and Mrs. Vernon Bullard were dinner guests of Mr and Mrs Roy Jewell Sunday, July 18

spent several days this week here, Cook, at Wellington Friday.

#### REPRESENTS COTTON FESTIVAL AREA



Miss Bonnie Gaye Black Quanah, above, the Cotton Festival area's entry in the Miss Texas Pageant in Ft. Worth registered Monday. She and the other 65 The next meeting will be August entrants were housed at the West ern Hills Hotel

Tuesday she and the other contestants had lunch with the Downtown Fort Worth Lions Club The contest proper started Wednesday.

Festival Co-Chairmen Wilton Lynn and Clifford Johnson attended the Lions Club Luncheon at Clarendon Tuesday and the Memphis Club Wednesday

It was a good will tour but the 14th Annual Cotton Festival Oct 15th and 16th was mentioned.

The Bob Couch family have been visiting here from Hartley.

W. W Welch of Dallas, Mr and Mrs C J. Welch of Clovis and Mr and Mrs. Clarence Welch attended the funeral services of Mr. Mrs. Mattie Barnett of Pampa Welch's brother-in-law, Barney

### \$100 Winners

The Hedley Grocery and Locker which is taking part in the Shurfine Royal Recipe promotion, has been advised that there are already some seven \$100 winners in the sweepstakes

Those reported so far are Lynda Thornton of Littlefield, Mrs. Rachel Pruett of Plainview, Elsie Collins of Happy, Mrs. P L Burrell of Hereford, Mrs Mark Poulain of Borger, Bob Roach Sr. of Shamrock, and Mrs. Reed of Lakeview.

#### Garden Club

The Hedley Garden Club will meet on Aug 3 in the Lions Den at one o'clock, with the Book Committee as hostesses, Mrs Herlie Moreman, Mrs. W. W. Wiggins Mrs. Henry Moore, Mrs Cullen Taylor and Mrs W H Jones

Leader, Mrs W. E Grimsley. Program, each member bring a

summer salad and recipe for same.

#### SBA Loans

Effective July 1, the Lubbock office of the U. S Small Business Administration has full authority to approve direct loans of up to

\$100,000 and loans in participation with banks of up to \$350,000, according to SBA Regional Director Jack Teddlie.

The regional office also has au thority to handle servicing of ac counts including extension of terms or other actions necessary. Mr

Teddlie explained.

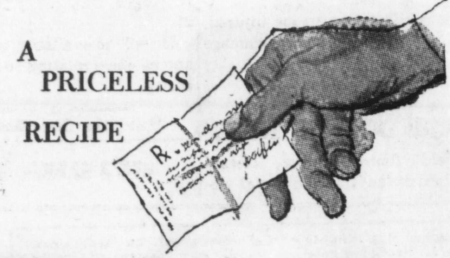
"This is the result of decentralization of SBA to bring the decisionmaking closer to the businesses being aided and to speed service," Mr. Teddlie explained. "In ad dition the agency expects to save \$2 7 million a year starting in fiscal 1966 by eliminating duplication of paperwork in Washington and the 68 regional offices and from continued improvement in employees work performance.

**DUB'S BARBER SHOP** 

### See Ken Taylor

Car & Tractor Repair Also Equipped For PUMP ENGINE REPAIR

In the old Johnny Myers location





In a health emergency, the little slip of paper on which your physician writes his prescription is priceless. You wouldn't part with it under any circumstances.

However, once the emergency has passed, human nature being what it is, you are apt to forget how valuable the prescription really was. Maybe you even grumble a little at its out-of-pocket cost, failing to remember the doctor's professional skill, the countless hours of pharmaceutical research and many other factors that made the "recipe" possible in a health crisis.

Permit our prescription department to fill your next "recipe for health."

#### **FOWLERS DRUG**

Memphis, Texas

# A Banking Service For Every Need

#### SECURITY STATE BANK

Member Federal Deposit Insurance Corporation Hedley, Texas

51 YEARS OF CONTINUOUS SERVICE

#### **PUBLIC NOTICE**

#### Proposed NUMBER SEVEN ON THE BALLOT

PROPOSED CONSTITU- | One and One-half Million Dol-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965.

SENATE JOINT RESOLU TION NO. 7 proposing an Amendment to the Constitu-tion of the State of Texas providing for the exemption from local ad valorem taxes of the property of certain charitable organizations, provided such organizations meet certain conditions and requirements and expend at least One and One-half Million Dollars (\$1,-500,000.00) annually on free "(4) such charitable trust or medical and hospital care for organization maintains its dothe indigent within the State micile and operates a hospital of Texas; providing for the necessary election, form of ballot, proclamation and publica-

PREAMBLE WHEREAS, The Legislature finds and declares that there is a need for the operation of hospitals by private charitable enterprises which will furnish free medical and/or hospital care for the indigent in Texas;

WHEREAS, The operation of such hospitals and the furnishing of such free medical care and hospitalization for the indigent in Texas will add to the welfare and well-being of the State of Texas and its residents and citizens; and

WHEREAS, The need for the operation of such hospitals and the furnishing of such free medical care and hospital-

hospitals as aforesaid; now,

therefore,
BE IT RESOLVED BY THE
LEGISLATURE OF THE
STATE OF TEXAS:
Section 1. The Constitution
of the State of Texas is
amended hereby, by the addition of a new Section to Article VIII thereof, to be numbered Section 2-A, and reading as follows: ing as follows:

"2-A. The properties of any charitable trust or organization, if such trust or organization is dedicated to, and operates a hospital furnishing free hospital and/or medical care for the indigent within the State of Texas, shall be exempt from all ad valorem taxes levied by any taxing entity, except by the State of Texas itself, provided:

"(1) such trust or organization has expended for free hospital and/or medical care hospital and/or medical care shall be published in the man-

hospital and/or medical care within the State of Texas, during the calendar year next preceding, a sum of not less than the shall be published in the manner and for the length of time as required by the Constitution and Laws of this State.

lars (\$1,500,000.00); and, further provided,

"(2) after such exemption has been in force and effect for one full calendar year, the amount expended for free hospital and/or medical care, within the State of Texas, amounts to not less than One Million Eight Hundred Thousand Dollars (\$1,800,000.00) for the calendar year next pre-ceding; and, further provided,

(3) such trust or organization is exempt from United States income taxes;

or hospitals in a county having a population of more than one million two hundred forty thousand (1,240,000) according to the last preceding Federal Census, and such exemption shall apply only to the properties of such charitable trust or organization located within the county of its domi-

"Proof of compliance with all applicable conditions stated above, shall constitute a complete defense to any suit for ad valorem taxes levied or attempted to be levied by any taxing entity other than the State of Texas itself.

"This Amendment shall be

self-enacting."
Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state ization for the indigent is especially great in counties having a population in excess of one million two hundred forty thousand (1,240,000); and WHEREAS, It is found and declared to be the Public Policy of the State to foster and encourage such operation of hospitals as aforesaid; now,

from local ad valorem taxes provided any such organization meets certain condication meets certain conditions, and expends at least One and One-half Million Dollars (\$1,500,000.00) annually for free hospital and medical care for the indigent within the State of Texas.

AGAINST the Amendment exempting the property of exempting the property of certain charitable organiza-

### **Church of Christ** Gospel Meeting

John W. Gay, Church of Christ minister of Childress will conduct a gospel meeting at the Hedley Church of Christ from August 1st through August 8th Services will begin at 8 p m. each week day. A vacation Bible school will be held in connection with the meeting, which will be each week day morning from 9:30 to 11:00.

John W. Gay holds a B A degree from Abilene Christian College, and is doing work on his masters degree at Eastern New Mexico University. He has conducted meetings in several different states, and is well qualified to preach the gospel.

Bright Newhouse of Clarendon will conduct the song services

Johnny Brown underwent tonsilectomy in a Memphis hospital last week.

Mr. and Mrs Vergil Dowers of Duncan, Okla, spent the week end with Mrs Eleonora Stuckey,

Subscribe to the Informer.

### Pampa Rodeo

The annual Top o' Texas Rodeo Cotton Loans at Pampa is scheduled for August 11-14.

Beutler Bros of Elk City, Okla will again produce the RCA Approved Rodeo that always attracts some of the best cowboys and cowgirls of the nation. Cy Taillon, popular rodeo announcer of Denver, will be on hand to describe all events

been booked, including the Clark Brothers, nationally famous rodeo clowns, and C D Ferguson with his sheep dogs and cowboy monkeys, Calamity Joe and Jane

An added purse of \$3,800 plus paid, thus avoiding undue delay all entry fees will provide a total of more than \$8 000 prize money. Contests in the regular RCA rodeo events will include Calf Roping, Saddle Broncs, Bareback Broncs, Bull Riding, Steer Wrest ling and the popular Cowgirl's Barrel Race.

Mr. and Mrs. Tom Cordell and daughter of Fort Worth, Mr and Mrs H C McMahan of Lubbock and Mr and Mrs Floyd Mann of Paris visited Mr and Mrs. J F Mann over the week end.

#### CASH SALE

CLOSE OUT ON ALL LADIES' SUMMER HATS AND PURSES

### H & M Dry Goods and Variety

Phone 856-2161

Velveeta, 2 lb.	.98
Pink Salmon, Sea Feast, tall can	.59
6 oz. Lipton Instant Tea	.98
Maryland Club Coffee, lb.	.79
Kimbell's Facial Tissue, 200 2 ply	.25
Kimbell's Kalox Bleach, qt.	.19
Nestle Quick, 1 lb. 4 oz. chocolate	flavor .45
Waconia Pure Sorghum, 2 lb. jar	.65
Skinner's Dumplings, 8 oz.	.18
Lane's Mellorine, $\frac{1}{2}$ gal., 3 for	\$1.00
Lane's Ice Cream, ½ gal.	.59

Variety of Frozen Foods, Fresh Vegetables & Fruits We give Gunn Bros. Stamps.

PICKETT GROCERY

#### A. S. C. News

The loan rate for cotton produced in Donley has been announced at 28 99 for middling 1 inch for 1965

Here are some important changes in the loan progam for 1965

- 1. All loans (except loans to coops) will be disbursed by ASCS County Offices.
- 2 All loan documents will be Top special attractions have kept in ASCS County Offices until the loan matures or the cotton is

3 Warehouse receipts no longer have to be stamped showing that the receiving charges have been

As in the past, loan papers may be prepared at ASCS County Offices or by approved loan clerks located throughout the county. However, all Form A cotton loans will be disbursed by the ASCS County offices through issuing a CCC loan draft which may be cashed the same as a check.

Producers and buyers should find the cotton loan program more convenient as a result of these changes What's more, the program will be less costly to the government.

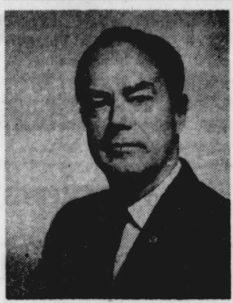
Measuring Acreages

Our performance reporters are now in the fields measuring crops and diverted acreages. Your assistance in helping the reporter measure crops and locate all fields will be greatly appreciated will help eliminate errors that might be made otherwise

Let us remind you again to be sure to point out any cotton which was planted and not standing so Rain that it can be measured for history purposes

Read the Classified Ada.

**Lions Elect** International President



Dr. Walter H. Campbell of Miami Beach, Florida, was elected President of Lions International at the Association's 48th annual convention in Los Angeles, California, July 7-10. Lions International, with 759,097 members in 132 countries, is the world's largest service club organization.

Lions International is best known for its many youth programs, community service projects, sight conservation activities and aid to the blind. Last year Lions Clubs around the world completed more than 430,000 individual community projects.

Mr. and Mrs Robert Cantwell and ten children of Perry, Mich. visited Mrs. V. A. Hansard Tuesday, Mr. Cantwell served in World War II with Mrs. Hansard's son, V. A. Hansard Jr., and was one of the survivors of the plane crash in which V. A. was killed.

He has corresponded with Mrs. Hansard ever since that time, but this is the first time she has met him personally.

Hedley received a nice rain Tuesday night, ranging from a little under to a little over an inch.

PRE-HUNG ALUMINUM

## Storm Doors

As low as \$27.50

30, 32 & 36 in. wide, all 80 in.

high, hardware included

See us for Aluminum Screens and Storm Windows

HEDLEY LUMBER COMPANY

Hedley, Texas

#### TRY OUR FRIENDLY SERVICE

Conoco Products, Wholesale and Retail Firestone Tires Propane and Butane

**SAUNDERS CONOCO & BUTANE** 

#### Loans Available For Senior Citizens

Elderly people, if they live in rural areas, need not give up the idea of buying, building or repairing their homes on credit.

This word comes from Claude Moore, Farmers Home Administration county supervisor, serving Armstrong, Gray and Donley Counties

Moore said citizens who are 62 years and over, living in a rural community of 2 500 or less, may be eligible for a 33 year loan bearing 4 percent interest to buy an older home or build a new one.

The FHA supervisor said elderly residents may also be eligible for smaller loans for home repairs.

Read the Classified Ada

### **Rowe Cemetery**

The time is here for work to be done again on Rowe cemetery. This work is paid for solely by voluntary contributions, and donations are needed to pay for gas and labor.

Please do your part to help keep the cemetery looking nice.

#### **DUB'S BARBER SHOP**

#### **Hedley Laundry**

You do it or we do it. Finish Work at Laundry Dried if Desired. We Pick Up and Deliver Phone 856-3351

EW AUTOMATIC WASHERS We Are Closed on Saturday

#### **PUBLIC NOTICE**

CONSTITUTIONAL AMENDMENT Proposed NUMBER FIVE ON THE BALLOT

tirement System of Texas, au-thorizing said Board to invest wholly or partly by the state ous obligations and subjects moneys, and assets of the tain restrictions stated therein of Texas shall be adminisand such other restrictions as tered by said Board and said may hereafter be provided by Board shall be the trustees law; providing that such thereof. The Treasurer of the Amendment shall be self-en- State of Texas shall be cusacting and shall not alter, todian of said moneys and seamend or repeal Section 48a curities. Said Board is hereby of Article III of the Constitu- authorized and empowered to tion of Texas or any legisla- acquire, hold, manage, purtion passed pursuant thereto chase, sell, assign, trade, except insofar as such legisla- transfer, and dispose of any tion may limit or restrict the securities, evidences of debt, provisions of this Amend- and other investments in ment; providing for the necessary election, form of ballot, proclamation, and publication.

BE IT RESOLVED BY THE STATE OF TEXAS:

of the Constitution of the ceeds of any of such invest-State of Texas be amended ments, in bonds, notes, or by adding Section 48b thereto which shall read as follows: by created as an agency of the State of Texas the Teacher Retirement System of Texas, States, or by the State of State of Texas, States, or by the State of Courties any agency of the United government and municipal securities enumerated above, not the rights of membership in which, the retirement privileges and benefits thereunder, oration, or other political sub- one-third per cent (33 1/2 %) and the management and op- division of the State of Texas, of the Fund shall be invested erations of which shall be both general and special obligoverned by the provisions herein contained and by pres-ent or hereafter enacted Acts cilities to be used in admin-be self-enacting and shall beof the Legislature not incon- istering the Teacher Retire- come effective immediately upsistent herewith. The general ment System including land, on its adoption without any and laws of this state.

PROPOSED CONSTITU- administration and responsi-TIONAL AMENDMENT bility for the proper operaeration of said system in a the Fund to provide retirestate board of trustees to be ment, disability, and death known as the State Board of benefits for persons employed Trustees of the Teacher Re- in the public schools, colleges, assets of said system in vari- and all other securities, of investment, subject to cer- Teacher Retirement System State of Texas shall be cuswhich said securities, moneys, and assets have been or may LEGISLATURE OF THE invest and reinvest any of said moneys, securities, and Section 1. That Article III assets, as well as the proother evidences of indebtedness issued, or assumed or "Section 48b. There is here- guaranteed in whole or in Texas, or by any county, city,

equipment, and office building; or in such corporation bonds, notes, other evidences of indebtedness, and corporation stocks, including common and preferred stocks, of any corporation created or existing under the laws of the United States or of any of the shall not alter, smend or research or any legislation. This Section shall not alter, smend or research or any legislation. This Section to shall not alter, amend or research or any legislation. This Section shall not alter, amend or research or any legislation. This Section shall not alter, amend or research or any legislation. This Section shall not alter, amend or repeal the first paragraph of the Constitution of Texas as amended November 6, 1966, or any legislation. This Section shall not alter, amend or repeal the first paragraph of the Constitution of Texas as amended November 6, 1966, or any legislation shall not alter, amend or repeal the first paragraph of the Constitution of Texas as amended November 6, 1966, or any legislation. This Section shall not alter, amend or repeal the first paragraph of the Constitution of Texas as amended November 6, 1966, or any legislation paragraph of the Constitution of Texas as amended November 6, 1966, or any legislation paragraph of the Constitution of Texas as amended November 6, 1966, or any legislation paragraph of the Constitution of Texas as amended November 6, 1966, or any legislation paragraph of the Constitution of Texas as amended November 6, 1966, or any legislation paragraph of the Constitution of Texas as amended November 6, 1966, or any legislation paragraph of the Constitution of Texas as amended November 6, 1966, or any legislation paragraph of the Constitution of Texas as amended November 6, 1966, or any legislation paragraph of the Constitution of Texas as a mended November 6, 1966, or any legislation paragraph of the Constitution of Texas as a mended November 6, 1966, or any legislation paragraph of the Constitution of Texas as a mended November 6, 1966, or any legislation paragraph of the Constitu sponsibility of the proper op- whatever source coming into the probable income therefrom as well as probable safety of their capital; and further provided, that a sufficient sum shall be kept on hand to meet payments as they become due each year under such retirement plan, as may now or hereafter be provided by law. Unless investments authorized herein are hereafter further restricted by an Act of the Legislature, no more than one per cent (1%) of the book value of the total assets of the Teacher Retirement System shall be invested in the stock of any one (1) corporation, nor shall more than five per cent (5%) of the voting stock of any one (1) corporation be owned; and provided further, that stocks eligible for purchase shall be restricted to stocks of companies incorporhereafter be invested by said hereafter be invested by said which have paid cash dividends which have paid cash dividends for ten (10) consecutive years or longer immediately prior to the date of purchase and which, except for bank stocks and insurance stocks, are listed upon an exchange registered with the Securities and Exchange Commission or its successors; and provided further, that so long as less than \$500.000,000 curities enumerated above, not more than thirty-three and both general and special obli- at any given time in common gations; or in home office fa- stocks. This Amendment shall

be submitted to a vote of the qualified electors of this state at an election to be held on November 2, 1965, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment amending Article III of the Constitution of the State of Texas by adding Section 48b relating to the Teacher Retirement Fund and the Teacher Retirement System of Texas, revising provisions for investment of moneys and other assets of the Fund, and changing other existing provisions and making other new provisions with respect to the administration of the Teacher Retirement System."

"AGAINST the Constitutional Amendment amending Article III of the Constitution of the State of Texas by adding Section 48b relating to the Teacher Retirement Fund and the Teacher Retirement System of Texas, revising provisions for investment of moneys and other assets of the Fund and changing other existing provisions and making other new provisions with respect to the administration of the Teacher Retirement. Sys-

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

#### THE HEDLEY INFORMER

D. E. Boliver, Publisher \$2.00 per year in Donley County, \$2.50 elsewhere Published every Friday at Hedley, Texas

Entered as second class matter October 28, 1910, at the post office at Hedley, Texas, under the Act of March 3, 1879.

In case of error in legal or other advertising the publisher does not hold himself liable for damages in excess of the amount received for such advertising.

All obituaries, resolutions of respect, cards of thanks, advertising of church or society functions, when admission charged, will be treated as advertising and charged for accordingly.

NOTICE—Any erroneous reflection upon the character, standing or reputation of any person, firm or corporation which may appear in the columns of The Informer will gladly be corrected upon its being brought to the attention of the publisher.

#### Farm Safety Week

"Stay Safe and Alive in '65" is the slogan for National Farm Safety Week, July 25-31. For 21 years rural families throughout the na-

I tion have been observing the week. For many state and local groups it represents a high point in their annual safety activities. The Texas Farm and Ranch Safety Council urges full cooperation in the promotions soon to be announced.

#### **PUBLIC NOTICE**

#### Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT

PROPOSED CONSTITU- pended out of State funds for

ON NOVEMBER 2, 1965. HOUSE JOINT RESOLU-TION NO. 81 proposing an Amendment to the Constitution of the State of Texas, amending Section 51-a and Subsections 51a-1 and 51a-2 of Article III so that the same shall consist of one section to be known as Section 51-a; providing that the Legislature shall enact appropriate legislation which will enable the State of Texas to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of needy aged persons over the age of sixtyfive (65) who are citizens of the United States or non-citizens who shall have resided within the boundaries of the United States for at least 25 years, needy persons under the age of sixty-five (65) who are and individuals attain or retain capability for independence or self-care; authorizing residence requirements; pro-States for such purposes; authorizing appropriations for such purposes out of State funds; providing that the max
States for such purposes; aude age of sixty-five (65) years; (2) Needy individuals who such purposes out of State are citizens of the United States who shall have passed imum amount paid out of their eighteenth (18th) birth-State funds to any individual day but have not passed their recipient shall not exceed the sixty-fifth (65th) birthday and amount that is matchable out who are totally and permanof Federal funds; providing ently disabled by reason of a that the total amount of such mental or physical handicap or payments for assistance and/ or medical care out of State mental handicaps; funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these pur-

poses, then and in that event

authorized and empowered to

TIONAL AMENDMENT assistance payments only shall not exceed Sixty Million Dol-ELECTION TO BE HELD lars (\$60,000,000); providing lars (\$60,000,000); providing that nothing in the Amendment shall be construed to amend, modify, or repeal Section 31 of Article XVI of the Constitution; providing for the necessary election, form of ballot, proclamation, and publication.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 51-a

and Subsection 51a-1 and 51a-2 of Article III of the Constitution of the State of Texas be amended, and the same are hereby amended, so that they shall hereafter consist of one section to be known as Section 51-a of Article III,

which shall read as follows:
"Section 51-a. The Legislature shall have the power, by General Laws, to provide, subject to limitations herein contained, and such other limitatotally and permanently dis- tions, restrictions and regulaabled and who are citizens of tions as may by the Legislathe United States, needy blind ture be deemed expedient, for persons over the age of eigh- assistance to and/or medical teen (18) who are citizens of care for, and for rehabilitathe United States, and needy tion and any other services children under the age of included in the Federal legistwenty-one (21) years who are citizens of the United States and to the caretakers of such children; providing rehabilitation providing matching funds to help such families and individuals attain or rechildren; providing rehabilitation capability for independtion and any other services ence or self-care, and for the included in the Federal legis- payment of assistance to and/ lation providing matching or medical care for, and for funds to help such families rehabilitation and other services for:

"(1) Needy aged persons who are citizens of the United the Legislature to prescribe States or non-citizens who shall have resided within the viding for the acceptance and boundaries of the United expenditure of funds from the States for at least twenty-five Government of the United (25) years and are over the

a combination of physical and

"(3) Needy blind persons who are citizens of the United States and who are over the age of eighteen (18) years;

"(4) Needy children who are citizens of the United States and who are under the age of twenty-one (21) years, and to the caretakers of such children.

"The Legislature may define the residence requirements, if any, for participation in these

the Legislature is specifically programs.

"The Legislature shall have prescribe such limitations and authority to enact appropriate restrictions and enact such legislation which will enable laws as may be necessary in the State of Texas to cooperorder that such Federal ate with the Government of matching money will be avail- the United States in providing able for assistance and/or assistance to and/or medical on the first Tuesday after medical care for or on behalf care on behalf of needy per-of needy persons; providing sons, and in providing reha-further that the amounts ex-bilitation and any other serv-ballots shall have printed

ices included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from the Government of the United States for such purposes in accordance with the laws of the United States as they now are or as they may hereafter be amended, and to make appropriations out of State funds for such purposes; provided that the maximum amount paid out of State funds to or on behalf of any individual recipient shall not exceed the amount that is matchable out of Federal funds; provided that the total amount of such assistance payments and/or medical assistance payments out of State funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provis-ions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy persons; and provided further that the total amount of money to be expended per fiscal year out of State funds for assistance payments only to recipients of Old Age Assistance, Aid to the Permanently and Totally Disabled, Aid to the Blind, and Aid to Families with Dependent Children shall never exceed Sixty Million Dollars (\$60,000,000). "Nothing in this Section

shall be construed to amend, modify or repeal Section 31 of Article XVI of this Constitution; provided further, however, that such medical care, services or assistance shall also include the employment of objective or subjecttive means, without the use of drugs, for the purpose of ascertaining and measuring the powers of vision of the human eye, and fitting lenses or prisms to correct or remedy any defect or abnormal condition of vision. Nothing herein shall be construed to permit optometrists to treat the eyes for any defect whatsoever in any manner nor to administer nor to prescribe any drug or physical treatment whatsoever, unless such optometrist is a regularly licensed physician or surgeon under 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

thereon the following: "FOR the Constitutional Amendment providing for assistance to and/or medical care for the: (1) needy aged; (2) needy individuals who are permanently and totally disabled; (3) needy blind; and (4) needy children and the caretakers of such children; authorizing the Legislature to cooperate with the Government of the United States in providing assistance to and/ or medical care on behalf of such needy persons, and in providing rehabilitation and any other services in-cluded in the Federal legis-lation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to ac-cept and expend funds from the Government of the United States for such purposes, and to make appropriations out of State funds for the purpose of providing assistance to and/or medical care and rehabilitation and any other services included in the Federal legislation providing matching funds on behalf of such needy persons; providing that the amounts expended out of State funds to and/or on behalf of individuals shall not exceed the amounts that are matchable out of Federal funds; providing that the total amount of such assistance payments and/or medical assistance payments out of State funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legisla-

"AGAINST the Constitu-tional Amendment providing for assistance to and/or the State of Texas. Constitution.

ture is specifically author-

ized and empowered to pre-scribe such limitations and

restrictions and enact such

laws as may be necessary in order that such Federal matching money will be available for assistance and/

or medical care for or on behalf of needy persons; and providing further that

the total amount of money

to be expended per fiscal year out of State funds for

assistance payments only to recipients of Old Age As-

assistance, Aid to the Permanently and Totally Disabled, Aid to the Blind, and

Aid to Families with De-

medical care for the: (1) needy aged; (2) needy in-dividuals who are perman-ently and totally disabled; (3) needy blind; and (4) needy children and the caretakers of such children; authorizing the Legislature to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of such needy persons, and in providing rehabilita-tion and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from the Government of the United States for such purposes, and to make appropriations out of State funds for the purpose of providing assistance to and/or medical care and rehabilitation and any other services included in the Federal legislation providing matching funds on behalf of such needy persons; providing that the amounts expended out of State funds to and/ or on behalf of individuals shall not exceed the amounts that are matchable out of Federal funds; providing that the total amount of such assistance payments and/or medical assistance payments out of State funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy persons; and providing further that the total amount of money to be expended per fiscal year out of State funds for assistance payments only to recipients of old Age Assistance, Aid to the Permanently and Totally Disabled, Aid to the Blind, and Aid to Families with Dependent Children shall never exceed Sixty Million Dollars (\$60,000,000). Providing that nothing in the viding that nothing in the Amendment shall be construed to amend, modify, or repeal Section 31 of Article XVI of the Constitution."

pendent Children shall never exceed Sixty Million Dollars (\$60,000,000). Providing that nothing in the Amendment Sec. 3. The Governor of the State of Texas is hereby di-rected to issue the necessary shall be construed to amend, modify, or repeal Section 31 of Article XVI of the proclamation for said election

### **News From Our County Agent**

Donley County Fair, which will be be done on the 17th.

held Sept. 17 and 18 at the fair grounds in Clarendon. Groundwork for the fair was laid at a recent meeting of the fair directors. who voted to have the fair on the Plans are being made for the 17th and 18th with all judging to

Enjoy the ball games with a new 1966 model

## RCA or Zenith TV or Radio

Terms if desired

MOFFITT HARDWARE COMPANY

Departments of the fair will be the same as in 1964 with the exception of the horse show, which the directors voted to drop this year Departments will include Flower Show, Merchants Exhibits, Community Agricultural Exhibits, Home Economics Exhibits, Needle Craft, Fine Arts, Canned Goods and Home Made Baking Exhibits.

Advertisements for the catalogues are currently being sold The catalogues should be available around August 15th.

All residents and communities in Donley County should be making plans to exhibit and support their fair Let's make this one of the best fairs ever.

**DUB'S BARBER SHOP** 

### Dorothy's **Beauty Shop**

COMPLETE BEAUTY SERVICE Mrs. Kenneth Brinson, Operator Phone 856 3141

First insertion 4c per word, following insertions 2c per word.

It is easy to start a fire and not toe hard to prevent one ... but how about a cyclone. C. L. Johnson, Insurance Agency

Would like someone to share house with me. See me on week ends or write Mrs. Jay Hunt, Box 295, Hed.

Custom made draperies. See Betty Hoggatt at H & M Dry Goods 38tf

For Avon Products see Louise Stewart, phone 856-3981.

172 acres pasture land for lease. Phone 856 3341 38tf

Real estate listings wanted. A.W. Anderson, Real Estate Broker

Real estate for sale. A. W. Anderson, Real Estate Broker

Full paint job on cars and pickups as low as \$49.95 at Kenneth Taylor's

Have buyers for farm land. See A. W. Anderson, Real Estate Broker

For Monuments, Curbing and Grave Covers, see M. O. Weatherly. Terms if desired.

Mr. and Mrs. Doyle Clendennen of Amarillo visited here last week end.

For

#### A Harlan's Flowers Remember the new phone no. 856-2451 Willie Johnson, Rep

#### JESS BEACH **SERVICE**

MOBIL OIL & GAS Western Auto Tires and Supplies

Wrecker Service Phone Day 856-2021 Night 856-2722

We will buy your junk iron and metal.

Taylor Motor Co. **NEW & USED CARS** SEE US FOR A FAIR DEAL Financing Arranged Phone 856-3201

See or Call TAYLOR'S FLYING SERVICE

for defoliation or any other type of aerial spraying.

#### **PUBLIC NOTICE**

Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT

ON NOVEMBER 2, 1965. HOUSE JOINT RESOLU-TION NO. 8 proposing an ant Governor and Speaker of Amendment to Section 24, the House of Representatives Article III and Section 17 of shall not be invalid because of Article IV of the Constitu- the anticipatory nature of the tion of the State of Texas, to legislation. allow an annual salary in an "In addition to the per diem amount to be fixed by the the Members of each House

Legislature for the Lieutenant Governor and for the Speaker of the House of

BE IT RESOLVED BY THE computed by the nearest and LEGISLATURE OF THE most direct route of travel, STATE OF TEXAS:

shall receive from the Public Treasury an annual salary of not exceeding Four Thousand, Eight Hundred Dollars (\$4,-800) per year. Senators shall receive from the Public Treas-Article IV of the Constitution ury an annual salary of not exceeding Four Thousand, Eight Hundred Dollars (\$4,-Treasury an annual salary in an amount to be fixed by the Legislature. All Members of the Legislature, including the President of the Senate, for

CONSTITI- ment shall be self-enacting TIONAL AMENDMENT and appropriations heretofore TO BE VOTED ON AT AN made in the General Approp-ELECTION TO BE HELD riations Bill for the biennium ending August 31, 1967, for the salaries of the Lieuten-

shall be entitled to mileage in going to and returning from Speaker of the House of Representatives, and increasing the per diem allowance of Members of the Legislature.

BE IT RESOLVED BY THE

going to and returning from the seat of Government, which mileage shall not exceed Two Dollars and Fifty Cents (\$2.50) for every twenty-five (25) miles, the distance to be computed by the nearest and from a table of distances pre-Section 1. That Section 24 pared by the Comptroller to of Article III of the Constitu- each county seat now or hereof Article III of the Constitu-tion of the State of Texas be amended to read as follows: Member to be entitled to mile-"Section 24. Representatives age for any extra Session that all receive from the Public may be called within one (1). day after the adjournment of

exceeding Four Thousand, Eight Hundred Dollars (\$4,800) per year. The Lieutenant vacancy in the office of Gov-Governor and the Speaker of ernor, the Lieutenant Goverthe House of Representatives nor should die, resign, refuse shall receive from the Public to serve, or be removed from

Lieutenant Governor and the the time being, shall, in like Speaker of the House of Rep- manner, administer the Govresentatives, also shall receive from the Public Treasury a per diem of not exceeding Twenty Dollars (\$20) per day Lieutenant Governor shall. for the one hundred and forty while he acts as President of (140) days of each Regular the Senate, receive for his Session and for thirty (30) services an annual salary in days of each Special Session of the Legislature. No Regular Session shall be of longer mileage which shall be alduration than one hundred and lowed to the Members of the stitution and laws of this forty (140) days. This Amend- | Senate, and no more; and dur- | State.

ing the time he administers the Government, as Governor, he shall receive in like manner the same compensation which the Governor would have received had he been employed in the duties of his office, and no more. The President, for the time being, of the Senate, shall, during the time he administers the Government, receive in like manner the same compensation, which the Governor would have received had he been employed in the duties of his office."

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 at an election to be held on the first Tuesday following the first Monday in November, 1965, at which election all ballots shall have printed thereon the following: "FOR the Constitutional Amendment allowing an an-

nual salary in an amount to be fixed by the Legislature for the Lieutenant Governor and for the Speaker of the House of Representatives House of Representatives and allowing a per diem for Members of the Legislature not to exceed Twenty Dollars (\$20) per day for the 140 days of each Regular Session and 30 days of each Special Session.

"AGAINST the Constitutional Amendment allowing

tional Amendment allowing an annual salary in an amount to be fixed by the Legislature for the Lieutenant Governor and for the Speaker of the House of Representatives and allow-Representatives and allowing a per diem for Members of the Legislature not to exceed Twenty Dollars (\$20) per day for the 140 days of each Regular Session and 30 days of each Special Session."

Sec. 4. The Governor of

Sec. 4. The Governor of Texas shall issue the necessary proclamation for the elec-

### Dr. Jack L. Rose **Optometrist**

505 Main St., Phone 259-2216 MEMPHIS, TEXAS Closed Saturday Afternoons

#### Accident Report

The Highway Patrol investigated three rural traffic accidents in Donley County during the month of June, according to Sergeant J.

#### this area.

damage of \$1,320 00

The rural traffic accident summary in Donley County for the Legion Hall in Memphis from 8:30 first six months of 1965 shows a to 11:00 on Tuesdays, July 13 and total of 28 crashes resulting in no 27, August 10 and 24, and Sept. 7 persons killed, six persons injured, 21. and an estimated property damage of \$13,915

### Social Security News

Field Representative Gerald Millard of the Amarillo Social Se-

W Wilson, Patrol Supervisor of curity office will be at the courthouse in Clarendon from 9:15 to These wrecks accounted for one 11:00 on Mondays, July 12 and 26, injury and an estimated property August 9 and 23, and Sept. 8 and

He will also be at the American

He will be available to conduct any business relating to Social Security.

Read the Classified Ada.

BUB'S BARBER SHOP

#### DR. JOE GOLDSTON

Residence

**OPTOMETRIST** 

Office

Phone TR4-3486

Phone TR4-3735

Clarendon, Texas



#### PUBLIC NOTICE

Proposed CONSTITUTIONAL AM NUMBER ONE ON THE BALLOT

TO BE VOTED ON AT AN

buildings and other permanent ceed four per cent (4%) per improvements at certain state annum and shall mature serinstitutions of higher learn- ially or otherwise in not more ing; providing for allocation than ten (10) years; pro-of funds therefor; authorizing vided further, that the state the issuance of bonds or notes and the pledging of allotted funds for the payment of same; 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 17

of Article VII of the Consti-

tion 51 of Article III, as amended, there is hereby levstitution of Texas, a state ad valorem tax on property of Two Cents (2¢) on the One tions then in existence shall Hundred Dollars (\$100.00) valuation for the purpose of creating a special fund for the continuing payment of Confederate pensions as provided under Section 51, Article III, and for the establishment and continued maintenance of the State Building Fund as provided in Section 51b, Article

III, of the Constitution. "Also, there is hereby levied, in addition to all other taxes permitted by the Constitution of Texas, a state ad valorem tax on property of Ten Cents (10¢) on the One Hundred Dollars (\$100.00) valuation for the purpose of creating a special fund for the purpose of acquiring, con-structing and initially equip-ing buildings or other permanent improvements at the designated institutions of higher learning provided that none of the proceeds of this tax shall be used for auxiliary enterprises; and the governing board of each such institution of higher learning is fully authorized to pledge all lege at San Marcos or any part of said funds allotted to such institution as ty at Canyon

PROPOSED CONSTITU- hereinafter provided, to se-TIONAL AMENDMENT cure bonds or notes issued for the purpose of acquiring, TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965.

SENATE JOINT RESOLUTION NO. 24 proposing an Amendment to the Constitution of the State of Texas by amending Article VII, Section 17, providing a method of payment for the acquiring, constructing and equipping of buildings and other permanent of said respective institutions, shall bear interest not to exceed four per cent (4%) per cent for the purpose of acquiring, constructing and initially equipping such buildings or of the purpose of acquiring, constructing and initially equipping such buildings or of the repermanent improvements at said respective institutions. Such bonds or notes shall be issued in such amounts as may be determed by the governing boards of said respective institutions, shall bear interest not to extax on property as heretofore permitted to be levied by Section 9 of Article VIII, as amended, exclusive of the tax necessary to pay the pub-lic debt, and of the taxes provided for the benefit of the exceed Thirty Cents (30¢) on the One Hundred Dollars (\$100.00) valuation. All bonds interest.

"The following state instituyear period beginning January 1, 1966, and for the suc-

ceeding ten-year period: Arlington State College at Arlington Texas Technological College

at Lubbock North Texas State University at Denton Lamar State College: of

Technology at Beaumont Texas College of Arts and Industries at Kingsville Texas Woman's University

at Denton Texas Southern University at Houston Midwestern University at Wichita Falls

University of Houston at Houston Pan American College at Edinburg

East Texas State College at Commerce Sam Houston State Teachers College at Huntsville

Southwest Texas State Col-

West Texas State Universi-

Stephen F. Austin State Col- semester of the tenth year. lege at Nacogdoches Sul Ross State College at Alpine

Angelo State College at San Angelo.

"Eighty-five per cent (85%) of such funds shall be allocated by the Comptroller of Public Accounts of the State of Texas on June 1, 1966, and fifteen per cent (15%) of such funds shall be allocated by

projected enrollment increases shall draw all necessary published by the Coordinating proper warrants upon the State Treasury in order to the nurpose of this

of the funds allocated on June 1, 1966 shall be allocated to certain of the eligible state institutions based on the number of additional square feet public free schools, shall never exceed Thirty Cents (30¢) on the One Hundred Dollars ible state institution to meet the average square feet per full time equivalent student

permitted to be levied by Sec- State of Texas. Said bonds based on determinations used notes or bonds shall be paid, shall be sold only through in the June 1, 1966, alloca-competitive bids and shall tions except that the allocaied, in addition to all other never be sold for less than tions of fifty per cent (50%) cated to any such institution. taxes permitted by the Con- their par value and accrued of the funds allocated on June 1, 1972, shall be based on projected enrollment increases tions then in existence shall for fall 1972 to fall 1978, and qualified electors of this be eligible to receive funds fifty per cent (50%) of such state at the General Election raised from said Ten Cent funds allocated on June 1, (10¢) tax levy for the twelve- 1972, shall be based on the need for additional square feet of educational and general facilities.

"Not later than June first of the beginning year of each succeeding ten-year period the Comptroller of Public Accounts of the State of Texas shall reallocate eighty-five per cent (85%) of the funds to be derived from said Ten Cent (10¢) ad valorem tax for said ten-year period and not later than June first of the sixth year of each succeeding ten-year period said Comptroller shall reallocate fifteen per cent (15%) of such funds to the eligible state institutions then in existence based on determinations for the said ten-year period that are similar to the determinations used in allocating funds during the of the first year to the fall of this state.

All such designated institu-tions of higher learning shall not thereafter receive any general revenue funds for the acquiring or constructing of buildings or other permanent improvements for which said Ten Cent (10¢) ad valorem tax is herein provided, except in case of fire, flood, storm, or earthquake occurring at any such institution, in which said Comptroller on June 1, case an appropriation in an 1972, based on the following amount sufficient to replace determinations:

"(1) Ninety per cent (90%)
of the funds allocated on June
1, 1966, shall be allocated to
state institutions based on
state institutions based on shall draw all necessary and
may be made by the Legislature out of any General Revenue Funds. The State Comptroller of Public Accounts shall draw all necessary and the uninsured loss so incurred may be made by the Legisla-University System for fall 1966 to fall 1978.

"(2) Ten per cent (10%) Treasurer shall pay warrants of the funds allocated on June so issued out of the special fund hereby created for said purpose. This Amendment shall be self-enacting. It shall become operative or effective upon its adoption so as to supersede and repeal the former provisions of this Section; provided further, that nothing of Article VII of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Section 17. In lieu of the State of Texas, and "Section 17. In lieu of the state ad valorem tax on property of Seven Cents (7¢) on erty of Seven Cents (7¢) on the One Hundred Dollars (\$100.00) valuation heretofore (\$100.00) valuation valuation and approved by the Attorney General of the State of Texas, and when so approved shall be incontently numbering twenty-two).

"(3) All of the average square feet per full time equivalent student of all state senior institutions (currently numbering twenty-two).

"(3) All of the funds allocated on June 1, 1972, shall be allocated to certain of the eligible state institutions of this Amendment but such based on determinations used to be average square feet per full time equivalent student of all state senior institutions (currently numbering twenty-two).

"(3) All of the funds allocated to certain of the eligible state institutions of higher learning under this beautiful to be allocated to certain of the eligible state institutions (all state senior institutions (currently numbering twenty-two). both as to principal and interest, from the fund as allo-

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the to be held on the first Tuesday after the first Monday in November, A.D. 1965, at which election all ballots shall have printed thereon:

"FOR the Amendment to Article VII of the Constitution of the State of Texas by amending Section 17 thereof, providing a method of payment for the acquiring, constructing and equipping buildings and other perma-nent improvements at certain state institutions of higher learning."

"AGAINST the Amendment to Article VII of the Constitution of the State of Texas by amending Section 17 thereof, providing a method of payment for the acquiring, constructing and equipping of buildings and other permanent improvements at certain state institutions of

higher learning." January 1, 1966, except that issue the necessary proclamaenrollment projections for tion for said election and have succeeding ten-year periods the same published as required will be from the fall semester by the Constitution and laws



	The second secon
Shurfresh Biscuits, 3 for	.25
Shurfresh Oleo, 2 for	.42
Food King Oleo, 2 lb. for	.34
Shurfine Shortening, 3 lb. tin	.73
Food King Shortening, 3 lb. tin	.69
Shurfresh Milk, gal95 $\frac{1}{2}$	gal51
Shurfine Applesauce, 25 oz. jar,	3 for .79
Shurfine Cucumber Chips, pt. jar,	
Shurfine Grape Jam, 18 oz.	.39
Shurfine Tuna, 3 cans	.79
Energy Detergent, 22 oz.	.35
MARKET SPECIALS	40
DECKER SUMMER SAUSAGE, Ib.	.49
FRESH FRYERS, Ib.	.35
BEEF ROAST, Ib.	.49
BEEF RIBS, Ib.	.29
DECKER ALL MEAT BOLOGNA, Ib.	.43

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Large loaf .27

Tender Crust Brown & Serve Rolls .27 Why pay more for first quality bread?



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Reg. or Drip

Lb. .73

CANTALOUPES, each
LA ROSA PLUMS, Ib.

CABBAGE, Ib.

BELL PEPPERS, Ib.

RED POTATOES, 10 lb. bag

.29

.29

SAVE YOUR MEATS, FRUITS AND VEGETABLES IN OUR LOCKERS

# Hedley Grocery & Locker

We Give S & H Green Stamps

Double Stamps On Wednesday

PAY CASH AND PAY LESS AT THE HOUSE OF SERVICE THESE PRICES GOOD FRIDAY AND SATURDAY