

The Devil's River News

Published in Sonora, Texas - "The Capital of the Stockman's Paradise"

Seventy-Sixth Year, Forty-Seventh Week

The Devil's River News, Sonora, Texas 76950, Thursday, August 4, 1966

10¢



TAKING ADVANTAGE of the warm sun and the coolness of the Sonora Municipal Swimming Pool are Sarah Johnson and Susan Prugel. The new pool is in its second year of operation with the swimming season coming to an end. According to Bob Painter the pool will close for the season on September 5.

All Stars Drop Pecos Game 10-6

by Rick Street

The Sonora All Stars bowed out of the Little League playoffs last Friday as they lost a hard fought contest to their Pecos counterparts by a score of 10 to 6 at Sonora Little League Park.

Pecos got off to a flying start in the first inning with a grand slam home run by Hooker followed by a solo homer by Fuentez to lead Sonora 5-0. The Pecos Stars scored two more runs in the third while Sonora was unable to cross the plate after getting three men on base.

In the fourth inning Pecos scored again on a walk and two errors to lead 9 to 0. Sonora refused to give up, however, and broke into the scoring column when John Martin Beckham hit a two-run homer. Fuentez hit another homer for Pecos in the fifth, but Sonora's Freddie Virgen matched his blow with a one on and two runs crossed the plate. Ricky Hill then drove in a third run with a double.

Sonora scored once more in the sixth, making the final score Pecos 10, Sonora 6.

Other hits for Sonora were made by Virgen and Tom Green.

Pitching for Sonora were Green and Felipe Bernal while Mike Hudleston pitched for Pecos.

With this win Pecos advances to the sectional tournament to be held at Levelland.

Former Sonoran Dies In Menard

Mrs. Willie Belle Cauthorn, 78, a former resident of Sonora, died Sunday in Menard Hospital after a lengthy illness.

Mrs. Cauthorn had operated a ranch 16 miles east of Sonora but had made her home in Menard for the past four years.

Survivors include half brothers, Dan, John, Jim, and Mack Cauthorn and a nephew, Cashes Taylor.

Medallion To Be Dedicated Sunday To Junction Masons

Past Grand Master of the Grand Lodge of Texas, Jim Weatherby of Kerrville, will be guest speaker at dedication services for the Masonic Building medallion in Junction on Sunday, August 7, at 3 p.m. in the county courtroom. "The Importance of Recording and Preserving Local History" will be his topic.

After the program, the historical medallion and interpretive plaque will be unveiled on the Masonic Hall which was built in 1902 by Dr. James W. Burt, resident of Kimble County, 1881-1913. The ground floor has housed the offices of Dr. Burt and numerous other businesses. The top floor served as an auditorium for public and church meetings and for graduation exercises for Junction High School until 1909. Junction City Lodge No. 548, A.F. & A.M., chartered December 2, 1881, purchased the building on March 16, 1909, and has met there continuously since that time.

Everyone is invited to attend the dedication ceremonies, and a special invitation is extended to members of the Masonic Lodge and Order of the Eastern Star.

Dee Ora Officers Installed

Officers of Dee Ora Masonic Lodge No. 715 for the 1966-67 Masonic Year were installed at the last regular meeting.

Officers installed included Rex W. Lowe, Worshipful Master; W. F. Berger, Senior Warden; Jerry Hopkins, Junior Warden; A. E. Hall which was built in 1902 by Dr. James W. Burt, resident of Kimble County, 1881-1913. The ground floor has housed the offices of Dr. Burt and numerous other businesses. The top floor served as an auditorium for public and church meetings and for graduation exercises for Junction High School until 1909. Junction City Lodge No. 548, A.F. & A.M., chartered December 2, 1881, purchased the building on March 16, 1909, and has met there continuously since that time.

Harold Friess served as installing officer and J. C. Luttrell was Marshall in installing the officers. Luttrell is the outgoing Worshipful Master.

Dee Ora Lodge No. 715 was chartered December 11, 1891, and has since been in continuous operation. It was first located at Wentworth, but was moved to Sonora after a few months. The Lodge has 153 members.



RICHARD SWAILS

Swails Completes Teletype Course

Pvt. Richard C. Swails, 20, son of Mrs. Lora D. Swails completed a radio teletype operation course at the Army Southeastern Signal School at Fort Gordon, Ga., July 15.

During the 11-week course Swails was trained in transmitting and receiving in both voice and code. He entered the Army last December completed basic training at Fort Polk, La., and was last stationed at Fort Ord, Calif.

Swails attended Sonora High School and was employed by Nichols and Peek Drilling Co. in Midland before entering the Army.

CAUTHORNS OBSERVE 61st ANNIVERSARY

Mr. and Mrs. Jim Cauthorn observed their 61st wedding anniversary Tuesday, August 2. Cauthorn is in Hudspheth Hospital.

Sherry Lyn Sykes of Port Arthur is here visiting her grandparents, Mr. and Mrs. J. W. Sykes.

Hospital Auxiliary To Meet Monday

"Yes, I have got a secret", says Mrs. Rodney Dowdy, Hudspheth Memorial Hospital Auxiliary president, "and the only way you may know my secret is to come to our August meeting. We will be meeting in the Fellowship Hall of the First Baptist Church, Monday, August 8, at 3 p.m. All members are expected, and visitors are invited, if you are interested in Hospital Auxiliary work."

A report on the State auxiliary meeting will be brought and the new appointments for committee women will be made.

Annual Partnership Golf Tourney Set For Aug. 6-7

Winners of the Sonora Invitation Partnership Golf Tournament August 6 and 7 will receive prizes valued at \$900.

The first 18 holes of play will be used as the qualifying round. Play may start anytime after 8 a.m. Saturday, with the deadline at 1 p.m.

A medalist prize for the low 18-hole score Saturday and prizes for first and second places in each flight will be awarded.

Flights will be paired for Sunday play beginning at 1 p.m. with the Sunday time schedule being announced Saturday night.

Only the first 60 teams to enter will be accepted with entries restricted to players over 21. Many West Texas towns will be represented in this tournament.

A free barbecue for the tournament players will be held Sunday

night with non-players being charged \$1.25.

In last year's two-day competition Sonny Perez and Hank Jordan of San Angelo and J. W. Neville and Ed Gorman tied for medalist honors. Perez and Jordan were declared winners of the championship flight with Neville and Gorman coming in second.

Other winners last year included the following: first flight, Poole and Bradley of Del Rio; second flight, Evetts and Spurgeon of Uvalde; third flight Baker and Baker of Del Rio; and fourth flight, Sayles and Winters of Brady.

Sixty-one teams were entered in last year's competition.

Church of the Good Shepherd Is Among 'Top 50' in U. S. in Total Contributions

Good Shepherd Presbyterian Church in Sonora is listed among the "top 50" in total contributions last year to the Presbyterian Church in the U.S.

According to figures released by the denomination's General Council, the Sonora church gave \$254.91

per member to all causes. The average per capita contributions in the Presbyterian Church, U.S., last year ran \$119.10, an increase of 3.48 percent over 1964.

Only five other Texas churches made the denomination's "top 50" list. They are First Presbyterian in Refugio which led the denomination with \$1,295.88 per member; Grace Presbyterian in Plainview; First Presbyterian, McKinney; Jackson Woods Presbyterian in Corpus Christi; and St. Stephen Presbyterian in Fort Worth.

Sonoran's Relative Dies Last Week

J. F. Lang, brother-in-law of Mrs. Lee Patrick, died last week at Ft. Lee Houston in San Antonio.

Lang was a retired army veteran and is survived by his wife, two sons, and several grandchildren.

FRIDAY SERVICES SET FOR DANNY RUTHERFORD

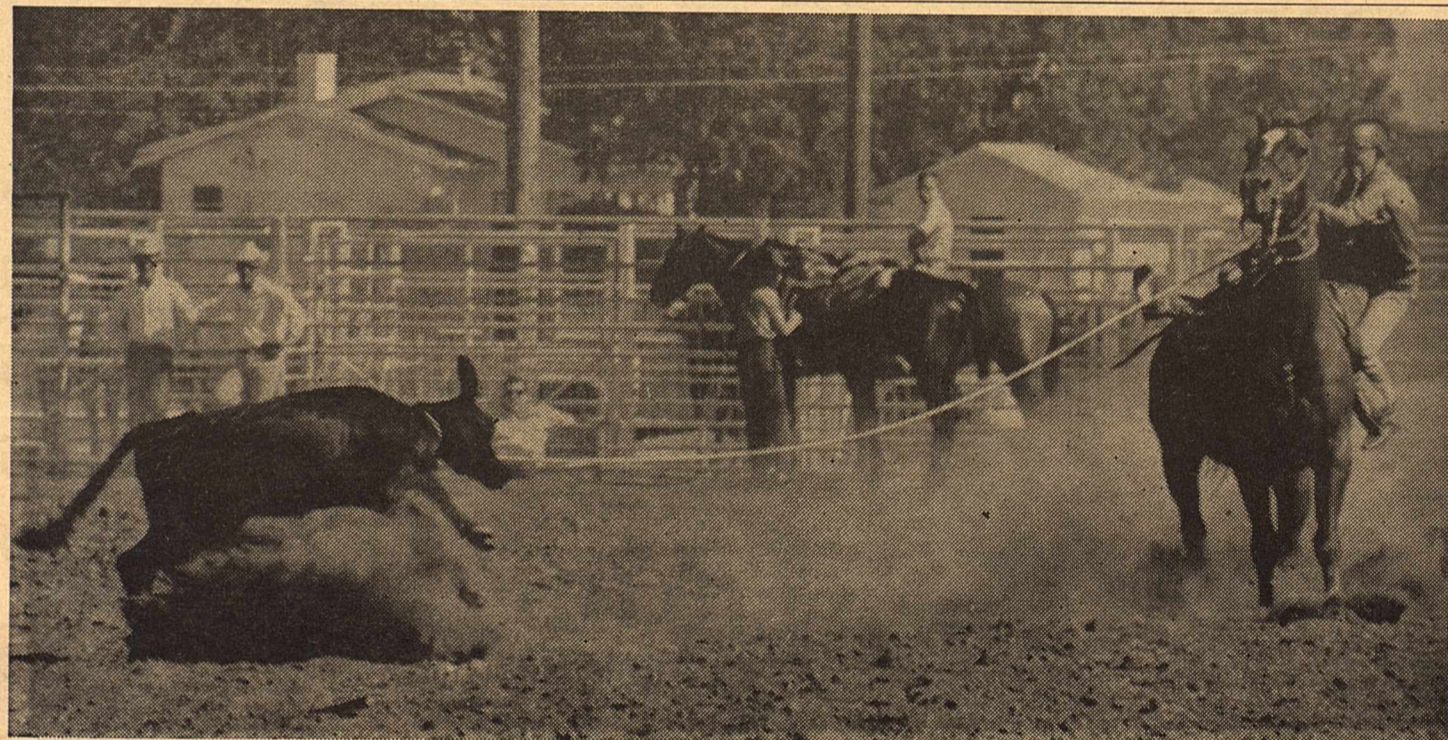
Graveside services for Danny Rutherford, a casualty of the Viet Nam conflict, will be held at the El Paso National Cemetery at 2:30 p.m. Friday.

WEATHER

Compiled by J. E. Eldridge

	Rain	Hi	Lo
Wednesday, July 27	.00	97	72
Thursday, July 28	.00	97	72
Friday, July 29	.00	97	72
Saturday, July 30	.00	96	72
Sunday, July 31	.30	98	75
Monday, August 1	.00	97	71
Tuesday, August 2	.48	100	73

Rain for July, 1.19; for August, .48; for the year 15.79.



JIMMY CADE is shown with the calf he drew and roped at the Ozona Junior Rodeo July 23. Jimmy won an award for his performance, but not the kind he expected. He was entered in

the 13-15 year old tie down calf roping, and although he roped the calf he couldn't throw him down. He was given the Hard Luck Award by M. L. Leddy.

WT Press To Tour Caverns Sunday Just Arrived

The 36th Annual Convention of the West Texas Press Association will have the Caverns of Sonora as one of its major features when it meets in San Angelo August 5-7.

Carr Scheduled To Be Here Thurs.

Waggoner Carr, Attorney General of Texas and candidate for the U.S. Senate, was scheduled to be in Sonora Thursday morning for a breakfast and get-together with Sonora and Eldorado friends and supporters.

Carr was scheduled to arrive here at 6:45 a.m. by air, eat breakfast at the 4-H Center, and leave at 8:45 for stops at Ozona, Fort Stockton, Marfa, Pecos, and Odessa.

At 2:15 p.m. on Friday George W. Gray Jr., personnel assistant for West Texas Utilities Co. in Abilene will present a slide presentation to the convention entitled, "Exploring Sonora with the Speleologists."

Sunday's events of the convention will be devoted entirely to the Caverns. At 11 a.m. there will be a guided tour through the Caverns followed by a western barbecue beef dinner at 12:30 p.m. More guided tours will be conducted at 2 p.m.

This visit was made possible by joint sponsorship of the Caverns of Sonora and the Sonora Chamber of Commerce.

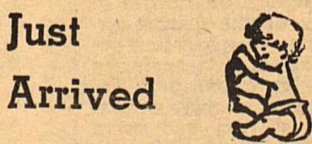
The "West Texas Publisher", of-

official publication of the West Texas Press Association, printed a picture and story about the Caverns and the tour which would be given its members.

The publication said that "the trip through the Caverns is described as 'an awe inspiring adventure you will remember forever. Where the Master Sculptor worked 60 million years'.

"Bill Stephenson, past president of the National Speleological Society said 'It's the most beautiful known in the world'.

"The Caverns are now open daily and the West Texas Press Association has a special invitation to make this trip."



T. Sgt. and Mrs. John L. Shaffer are the parents of a baby girl, Crystal Ann, born on July 27 at 1:30 a.m. in Andrews AFB Hospital in Washington, D.C.

The baby weighed 6 pounds and 12 ounces. Grandparents are Mr. and Mrs. G. W. Kesselburg. Crystal has one sister, Deborah, 9 and a brother, George, 8.

Mr. and Mrs. Dan Carter Cauthorn are the parents of a baby girl, Candice Rebecca, born July 25.

The baby weighed 5 pounds at birth and is the granddaughter of Dan Cauthorn and Mr. and Mrs. L. W. Puckett of San Angelo.



THE SONORA COLTS, pictured here just before a game with Ozona, are an independent baseball team playing teams from surrounding towns. The team members include (left, front row) Nelson Guarjardo, Marciano Hernandez, Chapo

Samaniego, Jimmy Samaniego, Richard Ganzaes, and Loco Flores; (back row) Bill Semmler, Roy Glasscock, Mike Wuest, Gene West, and Primo Gonzales.



Friday, August 5
Colt baseball game in Ozona
Saturday, August 6
Sonora Invitational Partnership Golf Tournament
2-5 p.m., Sonora Woman's Club Library open
Sunday, August 7
Services at the church of your choice
Sonora Invitational Partnership Golf Tournament
Monday, August 8
9 a.m., County Commissioners meeting in County Judge's office in Courthouse
1 p.m., School board meeting in superintendent's office in Central Administration building
3 p.m., Hospital Auxiliary
7 p.m., Wesleyan Service Guild meeting in fellowship hall of First Methodist Church
Tuesday, August 9
12 noon, Downtown Lions Club meeting in fellowship hall of First Methodist Church
7:30 p.m., West Side Lions Club at Lions Cage
Wednesday, August 10
2:30-5:30 p.m., Sonora Woman's Club Library open
3 p.m., WSCS
Thursday, August 11
Music Club meeting

A Parson's Eye View Of Sonora

by the Rev. Ross T. Welch
Sonora may not be a large city, but one cannot see all there is to see about Sonora by driving through on the highway. Even if one stops long enough to drive over the city and see the lovely homes out on the hillside, he does not get the full picture.

Indeed, this parson does not pretend to have been here long enough to see the total picture, but he is fascinated by the type of life he has observed. Many families, and among them, some of the most regular in church attendance and in announcing civic responsibilities, live many miles from Sonora.

One is reminded of the earlier days when people worked out on the farms in the day time and came back into the towns and villages at night. This they did largely for protection from enemies. In the early days, the cities were walled and a few guards posted on the walls could protect a sleeping city. Long after the walls were no longer built, the people continued to live in centralized areas because there was strength in numbers.

Today that situation is somewhat reversed. If our enemies should openly attack us, the most vulnerable spots would probably be our large cities and our military installations.

But the Sonora families who spread out over Sutton County and the fringes of a few other counties come together in town for other reasons. One of the most important is education. They recognize the value of a consolidated school system. Their children ride many miles each school day, or else they have a home in town as well as on the ranch.

Another reason they come to town is for purposes of worship and religious education. The automobile made obsolete both the rural school and the rural church, especially in West Texas.

Sonora is the trading center for a large area; but ranch people come in for many other reasons than to trade—to get books from the library, to play a hand of bridge, to attend Lions Club, or some other civic, social or church meeting.

One of the most interesting aspects of this total picture seems to be a disregard for distance. Nearly everyone drives a station wagon and it is not noted for its gas economy, but this is the means by which families can enjoy all the freedom and pleasure of life in the open country and all the advantages of life in a larger community.

They tell me that horses are still essential on a ranch, but it appears the pick-up truck has largely supplanted the horse.

The Glen Richardsons were our hosts one evening recently. Toward the shank of the evening we boarded the faithful pick-up and saw more game in a short time than we would ordinarily see over a span of years. There is no telling how many deer we saw, flocks of wild turkey, javalinas with their little ones, armadillos, a fair sized rattlesnake (I respect all sizes), and scads of rabbits. Everything appeared to be fat and prosperous.

It is small wonder that most of the preachers who move to Sonora become afflicted with a disease known as 'buck fever.' We learned a long time ago, however, to discount most of the stories told about one's predecessors—they are probably told for the benefit of the preacher who is listening.

John King is proving himself a progressive young editor by installing machinery to make his own cuts. Now he does not have to send pictures away to get them into printable form. This makes it practical to use many more pictures and live up his paper. They say a picture is worth a thousand words and (if it is one's own picture, that doubles its worth.)

This is a lucky community to have two physicians and a dentist. Many larger communities have neither. This is not altogether a matter of a shortage in the medical field. We do have a scarcity of physicians, especially with many serving in Viet Nam, but one reason for the shortage is that most young men who enter the medical profession today expect to become specialists. Our family doctor in San Antonio said shortly before he died, "The day of the general practitioner is past."

My mother raised (using the word advisedly) four healthy boys. They were born at home with the family doctor's assistance, but I can remember the doctor's coming back only one time during my growing-up years. And none of us was ever in a hospital until he was grown. If one of us became ill, Mother had her own remedies.

If the home remedies failed, Mother took our temperature, called the doctor on the telephone and described our 'symptoms.' The doctor would make his diagnosis, call the drug store and give the druggist a prescription. If the symptoms were bad, Dad would make a special trip to town to get the medicine, and — somehow — we survived.

That was the day before capsules had been perfected. If the medicine was in powder form, the druggist would have proportioned it in doses and folded it into neat little packets of tablet paper. I usually preferred my mother's home remedies.

Some folk say the young doctors 'specialize' because they can charge higher fees. But I think they select only one portion of the anatomy to work on, so they can master one particular branch of medical practice. A boy whom I taught at Water Valley is now a well known chest surgeon in San Antonio. He does not work in any other area of the human anatomy.

This is all to the good. If I had a pain in my chest, I would want just such a man to check me. But woe is the person who has pains in two different parts of his anatomy at the same time! Pat Reardon had the privilege

the other day of escorting a visitor from India on a tour of the Experiment Station. The visitor, a university student in the U.S.A., was anxious to see how ranchmen of the Southwest operate successfully on limited rainfall.

If this parson gets any copy back for the next two editions, and he will try—someone will have to change the caption. Our eyes will be fixed on distant scenes. We promise not to risk losing our readers by sending back a trevelogue; but perhaps some casual observations will not be out of place.

Editorials... Features... Columns...

SPEEDERS GAMBLE WITH LAWS

Of the many careless driving habits which annually lead to the terrific price paid annually in death, injury and property damage, excessive speed ranks as the most devastating. In spite of repeated warnings and countless examples of what can happen to speeders, drivers still believe that they can get away with it and that accidents from speeding "can't happen to me".

But it can. The habitual speeder is driving on very thin ice. Speeding involves two physical laws which increase its potential danger. The first law is that a car continues to move forward while the driver perceives danger, makes a decision to stop, and then starts to apply the brakes. The distance the vehicle moves forward during this time is directly proportional to the vehicle's speed.

The second physical law involves energy. The impact with which a car smashes into a standing object increases in proportion to the square of the speed. When a driver doubles his speed, he is

risking hitting an object four times as hard. This same law also applies to braking distances. On dry pavement, a car going 20 miles per hour can be stopped in 21 feet after the brakes are applied. A car going 60 miles per hour needs a braking distance of 336 feet—16 times as much space. Full brake capacity at speeds above 55 MPH is often fatal to car occupants even though no other car is involved.

Apart from the physical dangers involved in speeding, studies prove that speeding is expensive. A vehicle averaging 60 miles per hour uses up 30 per cent more fuel per mile than the vehicle going 45 miles per hour. Tire wear at the 60 mile per hour speed has been found to be two and a half times greater.

Common sense tells a driver to take all these factors into consideration. And when the sensible driver sees the speedometer inching up, he'll slow down and say to himself, "Why speed? It isn't worth the danger or the money."

HOSPITAL NEWS

Patients receiving treatment at Hudsph Memorial Hospital during the period from Tuesday, July 26, through Monday, August 1 included the following: Jennie Nichols

Louis Whitehead, Del Rio* Gertrude Murr, Roosevelt* O. E. Conner, Eldorado* Paula Gonzales* Mamie Browning* Margaret Schwiening* C. B. Luckett Bill Taliaferro Dolores Gaona, Eldorado* Lee Gaona, Eldorado* Bonnie Garmon, Eldorado* Martha Alice Salazar* Helen Fay, Eldorado* Ada Doran Logan Dennis Fisher Jim Cauthorn Marisela Belman, Eldorado William Clark, Eldorado *Patients dismissed during the same period.

To cook soaked dried beans or peas in your pressure cooker, add a little fat and have the pressure cooker no more than one third full, bring the pressure to 15 pounds slowly. When the proper time has elapsed, set the cooker off the heat and let the pressure drop gradually.

Travelers along the San Angelo and Del Rio highways are commenting on the attractive ranch entrance gates recently constructed by Mrs. Velma Shurley and G. H. Davis.

Miss Gladys Wyatt, daughter of Mr. and Mrs. Chris Wyatt, and John T. Reiley, son of Mr. and Mrs. J. W. Reiley of San Angelo, were married at the ranch home of the parents of the bride in the North Llano country Sunday, August 3, 1913, Rev. W. L. Wall of the Methodist Church officiating. The happy couple left for a months visit to San Angelo and other places Monday. The News extends its best wishes.

Mr. and Mrs. Roscoe Cawyer of Mercury are here on a visit to Mrs. Cawyer's father, J. C. Johnson, and her grandmother, Mrs. Martha Roberts, and other relatives. Thelma Johnson was ill this week threatened with appendicitis but is now out of danger. Mr. Cawyer is a cashier of the State Bank at Mercury and his country is prosperous this year.

George E. Walker, dry goods man with the Sonora Mercantile Co. left for Kansas City and other markets Monday to buy fall goods.

from HISTORY'S SCRAPBOOK DATES AND EVENTS FROM YESTERYEARS

The first message between Europe and the United States by Atlantic cable was relayed, August 5, 1858.

Gertrude Ederle swam the English Channel, August 6, 1926. A prohibition act was passed in Georgia, August 6, 1907. The order of the Purple Heart was established, August 7, 1782.

Russia declared war on Japan, August 8, 1945. The Social Security Act was signed, August 9, 1935. Atomic bombing destroyed Nagasaki, August 9, 1945.

Alexander Graham Bell used a telephone to span the distance of eight miles between Paris and Branford, Ontario, August 10, 1876. Animated motion picture cartoons were introduced, August 11, 1914.

Bronco football coach Joe Turner to Bill Barker and Raymond Barker has announced that practice for the coming season will begin Thursday evening by R. J. Gardner of Carrizo Springs.

The Latin American Baptist Church of Sonora has been conducting a fund raising campaign for the purpose of painting and flooring the rooms in the new building.

The long hoped-for Sonora to Juno farm-to-market road was a step nearer realization Wednesday when a Sonora delegation appeared before the State Highway Commission in Austin to ask inclusion in the federal and state program.

B. W. Hutcherson, former sheriff who was defeated four years ago in the sheriff's race, came back in the Democratic Primary last Saturday to lead three other candidates and force a run-off with the incumbent, Leo E. Brown.

Travelers along the San Angelo and Del Rio highways are commenting on the attractive ranch entrance gates recently constructed by Mrs. Velma Shurley and G. H. Davis.

Happy Birthday Calendar

Friday, August 5
Kathryn Bricker
Scott Shurley
Michael Street
Mrs. Lea Roy Aldwell
Mark Hemphill
Saturday, August 6
Diana Cahill
Dr. Joe David Ross
Stephen Mark Loeffler
Sunday, August 7
Virgie Lou Franks
Dick Swails
Mrs. Dick Black
Mrs. Vernon West
Pete Martinez Jr.
Robert Alley
Monday, August 8
Mrs. Mike Moore
DeWayne Rogers
Tuesday, August 9
Earl Eugene Merck
Teddy Coker
Jerrel Hardesty
Wednesday, August 10
Lawrence Holland Jr.
Pattie Richardson
Robert Kelley III
Donald Fuqua
Thursday, August 11
Sam Allison
Mrs. Elmer Wilson
Mrs. Alvis Johnson
Raymond Darrow
Mrs. Penn Baggett
Lea Allison
Thursday, August 11
Mrs. Edwin Sawyer
Henry Decker
Bill Soto

A-1 WATER WELL SERVICE
WELL DRILLING—
Complete Windmill
and
Pump Service
Jimmy R. Harris 25291, Sonora
Robert L. Wilson 553-2794 Eldorado

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THIRTEEN ON THE BALLOT

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

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 63, reading as follows: "Section 63 (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 required or authorized by this Constitution or the Laws of this State."

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

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

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.

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.

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 to ascertain such matters of fact as may be necessary to the exercise of its jurisdiction.

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

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 such notice as hereafter is 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 as provided by the Constitution and laws of this state.

FAMILY POT LUCK BY HELEN HALE

Salad Magic Time
Freshly sliced nectarines, dipped in lemon juice, are a good team with halved and seeded green grapes. Top with peanuts and serve with a whipped cream dressing.

Fresh pineapple cut in chunks combine well with Bing cherries, bananas and coconut. Serve with mayonnaise and cream cheese balls rolled in finely chopped nuts.

Cantaloupe or honeydew melon wedges, plum slices and green grapes harmonize well. Serve with a fruit dressing.

Have you tried raw cauliflowerettes with slivered raw carrots, blanched almonds and mayonnaise?

Cooked or canned green beans contrast well with drained canned kidney beans, chopped celery and green pepper. Add salad dressing to moisten.

Splach leaves are good with sliced Bermuda onion, celery and sliced hard-cooked eggs. Serve with a lemon salad dressing.

Helen's Favorite Ruby Red Dressing (Makes 3/4 Cup)
1/2 cup currant jelly
1/4 cup salad oil
2 tablespoons lemon juice
1/8 teaspoon salt

Beat jelly with fork or rotary beater until smooth. Add remaining ingredients, mixing thoroughly. This is excellent on fruit salads.

You Can FERTILIZE a 50x100 ft. lawn with Scotts famous Turf Builder for \$4.95. Spreader loaned Free. Home Hardware & Furniture, 2-7951

The Devil's River News
Published in Sonora, Texas - "The Capital of the Stockman's Paradise"
912 Phone 2-1241 - Sonora, Sutton County, Texas 76950
Published Every Thursday

Entered as second-class mail matter on October 18, 1890 at the post office at Sonora, Texas, under the act of Congress of March 3, 1879.
SUBSCRIPTION RATES
Sutton County \$3.00 Elsewhere \$3.50

John T. King, Editor and Publisher
Gary McGilvray, Assistant Editor
Roy Jean Johnson, Teletypewriter Printing Department
Santana Noriega Frank Gallegos
Any erroneous reflection upon the character or standing of any person or firm appearing in these columns will be gladly and promptly corrected upon calling the attention of the management to the article in question.

CLASSIFIED AND LEGAL ADVERTISING RATES
6¢ per word per insertion - 60¢ minimum charge.
Classified Display - \$1.00 per column inch.
Classified Ads and Legal Notices of more than 100 words will be charged at the rate of 6¢ per word (or 30¢ per 8 pt. display line) for the first insertion. Additional insertions will be charged at 5¢ per word (or 25¢ per 8 pt. display line).

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.

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 of the title to any land, buildings, improvements and equipment located wholly within the district which may be jointly or separately owned by any city, town or county, providing that any district so created shall assume full responsibility for providing medical and hospital care for its needy inhabitants and assume the outstanding indebtedness incurred by cities, towns and counties for hospital purposes prior to the creation of the district, if same are located wholly within its boundaries, and a pro rata portion of such indebtedness based upon the then last approved tax assessment rolls of the included cities, towns and counties if less than all

the territory thereof is included within the district boundaries; providing that after its creation no other municipality or political subdivision shall have the power to levy taxes or issue bonds or other obligations for hospital purposes or for providing medical care within the boundaries of the district; providing for the levy of annual taxes at a rate not to exceed seventy-five cents (75¢) on the One Hundred Dollar valuation of all taxable property within such district for the purpose of meeting the requirements of the district's bonds, the indebtedness assumed by it and its maintenance and operating expenses, providing that such district shall not be created or such tax authorized unless approved by a majority of the qualified property taxpaying electors thereof voting at an election called for the purpose; and providing further that the support and maintenance of the district's hospital system shall never become a charge against or obligation of the State of Texas nor shall any direct appropriation be made by the Legislature for the construction, maintenance or improvement of any of the facilities of such district.

Provided, however, that no district shall be created except by act of the Legislature and then only after thirty (30) days' public notice to the district affected, and in no event may the Legislature provide for a district to be created without the affirmative vote of a majority of the taxpaying voters in the district concerned.

The Legislature may also provide for the dissolution of hospital districts provided that a process is afforded by statute for:

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT

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

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 providing the method and manner for dissolution of hospital districts.

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

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



MR. AND MRS. JOE PRUNEDA

Miss Rosa Tafolla Wed To Joe Pruneda

Miss Rosa Tafolla and Joe Pruneda were united in marriage July 27 in the bride's home. Alfred Cooper, justice of the peace, officiated.

The bride, who attended Sonora schools, wore a white gown in the double ring ceremony.

A wedding trip of one week was planned to Reno, Nevada.

nia is the mother of the bridegroom.

The bride, who attended Sonora schools, wore a white gown in the double ring ceremony.

A wedding trip of one week was planned to Reno, Nevada.

In and Around Sonora

by Hazel McClelland

Mr. and Mrs. Shelly Lowe and Evelyn Jane have returned from a weeks visit with their daughter and son-in-law, Mr. and Mrs. Kenneth Teutsch in Ruidoso, New Mexico.

TUESDAY BRIDGE

Mrs. R. A. Halbert entertained her Tuesday bridge club at her home July 26. She served homemade peach ice cream, cake, and coffee.

Mrs. George Wynn won high club and Mrs. Libb Wallace won high guest. Mrs. Belle Steen won second high while Mrs. Cathryn Emmott of Houston won bingo.

Other members present were Mmes. Sterling Baker, Rex Cusenbary, H. G. Davis, Frankie Gibson, Thomas Morris, Bob Vicars, Edwin Mayer of San Angelo, and Joe Brown Ross.

Guests were Mrs. Libb Wallace and Mrs. Cathryn Emmott.

Evelyn Jane Lowe and Ruthie Wallace will be in Rocksprings for the shower of Miss Sue Nix. They will be in the house party.

Miss Rande Fawcett is in Ruidoso, New Mexico, visiting Mr. and Mrs. Kenneth Teutsch. She has been in Tatum, N.M. visiting Roger Fawcett and family. Mrs. Lee Fawcett left Thursday to meet Bobby there. They will all come home together. The Askews are returning from a trip to Canada.

BRIDGE

Mrs. Ernest McClelland entertained her Tuesday night bridge club at the home of Mrs. Miers Savell July 26. Ice cream, cake, tea, and coffee were served.

Mrs. Louie Trainer won high club prize, and Miss Bertha Harriss of Cuero won high guest. Mrs. John Bell won slam prize. Mrs. Arthur Carroll won bingo for club and Mrs. R. A. Halbert won bingo for guests.

Other members present were Mmes. Earl Duncan, Bob Vicars, Belle Steen, W. O. Crites, Jo Nell Johnson, Ruth Shurley, and P. J. Taylor.

Other guests were Mmes. Miers Savell, Jack Neill, Eulah Newell, and Duard Archer.

Mrs. Pat Cooper, Betty Jack Cooper and Jessie Lem Johnson honored Mrs. Tom Glasscock with a coffee and kitchen shower in the Cooper home July 27. A breakfast was served to about 25 guests.

THURSDAY BRIDGE

Mrs. Miers Savell and Mrs. Ernest McClelland entertained three tables of bridge at the Savell home July 28. Ice cream and cake were served.

Those present were Mmes. Zena

Gardner and Jimmy of Greenwood, Mississippi. They took Leslie back by Big Spring as they started home.

Mrs. Carrie Simmons has returned home from Houston where she has been staying with Miss Annella Stites who has had surgery. Glad you are better Annella.

42 CLUB

Mrs. Lucille Hutcherson entertained her 42 club at her home July 28. Lemonade and cookies were served.

Mrs. Dona Stites and Auther Simmons tied for high club. Mrs. Lee Labenske won the traveling prize, and Mrs. Wallace Wartenbach won high guest.

Other members present were Mmes. O. G. Babcock, Rose Thorp, Karen Peterson, and Maysie Brown.

Other guests were Mmes. Batts Friend of Ozona, Pearl Welch, Ida Mae Kerbow, and Beulah Cook.

FUN CLUB

The Louin Martins entertained the 42 Fun Club at their home

July 28. Mr. and Mrs. Pete Thompson won high club prize. Si Loeffler won the 84 prize, and Mrs. J. B. Wright won bingo.

Other members present were Mr. and Mrs. A. W. Awalt, Mr. and Mrs. W. O. Crites, and Mrs. Si Loeffler.

Guests were Mr. and Mrs. J. B. Wright.

A frozen salad plate was served with tea and coffee.

Mr. and Mrs. Hub Hale are in Stephenville this week to attend the funeral of Hub's father, who died Sunday July 31. Mr. Hale is the grandfather of Mrs. Lee Roy Whitworth.

MONDAY BRIDGE

Mrs. Herbert Fields entertained her Monday bridge club, at her ranch home August 1. A salad plate was served.

Mrs. Libb Wallace won high club. Mrs. Jo Nell Johnson won high guest. Mrs. Ernest McClelland won bingo.

Other members present were Mmes. Paul Turney, J. F. Howell,

Zena Mayfield, and G. H. Davis. Mrs. Belle Steen was a guest.

Mr. and Mrs. Libb Wallace, Evelyn Jane Lowe and Libb Mills Wallace leave this week for Ruidoso, N.M. to visit Mr. and Mrs. Kenneth Teutsch.

Candice Rebecca Cauthorn came to live with her parents Mr. and Mrs. Dan Carter Cauthorn July 25, to Ft. Smith and then on to Sa-1966. We are happy for you all, Dan Carter and Sherrie.

Another old timer of Sonora died in Menard this week. Mrs. Willie Cauthorn is the half sister of Dan, John, Mack and Jim Cauthorn. She is an aunt of Cashes Taylor. Mr. and Mrs. Calvin Van Hoozer have returned home from a vacation, they went to Marshall to visit her brother and his family. They then went on to Arkansas Mrs. Dan Carter Cauthorn July 25, to Ft. Smith and then on to Sa-1966. We are happy for you all, Dan Carter and Sherrie.

Wine-Beer-Liquor at Lowest Prices

Free Delivery

Bud and Coors Beer, \$1.25 six-pack, \$4.75 a case
Lone Star Beer, \$1.10 six-pack, \$4.40 a case

Charter, \$5.69 fifth Jack Daniel, \$5.89 fifth
Legacy Scotch, \$4.99 fifth Wine 75¢ fifth
Canadian Club, V.O. \$5.89 fifth

Pat's Package Store

Highway 290 and 6th Street

Home Hardware & Furniture



24 Big Days, August 4-27 - Shop Early for Best Selections!

Store-Wide Sale to make room for Fall and Winter Merchandise. All Furniture, Housewares, etc. at DRASTIC REDUC-

TIONS!! You can save REAL MONEY here in Sonora by reading this ad!! There's Something listed here that YOU need!!

10% CASH DISCOUNT ON ALL ITEMS NOT LISTED HERE. BUDGET PLAN AVAILABLE ON FURNITURE AND APPLIANCES.

LAWN CHAIRS

Reg. \$10.50 **\$8.99**
Reg. \$11.95 **\$9.55**
Reg. \$4.95 **\$3.98**

LOUNGER

Reg. \$22.95 **\$17.99**
50 Ft. 5/8 In. Reg. \$5.49

Garden Hose **\$4.29**

All Garden Tools

and Water Sprinklers
20% Discount

Portable Evaporative Coolers

Reg. \$69.50 **\$52.90**

AIR CONDITIONERS

(prices include installation)
Single Speed 4000 cfm. Reg. \$129.95 **\$119.95**
4220 cfm. Reg. \$169.95 **\$149.95**

FERTILIZER

Reg. \$39.95 **\$3.98**

Barbecue Cookers

Reg. \$39.95 **\$32.50**

All Fans

20% off

Kitchen Arranger

10% off

Auto Accessories

10% Cash Discount

Hardware

10% Cash Discount

End Tables

Reduced

PAINT

One Group Super Kem Tone, Kem, and Kem Glo

Half Price

TOYS

All 1/3 Off

Barbie and Ken
Dolls and Clothes ... **1/2 Price**

Used Furniture

Custom Covers on this

Divan **\$14.92**

Two Reg. \$39.50 **Each \$31.50**

Bedroom Suites **\$31.50**

Reg. \$59.50

Chest of Drawers **\$49.95**

Reconditioned TELEVISIONS

2 Reg. \$69.50 Sets (1 port.) Now **\$59.95**

Reg. \$59.50 Sets Now **\$49.95**

Chairs

Cane Bottom Bar tools and **Special**

Small Appliances

20% off

All Bicycle Accessories

10% Reduced

Lamps **33 1/3% off**

One Only Sealy Reg. \$299.95

Couch **\$269.95**

Housewares

Aluminum, Porcelain, Etc.

20% Discount

Reg. \$39.95 Shop Mate

Drill **\$31.99**

Only One — Reg. \$39.95 Child's 10x24

Swim Pool **\$21.95**

All Furniture Reduced

Come Save on Each Special Price

See Our Selections of

Zenith Color Television

and black and white sets

Zenith Stereo-Radio

Combination

Record Players

One Orange 2-Piece Reg. \$119.95

Living Room Suite **\$99.95**

One Beige, One Toast, 2-Piece Reg. \$99.95

Living Room Suite **\$79.95**

Platform Rocker Included in this Reg. \$169.95

Living Room Suite **\$139.95**

Reg. \$159.95 2-Piece

Living Room Suite **\$129.95**

One Group

Occasional Chairs, Loungers

Reduced 10%

Reg. \$119.95 9-Piece

Dinette **\$99.95**

Reg. \$99.95 9-Piece

Dinette **\$89.95**

7-Piece Reg. \$89.95

Dinette **\$79.95**

Reg. \$129.95 7-Piece

Dinette **\$109.95**

Charles F. Browne, M.D.

Office Hours

Effective August 1, 1966

Mon., Tues., Wed., Fri. — 10-12, 2-5

Thurs. and Sat. — 10-12

CLASSIFIED ADS

For Sale

I will be teaching piano lessons starting September 1. Mrs. Bob Painter, 2-8171

TYPEWRITER BARGAINS—Royal standard pica typewriter, just cleaned and ready for service; We also have the handsome new Lettera DL by Olivetti, 79.50; and the SCM Corsair portable at only \$66.50. The Devil's River News 2-1241. tf46

Seamless Concrete Tanks, Water Troughs, built new or relined. Sam Morgan & Son, London, Tex. or 446-2024, Junction. 6p44

Singer Automatic with built in cams. Makes button holes, sews on buttons, overcasts edges. automatic designs. 9 payments of \$9.00 or \$69.00 cash. Call 2-1301 tf39

LOWER ROOM TEMPERATURE by having us install sun screens. Complete line Quaker storm doors, windows, and screens. Reasonable prices. References. Southwest Aluminum Storm Door, Joe Mikeska, 655-2343, San Angelo. 4p44

AIR CONDITIONED, carpeted home for sale, Lacy Steed, 2-6461 tfc27

PETTIET AUTO PARTS. For all automotive needs. 119 S. Main. tfc52

CUSTOM BOOTS, shoe, saddle repair, leather work. Ramirez Boot Shop. tf5

DURA-LIFE MUFFLERS (made of 16 gauge steel) guaranteed for as long as you own your car. Most models \$16.95, (clamps extra) installed free at Jack Raye Live Oak 66 Station. c34c

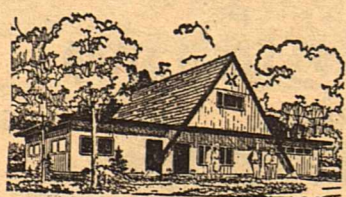
For Sale

Tune ups, motor repair, brakes relined and overhauled, air conditioners adjusted or installed—all at prices you like. Benson Repair Service, 402 S.E. Water St., 2-6391 tf46

CLEAN rugs, like new, so easy to do with Blue Lustre. Rent electric shampooer \$1. Home Hardware & Furniture. 1c47

FOR SALE OR TRADE Three bedroom, 2 bath, Austin stone home with large living room, dining room, den, basement, game room. South of Sonora on US 290 at city limits with 19.27 acres. Outside: 2-car carport, bath house, and storage, swimming pool, tennis court, own water well and system. Lin Hicks, 2-3551. tf9

FLOWERS and bedding plants. fishing bait. Ruth Taylor's Greenhouse and Bait Shop, 1103 Tayloe, 2-7511. 1c39



FRANCHISE CAMPGROUNDS OF AMERICA

Franchise still available in this area if you qualify. Largest national chain of campgrounds now franchised in 34 states. Engineering and operational systems fully outlined. Age no barrier. Need 3 or more acres. Excellent return for investors. For information write:

Spaulding Building
P. O. Box 1694
Pocatello, Idaho

For Sale

WHY PAY RENT? Let Foxworth Galbraith build a new home for you. A Reliance Home of your choice built on your lot, no money down! A custom built home. Financed FHA-VA conventional. Get free information at Foxworth Galbraith Lumber Co. Phone 2-2601, 2-4701, Sonora. 1c47

THERE IS SPACE for another bedroom at your house—at the side—on the rear—in the attic. Let Foxworth Galbraith Lumber Co. show you now. Free estimates without obligation—60 months to pay—no down payment. Phone 2-2601, 2-4701, Sonora. 1c47

Selling a car? Huntin' dog? Air Conditioner? Our Classifieds do a DRN good job! Call 2-1241 today. tf28

FOR SALE OR RENT—3 bedroom home, 470 Poplar. Inquire at Foodway, 2-5541 tf80

Wanted

WANTED—Horses to break or train. Experienced, references. John Stokes or Howard Kirby, Box 1162, Phone 2-7521, Sonora, Texas. tf42

For Rent

NEWLY DECORATED 1 and 2 bedroom apartments for rent. Nicely furnished. Sonora Apartments, 2-3721. tf31

Lost & Found

FOUND Woman's Bi-focal prescription sunglasses. Devil's River News 2-1241. 1n46



FOODWAY'S first again!

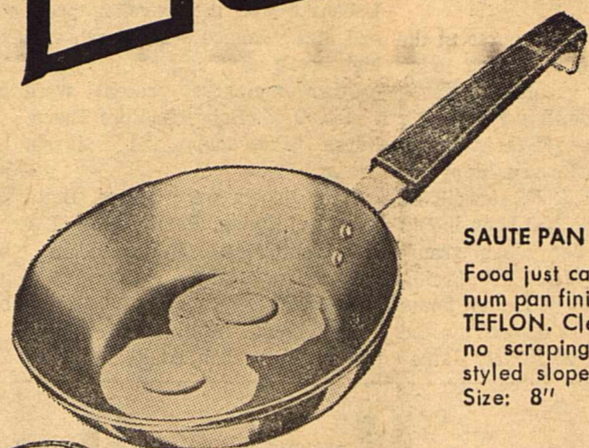
Du Pont

TEFLON 99¢

NO STICK
NO SCOUR

With a \$2.50 Purchase

FEATURE of the week →



SAUTE PAN
Food just can't stick to this heavy aluminum pan finished with super-slick DuPont TEFLON. Cleans with just a soapy cloth, no scraping or scouring ever. Chef-styled sloped sides, heatproof handle. Size: 8"



Cake Mixes

Duncan Hines Layer
19 oz. box **3 for \$1**

Crisco Oil

24 oz. Bottle (Limit) **39¢**

FLOUR



Big K
25 lb. Bag
\$1.59

Carrots 1 lb. Cello **2 for 25c**
Bananas 2 lbs. **25c**

FROZEN FOOD BUYS

GULF PRINCESS Breaded SHRIMP	8 oz.	79¢	GANDY'S FROZAN	1/2 Gal.	3 for \$1
LIBBYS Chopped Broccoli	10 oz.	19¢	Giant Size F A B		59¢
LIBBYS Cut Green Beans	9 oz.	19¢			
LIBBYS Sweet Peas	10 oz.	19¢			



Lettuce

2 Heads **29c**

Cantaloupes

Pecos 2 lbs. **25c**

Tomatoes

lb.
25¢

COFFEE



Coffee Maryland Club lb. can **79c**



Double Stamps
Wednesday
with Purchase of \$2.50 or More

KALEX Full Strength BLEACH	1/2 Gal.	25¢
KIMBELL Canned Milk	Large Can	2 for 29¢
DIAMOND Cream Style Corn	No. 303	2 cans 29¢
Kimbell Pears	No. 303	29¢
Log Cabin Syrup	12 oz. Bottle (2¢ off Label)	35¢
KIMBELL Peanut Butter	Giant 2 1/2 lb. Jar	98¢
CHICKEN OF THE SEA TUNA		45¢
SKINNER MACARONI	Box	2 for 29¢
SUPREME CRACKERS	1 lb.	35¢



Del Monte Ch...

TU
3

SAVE ON FOOD AT **FOODWAY** STORES

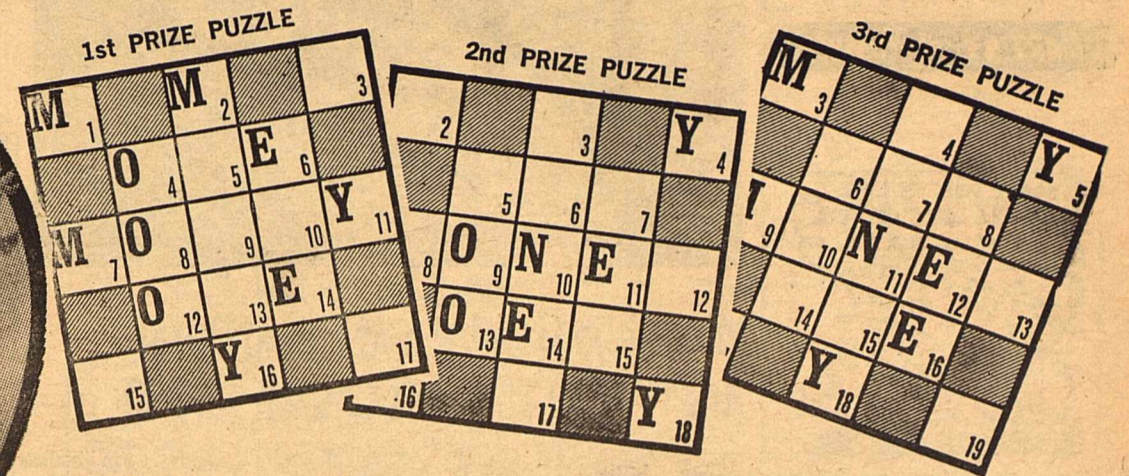


Play **CASH-Cross** PUZZLES →
"Just like Old Fashioned Crossword Puzzles"

HURRY!!
GET YOUR SHARE OF...
THOUSANDS OF DOLLARS
AND
OVER A MILLION STAMPS

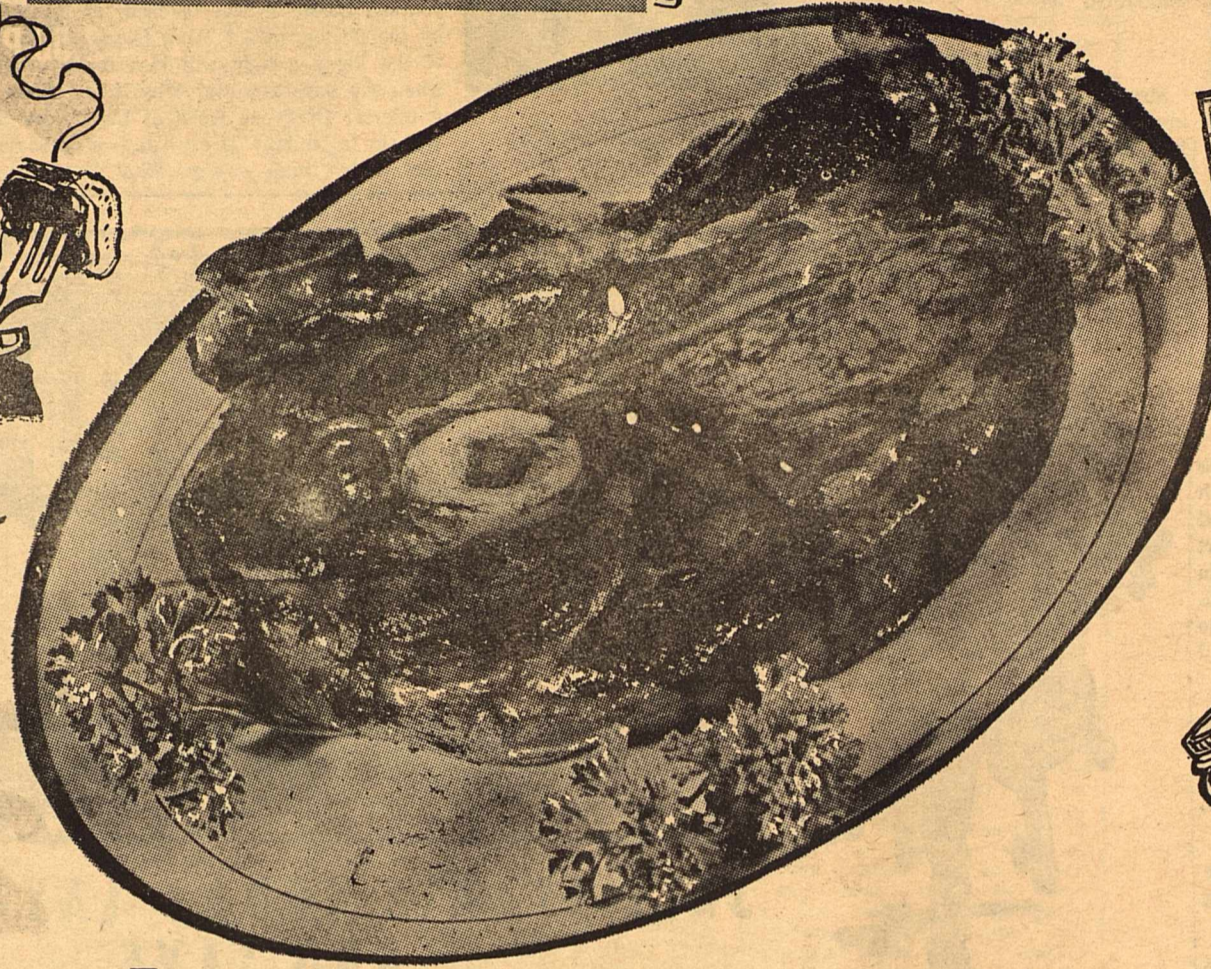
You WIN by spelling the word MONEY using any five squares in a straight line on any Puzzle (either VERTICAL, HORIZONTAL OR DIAGONAL). NO LIMIT on the number of times you can win. No purchase necessary.

"Just like Old Fashioned Crossword Puzzles"



START NOW! WIN FAST AND OFTEN!

YOU CAN'T BEAT OUR TOP QUALITY MEATS



Chuck Roast lb. **59¢**

Arm Roast lb. **59¢**

Rump Roast lb. **69¢**

Ground Beef lb. **49¢**

Beef ribs lb. **35¢**

Bologna lb. **39¢**

Kraft Cheese Cheese Slices 8oz. American Pimento **39¢**

TEA

Kimbell Instant 3 oz. Jar

79¢



Shortening

Kimbell 3 lb. Vacuum Can

69¢



Pinto Beans No. 1 4 lb. Bag **49¢**

GERBER'S Strained

Baby Food 3 for **29¢**

Tissue Kimbell 10 roll Poly Pak Bag **69¢**



Reg. Can

IA \$1

CLIP and SAVE

DIAMOND Solid **MARGARINE** lb. **2 for 29¢**

colored four quarters margarine

PREPARED FOR KIMBELL ROBERT CO., FORT WORTH, TEXAS

HEALTH & BEAUTY AIDS

- 99¢ LANOLIN PLUS 13 oz. Reg. or Hard Hold Hair Spray **59¢**
- 59¢ CREST Large Tooth Paste **49¢**
- 59¢ SO-SOFT 16 oz. Bottle Hand Lotion **49¢**
- \$1.49 GILLETTE Right Guard Family Size DEODORANT **\$1.19**
- DIAMOND 12 oz. Bottle CATSUP **2 for 29¢**



SAVE

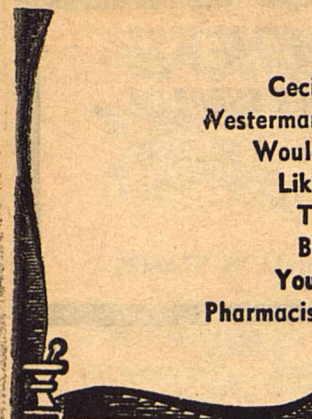
SAVE ON FOOD AT **FOODWAY** STORES

Specials for Wed., Thurs., Fri., Sat. August 3, 4, 5, 6

SONORA, TEXAS

Rights reserved to limit quantities

Cecil Westerman Would Like To Be Your Pharmacist



MARTIN'S PLUMBER

MAKE WIFE'S LIFE A WHOLE LOT SWEETER. INSTALL A GOOD HOT WATER HEATER!



MARTIN PLUMBING
Phone 2-5281
Sonora




MRS. FLAVIO DURAN
Miss Delia Gandar and Flavio Duran Are Wed At St. Ann's Church July 30

St. Ann's Catholic Church was the scene for the wedding of Miss Delia Gandar to Flavio Duran on July 30. The Rev. Joel Byrne officiated.

The bride is the daughter of Mr. and Mrs. Frank Gandar. Mr. and Mrs. Candido Duran are the parents of the bridegroom.

The bride wore a high-waisted gown with a white satin bodice with semi-bell-shaped sleeves which topped a floor-length skirt designed with a modern A-line. The skirt and sleeves were of white satin covered with lace. The chapel-length train was attached to the waist with a bow and was trimmed with lace.

Her fingertip illusion veil was attached to a half-hat made of seed pearls and brilliants. Her flowers were accented with seed pearls, brilliants and streamers.

The bride was given in marriage by her father at the double-ring ceremony.

Mr. and Mrs. Julio Samaniego were attendants.

A reception was held after the wedding ceremony at the bride's home.

The couple are both graduates of Sonora High School. The bride is a beauty operator, and the bridegroom is employed at the Foodway store.

A wedding trip was planned to Corpus Christi after which the couple will take up residence in Fort Worth.

Davis, Isaacs Plan September Marriage

Mr. and Mrs. Damon Davis of Corona, New Mexico, formerly of Sonora, announce the engagement and upcoming marriage of their daughter, Karen, to Kenneth Isaacs, son of Mrs. Euda Isaacs of Austin and grandson of Mr. and Mrs. Will Isaacs of Eldorado.

Miss Davis is a graduate of Sonora High School where she was a twirler in the band.

Isaacs, formerly of Eldorado, is in the armed services and is stationed at Petaluma, California.

The wedding has been set for September 10.



MISS KAREN DAVIS

Mrs. Zola Bode is reported to be improving after a 10-day stay in a San Angelo hospital.

Your Minister Says

TAKE A LOOK AT YOURSELF by the Rev. Rodney Dowdy
Pastor, First Baptist Church
Scripture: Luke 16:9-14

Several years ago I had a friend who wanted to have her picture made so she went to the photographer in the adjoining town. She immediately asked the man, "Do you take good pictures?" He replied "Yes." Then she inquired, "Do you make us look like ourselves?" Upon this inquiry he emphatically answered, "Oh yes." My friend spoke up and said, "Sir, I'm going somewhere else to have my picture made."

Have you ever seen a picture of the photographer? What is one of the items a lady will look for when she buys a purse? Why it is a mirror. Everyone looks at himself in a mirror every day—in

you saw yourself as others saw you.
Take a look at yourself: Look at what you were.

In our scripture today two men went to pray. One man was haughty and arrogant. The other man was of a broken and contrite heart. The Bible says that the second man justified, but the first man was headed for a fall. David cried out "I have sinned!" Moses pleaded, "I am poor of speech." Paul wrote, "I am the chiefest of sinners." We can show improvement or we can deteriorate. A vacant house seems to deteriorate faster than a house that has been occupied. An inactive Christian is like a vacant house and will deteriorate as a church member.

Take a second look at yourself: Look at what you are.

Some people should be commend- ed for their improvements. Am I

today what God wants me to be? There are three factors that determine life: heredity, environment, and yourself. If life is worthwhile it is not because you found it that way, but because you have made it so. Life is too short to be little. Let us be big that we will not do little mean things.

Take a third look at yourself: Are you going to be what God wants you to be?

Some people may think they have already arrived. Others believe it is too late to change. Are you on the right path—are you moving in the right direction? Are you doing now what you should be doing? Man has the privilege of choice but man also has the responsibility to make the right decision.

BACK-TO-SCHOOL SALE DAYS



SALE STARTS TODAY LAY-AWAY NOW AND SAVE



Super Special
2-Hole Fitted Binder, Filler Paper, Composition Book, Dictionary, Organizer, and Zipper Pocket
Reg. \$2.98 Sale **\$1.98**



Spiral Theme Compositions
Reg. 49¢ **3 for \$1**
Reg. 79¢ **69¢**

BINDERS
Piano Hinge **\$1.66**
Super Plastex **77¢**
Galaxie **88¢**

Hair Accessories
Granny Toppers **66¢**
Wind Bonnet **33¢**
Curler Caps **88¢**
\$1 pk. Curler **77¢**
Chapel Bows **\$1**
Styling Brush **79¢**
Bandeaux **3 for 25¢**
Barrettes **10¢ to 59¢**

USE OUR LAY AWAY PLAN



300 Count **Filler Paper**
2 for 97¢

BIG CHIEF TABLETS
Reg. 29¢ **19¢**

CRAYOLAS
Reg. 15¢ Sale **10¢**
Reg. 25¢ Sale **19¢**
Reg. 35¢ Sale **29¢**
Reg. 75¢ Sale **57¢**

EXTRA LARGE GLEAM
59¢



LILT
Push Button **\$1.88**
Little Girl **\$1.66**

AQUA NET
Reg. 79¢ **57¢**



NEW SHIPMENT Ladies Shorts
\$1.00

DRESSES
New Fall Styles, Your Choice Of The Newest In Fashions And Colors
Size 1 to 14
\$1.98 to \$5.95

Girls Polished Cotton **Full Slips**
Compare to \$1.49 Size 1 to 12
\$1.00

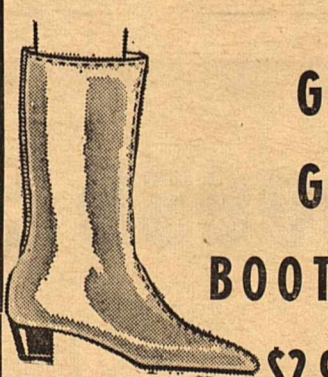
Half Slips
Choice of Many Styles and Colors
Sm. - Med. - Lge. x - xx - xxx
Only **99¢**

Permanent Press **BRA**
No Iron, Stays Fresh
\$1.50



Girls Anklets
Cushion Sole **3 for 99¢**
Morpul Cuff **49¢**
Crew Style **3 for 99¢**

GO GO BOOTS
\$2.98



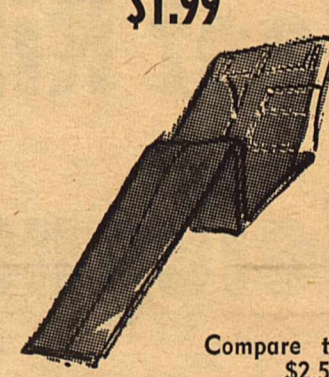
CANVAS SHOES
Misses **\$1.27**
Ladies **\$1.37**

LADIES PANTIES
Brief Style Sm. - Med. - Lge.
3 for \$1

GIRLS PANTIES
Double Seat Sizes 2 to 14
39¢

Just Arrived 1966 Models **CAR COATS** and **JACKETS**
\$3.95
LAY-AWAY TODAY

Boys Jeans
13 1/2 oz. Duck **\$1.99**



Compare to \$2.59

BOYS SOX
Cushion Foot **3 for 99¢**

Blazer **5 for \$1**
Nylon Stretch **39¢**
Ban Lons **2 for \$1**

HANDKERCHIEFS
White or Colored
10 for 88¢

Short Sleeve **Shirts**
Size 14 1/2 **\$1.99**

BOYS **Tee-Shirts**
3 for \$1.45



Knit Briefs
3 for \$1.45

MEN'S Undershirts
3 for \$1.45



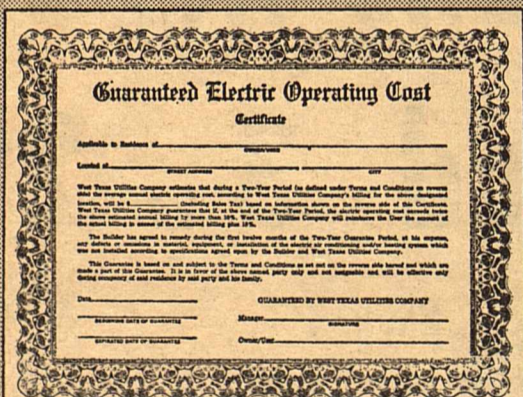
Briefs **3 for \$2.05**
FRUIT OF THE LOOM

6-Transistor **Radio**
With Ear Plug Only **\$4.88**

Other Radios **\$16.88**
A Real Buy!
Combination **RADIO & RECORD PLAYER**
Only **\$27.88**
USE OUR LAY-AWAY

TOTAL ELECTRIC HOME
GOLD MEDALLION HOME
LIVE BETTER ELECTRICALLY
AWARD

GUARANTEED OPERATING-COST FOR TOTAL ELECTRIC LIVING INCLUDING FLAMELESS ELECTRIC HEATING



GOLD CERTIFICATE GUARANTEE for GOLD MEDALLION HOME-OWNERS

If you're planning to buy or build, investigate a total electric Gold Medallion Home. It's your best buy. WTU's Guaranteed Electric Operating Cost program lets you know before you move in just what your electric service bill will be. For complete details, ask your builder, realtor or WTU about a Gold Medallion Home, now with Guaranteed Electric Operating Cost.

LIVE BETTER ELECTRICALLY... AT GUARANTEED OPERATING COST

for FRIGIDAIRE Electric Appliances visit WTU

West Texas Utilities Company
an investor owned company

Dr. R. T. Holland Chiropractor
501 8th St., Ozona
New Hours
9 a.m. to 6 p.m.
Monday, Wednesday, Friday

SAVE 50%
By Using Your Present Cotton IN A COMPLETELY REBUILD MATTRESS

Western Mattress Co.
San Angelo, Texas
Sonora Phone 2-1241

Federal LAND BANK Association

Mr. Farmer— Mr. Rancher:

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

A. E. Prugel, Manager
Phone 2-4221
Sonora, Texas

C.G. MORRISON
5 & 10¢
SONORA TEXAS

Be informed . . . Read these Constitutional Amendments so that you may vote wisely when they appear on your ballot November 8, 1966.

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 Benefits for the officers and employees of the counties and other political subdivisions of the state, and of the political subdivisions of any county.

political subdivisions of a county; authorizing the Legislature to provide for a voluntary merger into the System herein authorized by this Constitutional Amendment 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 political subdivision of the county shall equal the amount paid for the same purpose from the income of each officer and employee covered by this State-wide System.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FOURTEEN ON THE BALLOT

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

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.

an appropriation in an amount sufficient to replace the uninsured loss so incurred may be made by the Legislature out of General Revenue funds. "Said Boards are severally authorized to pledge the whole or any part of the respective interests of Texas A & M University and of The University of Texas in the income from the Permanent University Fund, as such interests are now apportioned by Chapter 42 of the Acts of the Regular Session of the 42nd Legislature of the State of Texas, for the purpose of securing the payment of such bonds or notes. The Permanent University Fund may be invested in such bonds or notes.

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 and publication.

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

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. SENATE JOINT RESOLUTION NO. 1 proposing an Amendment to Article IX of the Constitution of Texas by adding thereto a new Section to be known as Section 12; authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties, with power to issue general obligation bonds, revenue bonds, or other bonds, 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 and runways, airport buildings, hangars, facilities, equipment, fixtures, and any and all property, real or personal, necessary to operate, equip and maintain an airport; shall provide for the option of the governing body of the city or cities whose airport facilities are served by certification airlines and whose facility or some interest therein, is proposed to be or has been acquired by the Authority, to either appoint or elect a Board of Directors of said Authority; if the Directors are appointed such shall be made by the County Commissioners

then vote in favor thereof; provided however, that the Airport Authority may be created and be composed of the county or counties that vote in favor of its creation if separate propositions are submitted to the voters of each county so that they may vote for a two or more county Authority or a single county Authority; provide for the appointment by the Board of Directors of an Assessor and Collector of Taxes in the Authority, whether constituted of one or more counties, whose duty it shall be to assess all taxable property, both real and personal, and collect the taxes thereon, based upon the tax rolls approved by the Board of Directors, the tax to be levied not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) assessed valuation of the property, provided, however, that the property tax shall be levied on 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 an existing airport facility publicly owned and financed and served by certified 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 agreed upon by the Authority and the owner of such facilities, or authorize the acquisition of same through the exercise of the power of eminent domain, and in the event of such acquisition, if there are any general obligation bonds that the owner of the publicly owned airport facility has outstanding, the same shall be fully assumed by the Authority and sufficient taxes levied by the Authority to discharge said outstanding indebtedness; and likewise any city or owner that has outstanding revenue bonds where the revenues of the airport have been pledged or said bonds constitute a lien against the airport facilities, the Authority shall assume and discharge all the obligations of the city under the ordinances and bond indentures under which said revenue bonds have been issued and sold. Any city which owns airport facilities not serving certified airlines which are not purchased or acquired or taken over as herein provided by such Authority, shall have the power to operate the same under the existing laws or as the same may hereafter be amended. Any such Authority when created may be granted the power and authority to promulgate, adopt and enforce appropriate zoning regulations to protect the airport from

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

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. 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: "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 purpose of Section 52, Article III, of Section 59, Article III, of this Constitution, shall never exceed 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

purpose 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."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed on them the following: "FOR the Constitutional Amendment changing the maximum term of office of directors of conservation and reclamation districts from two to six years."

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

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. 19 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 four years; but a new Senate shall be chosen after every apportionment, and the Senators elected after each apportionment shall be divided by lot into two classes. The seats of the Senators of the first class shall be vacated at the expiration of the first two years, and those of the second class at the expiration of four years, so that one half of the Senators shall be chosen biennially thereafter. Senators shall take office on the day of 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. That Article III, Section 4, of the Constitution of Texas, be and the same is hereby amended so as hereafter to read as follows: "Section 4. The Members of

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

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 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."

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

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

Sec. 4. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for such election and this Amendment shall be published and the election shall be held as required by the constitution and laws of this State.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION NO. 37 proposing an Amendment to Article III of the Constitution of the State of Texas by adding thereto a new section, Section 51-d, so as to provide for the payment of assistance by the State of Texas to the surviving spouse and minor children of law enforcement officers, custodial personnel of the Texas Department of Corrections or full-paid firemen; providing for the necessary election, form of ballot, proclamation and publication. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article III, Constitution of the State of Texas, be amended by adding Section 51-d to read as 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; providing for the necessary election, form of ballot, proclamation and publication."

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.

Be Informed . . . Read these Constitutional Amendments so that you may vote wisely when they appear on your ballot

November 8, 1966.

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, in rehabilitating and retraining the handicapped, and in providing other services essential for 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 of 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 and 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 handi-

capped, and in providing other services determined by the state agency to be essential for the better care and treatment of the handicapped. Money accepted under this subsection is state money. State agencies may spend money accepted under this subsection, and no other money, for specific programs and projects to be 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, in rehabilitating and retraining the handicapped, and in providing other services essential for the better care and treatment of the handicapped.

"The state agencies may deposit money accepted under this subsection either in the state treasury or in other secure depositories. The money may not be expended for any purpose other than the purpose for which it was given. Notwithstanding any other provision of this Constitution, the state agencies may expend money accepted under this subsection without the necessity of an appropriation, unless the Legislature, by law, requires that the money be expended only on appropriation. The Legislature may prohibit state agencies from accepting money under this subsection or may regulate the amount of money accepted, the way the acceptance and expenditure of the money is administered, and the purposes for which the state agencies may expend the money. Money accepted under this subsection for a purpose prohibited by the Legislature shall be returned to the entity that gave the money. "This subsection does not prohibit state agencies au-

thorized to render services to the handicapped from contracting with privately-owned or local facilities for necessary and essential services, subject to such conditions, standards, and procedures as may be prescribed by law."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified voters of this state at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed on them the following: "FOR the Constitutional Amendment authorizing assistance to the blind, crippled, or otherwise physically or mentally handicapped, in the form of grants of public funds obtained from private or federal sources only, to local level or other private, nonsectarian associations, groups, and nonprofit organizations for establishing and equipping facilities to assist the handicapped in becoming gainfully employed, for their rehabilitation or restoration, or for providing other services essential for the better care and treatment of the handicapped."

"AGAINST the Constitutional Amendment authorizing assistance to the blind, crippled, or otherwise physically or mentally handicapped, in the form of grants of public funds, obtained from private or federal sources only, to local level or other private, nonsectarian associations, groups, and nonprofit organizations for establishing and equipping facilities to assist the handicapped in becoming gainfully employed, for their rehabilitation or restoration, or for providing other services essential for the better care and treatment of the handicapped."

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 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. 19 proposing an Amendment to Sections 2 and 4 of Article VI of the Constitution of the State of Texas so as to repeal the provision making payment of the poll tax a requirement for voting and so as to authorize the Legislature to provide for the registration of all voters. 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. Such affidavit shall be made in writing and left with the judge of the election. The husband may pay the poll tax of his wife and receive the receipt therefor. In like manner, the wife may pay the poll tax of her husband and receive the receipt therefor. provided, however, that before offering to vote at an election a voter shall have registered annually, but such requirement for registration shall not be considered a qualification of an elector within the meaning of the term 'qualified 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-

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

Sec. 2. That Section 4 of Article VI of the Constitution of the State of Texas be amended by changing the word "may" to "shall" in the last clause thereof and by deleting the words "in all cities containing a population of ten thousand inhabitants or more."

The text of this Section, as so amended, shall be marked through by a broken line and with the new language underscored: "Section 4. In all elections by the people, the vote shall be by ballot, and the Legislature shall provide for the numbering of tickets and make such other regulations as may be necessary to detect and punish fraud and preserve the purity of the ballot box; and the Legislature may shall provide by law for the registration of all voters in all cities containing a population of ten thousand inhabitants or more."

Sec. 3. If any other Amendment to Sections 2 or 4 of Article VI of the Constitution of the State of Texas, being for a different purpose, is adopted at an earlier election or at the same election, the adoption of this Amendment shall not be construed as nullifying any change made by such other Amendment. Sec. 4. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of the state at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed thereon the following: "FOR repealing the poll tax as a requirement for voting."

"AGAINST repealing the poll tax as a requirement for voting."

Sec. 5. If the foregoing Amendment is adopted, the proclamation of the Governor declaring the adoption of the Amendment shall set forth the full text of the amended Sections, as amended herein and as amended by any other proposed Amendment which is submitted by the 59th Legislature and which has been duly adopted prior to such proclamation. Sec. 6. 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 EIGHT ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION NO. 24 proposing an amendment to Article VI of the Constitution of the State of Texas by adding a new Section thereto, Section 2a, to provide for voting on electors for President and Vice President, and on 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 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 of such registration, permitting any person who is qualified to vote in this State except for the residence requirements, except residence requirements, for voting for President and Vice President of the United States in this State at the time of the election, but the privileges of suffrage so granted shall be only for

or propositions to be voted on by all electors throughout this State.

"(b) Notwithstanding any other provision of this Constitution, the Legislature may enact laws and provide for a method of registration, including the time for such registration, permitting any person 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 President and Vice President in this State at the time of the election, but the privileges of suffrage so granted shall be only for

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

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 President 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 President 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 President 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 President 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 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 persons for 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. 'Agriculture' means the raising of livestock or growing of crops, fruit, flowers, and other products of the soil under natural conditions as a business venture for profit, which business is the primary occupation and source of income of the owner. (b) For each assessment year the owner wishes to qualify his land under provisions of this Section as designated for agricultural

use he shall file with the local tax assessor a sworn statement in writing describing the use to which the land is devoted. (c) Upon receipt of the sworn statement in writing the local tax assessor shall determine whether or not such land qualifies for the designation as to agricultural use as defined herein and in the event it so qualifies he shall designate such land as being for agricultural use and assess the land accordingly. (d) Such local tax assessor may inspect the land and require such evidence of use and source of income as may be necessary or useful in determining whether or not the agricultural use provision of this article applies. (e) No land may qualify for this designation provided for in this Section unless for at least three (3) successive years immediately preceding the assessment date the land has been devoted exclusively for agricultural use, or unless the land has been continuously developed for agriculture during such time. (f) Each year during which the land is designated for agricultural use, the local tax assessor shall note on his records the valuation which would have been made had the land not qualified for such designation under this Section. If designated land is subsequently diverted to a purpose other than that of agricultural use, or is sold, the land shall be subject to an additional

tax. The additional tax shall equal the difference between taxes paid or payable, hereunder, and the amount of tax payable for the preceding three years had the land been otherwise assessed. Until paid, there shall be a lien for additional taxes and interest on land assessed under the provisions of this Section. (g) The valuation and assessment of any minerals or sub-surface rights to minerals shall be made within the provisions of this Section. Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Monday in November, 1966, at which election all ballots shall have printed on them the following: "FOR the Constitutional Amendment to provide that all land owned by natural persons designated for agricultural use shall be assessed for all tax purposes on the consideration of only those factors relative to such agricultural use."

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

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 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 any change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property in the district in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the

Mrs. Goodwin Sees Daughters on Visit

Mrs. Elizabeth Goodwin of Hobbs, New Mexico returned home July 30 after a three-week visit here with her daughters and families. She was visiting Mr. and Mrs. Cashew W. Taylor and Mr. and Mrs. Palmer West of Eldorado. Also visiting the Taylors from San Antonio were their daughter, son-in-law and grandchildren, Mr. Taylor, and Billie Cash Taylor, and Mrs. Royce Regeon, Nanetta, great-grandson of Mrs. Goodwin, Resa, and Rhonda.



MISS CANDACE NICHOLS

Candace Nichols, Jerry Shurley Jr. To Wed

Mrs. Virginia Nichols of Odessa School and a student at Texas Technological College. The couple will be married August 24 in St. John's Episcopal Church in Odessa.

The bride-elect is the granddaughter of Mr. and Mrs. J. L. (Dusty) Rhoades, long time residents of Odessa, and Mr. and Mrs. George Thomas of Odessa.

Shurley is the grandson of the late Mrs. Velma Shurley of San Angelo and Sonora and Mr. and Mrs. John Leggett of Austin. He is a graduate of Sonora High

Juno Ranch Co. recently sold an Aberdeen-Angus bull to R. E. Glass of San Angelo.



MISS LINDA SAUER

Sauer and Fisher Wedding Scheduled In Austin Aug. 27

Mr. and Mrs. Clements Sauer of Eldorado have announced the engagement and approaching marriage of their daughter, Linda, to W. L. Fisher.

Miss Sauer will be graduated from the University of Texas in August while Fisher is attending Texas A&M University. They will make their home in College Station.

Shower Honors Francine Fields

Miss Francine Fields was honored with a shower at the Duke Wilson home August 2. Hosting the shower were Meses. Rex Lowe, Carl Cahill, Fred Earwood, Leo Merrill, Lois Young, Ed Mayfield, Jack Neill, H. V. Stokes, Lea Roy Aldwell, Duke Wilson, John A. Ward Jr. and Henry Wyatt.

The table was laid with a white cut work linen cloth, and a basket of spring flowers was used as a center piece.

Members of the house party were Misses Mary John Espy, Betty Jack Cooper, Jessie Lem Johnson, Susan Allison, Judy Ann Allison of San Angelo, Havala Kay Ellis, Beverly Johnson and Sarah Johnson of Dallas, and Cynthia Johnson of Seattle, Washington.

Out of town guests at the shower were Meses. J. G. Bunyard of San Angelo, mother of the prospective bridegroom; Bobby Bunyard and Jerry Bunyard, sister-in-laws; Ed Blanton and Margrete Randhawa of San Angelo, aunts; and George Allison of San Angelo.

Snips, Quips And Lifts

by Lottie Lee Baker

August's the month throughout the nation, When we go places on vacation, September's the month when, home again, Nobody listens to where we've been!

Individual wishful thinking is human and bearable, but national wishful thinking is disastrous.

The lazier a man is the more he plans to do tomorrow.

He who beefs to much finds himself in a stew.

Courting is probably the only sport where the animal that gets caught has to buy the license.

DAFFY DAFFYNITIONS
GIRDLE—An accessory after the fat.
CROQUETTES—Fowl balls.
PARDON—Crime waiver.
TOREADOR PANTS — Something that makes their feet look big—too.
FLOOD—A river that gets too big for its bridges.

Give some people an inch and they think they are rulers.

Ideas unrecorded are like water stored in a sieve.

Most folks have presence of mind. The trouble is absence of thought.

Many of us would be delighted to pay as we go, if we could only catch up from paying as we've gone.

Life is like a baseball game. You come to the bat ready to knock the ball out of the park—and then have to face the Koufax of life.

George Washington never told a lie, but he never had a Form 1040 to fill out.

Big shots are merely small shots who keep on shooting.

Wise sayings often fall on barren ground, but a kind word is never cast aside.

A LIFT FOR THE WEEK
If you are criticized, you must have done something worthwhile, keep on!

INSURE AGAINST

FIRE
THEFT
STORM
COLLISION
LAWSUITS

LIFE INSURANCE also written

George Wynn Insurance Agency

Phone 2-4501 Sonora

SONORA ABSTRACT CO.

James Hunt, Owner

Efficient Land Title Service
Sutton County Land

WE REPRESENT SEVERAL OF THE OLD LINE FIRE INSURANCE COMPANIES

WHO OWNS MY BANK!

Only Production Credit Association borrowers say, "I DO!"

Borrowers of the Texas PCA own their own loan company. That's the reason the interest costs are low. He is assured of courteous and interested consideration because he can say: "We get our money from our own 'outfit'!"

Texas Production Credit Association

116 S. Oakes San Angelo, Texas
J. R. Canning, Pres. E. D. Webster, Dir.
R. C. Chandler, V-Pres. Aubrey DeLong, Dir.
J. Burney Ligton, Dir. Lee Russell, Asst. Mgr.
Phil H. Lane Mgr.

INSURANCE FOR EVERY NEED

DAVIS INSURANCE AGENCY
PHONE 2-2951

Welcome . . . Bienvenidos

L. D. (Big Boy) Martinez and Marty invite you to come in for Shamrock Gasoline and

Free Anchor-Hocking Glassware

(with each gasoline purchase)

During Our Big

Grand Opening

Thurs., Fri., Sat., August 4, 5, 6

Free Balloons, Free Lollipops, Free Gum for the Kids

Visit us often! You'll like our expert auto service, and you'll like the extra mileage and savings you get with Shamrock.

Big Boy's Shamrock Station

West US 290 Sonora, Texas

Diamonds MAKE SPARKLING GIFTS

See our complete selection of rings, earrings and pendants today.

THE RUTH SHURLEY JEWELRY

(Closed Saturday afternoons this summer—We're taking our vacation half-days at a time.)

CLIP ME!

I'M WORTH A FREE COKE

When you buy a Hamburger at

Frosty Fred's

Drive In

STRONG

ST. JOHN'S EPISCOPAL CHURCH
Rev. Rollin Polk, Rector
Regular Sunday Services
Holy Communion 8:00 a.m.
Morning Worship and Sermon; Church School 11:00 a.m.

FIRST LATIN AMERICAN BAPTIST CHURCH
Rev. Porfirio Perez, Pastor
Sunday School 9:45 a.m.
Worship Services 11:00 a.m.
Training Union 6:30 p.m.
Worship Services 7:30 p.m.
WMU, Monday 7:30 p.m.

ST. ANN'S CATHOLIC CHURCH
Rev. Joel Byrne, O.F.M.
S. Plum Street Phone 2-1861
Weekday Mass 6:30 a.m.
Evening Mass 7:00 p.m.
(Monday and Wednesday)
Sunday Masses 7:00 a.m., 8:30 a.m., 6:30 a.m., 7:00 p.m.
Holy Day Masses 7:00 p.m.

HOPE LUTHERAN CHURCH
Rev. Arno Melz, Pastor
Sunday School and Bible Classes 10:00 a.m.
Worship Services 11:00 a.m.
Hear the Lutheran Hour 10:00 a.m. Sunday on KCKG. See THIS IS THE LIFE 8:00 a.m. Sunday on KCTV.

FIRST METHODIST CHURCH
Rev. Ross T. Welch, Pastor
Church School 9:45 a.m.
Worship Service 10:50 a.m.
If you do not worship at some other church, we will be very glad to have you worship with us.

FIRST BAPTIST CHURCH
Rev. Rodney Dowdy, Pastor
Sunday School 9:45 a.m.
Morning Worship 10:50 a.m.
Training Union 6:00 p.m.
Evening Worship 7:00 p.m.
Wednesday Services 7:00 p.m.

THE CHURCH OF THE GOOD SHEPHERD PRESBYTERIAN U. S.
Rev. George R. Stewart, Pastor
Sunday School 9:45 a.m.
Morning Worship 11:00 a.m.
Youth Fellowship 5:30 p.m.

CHURCH OF CHRIST
Clifford Fehl, Minister
Sunday Bible Classes 9:30 a.m.
Morning Worship 10:30 a.m.
Evening Worship 7:00 p.m.
Wednesday Services 7:00 p.m.

CHURCH OF CHRIST (South Side)
Farm Road No. 1691
Morning Worship 10:30 a.m.
1st Sunday Otis Fowler, Sabinal
2nd Sunday Ray Keel, Eola
3rd Sunday Bro. Dobson, Austin
4th Sunday Reed Chapel, Austin
"He that hath an ear to hear let him hear what the Spirit saith unto the Churches." (Rev.)

Make STRONG COMMUNITIES

Eternity

"Eye hath not seen, nor ear heard . . . the things which God hath prepared for them that love him."
— Isaiah 64:4

How much would you give to know exactly what will happen to you tomorrow? If you were able to determine what lay in store for next week, even next year, how would this affect the conduct of your life this very moment?

We shall have no earthly glimpse into eternity. It is not available, at any price.

If we are beset with trials and tribulations, how difficult it is to imagine in time or place a state of complete happiness!

Yet, how rewarding is the pursuit of a Christian way of life, belief in God, and an awareness of the goodness of those about us. These things can only encourage the realization that there is a higher purpose and meaning to existence.

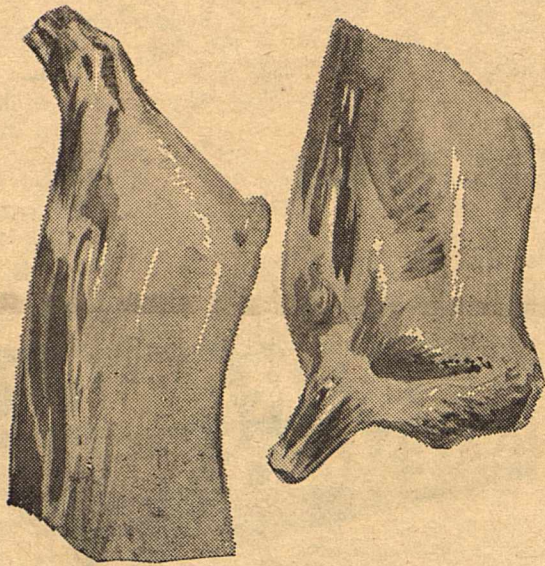
Read your BIBLE daily and GO TO CHURCH SUNDAY

This Ad Is Sponsored By The Following Businesses

The Ruth Shurley Jewelry	Elliott Butane Co. Phone 2-4101	Devil's River News
Elliott Chevrolet	Southwest Texas Electric Cooperative, Inc. Owned By Those It Serves	Ratliff - Kerbow Funeral Home

GREEN NEWS

Once again tournament fever is Sammie Espy, our auxiliary pres- in the air. Everywhere you look ident, her hair was three shades people are either practicing golf whiter than usual. All things con- or trying to get workers and sched- sidered things are running pretty ules lined up. The last time I saw smoothly this year. Hope some-



Whole, Half, Hind or Front . . .

You'll appreciate the convenience of buying beef in bulk when you become acquainted with the extra quality and extra savings you'll find in USDA Choice Handy or Swift beef. It's guaranteed to be good.

We also have good goats on hand. Let us ready one for your locker.

Freeman Miers

Branding Iron Smoke House

Phone 2-6141

Sonora

body remembers to bring the meat for the barbecue!

GN

The men aren't the only ones getting ready for a tournament. Almost any afternoon Steve Thorp, Jimmy Trainer, Gary Hardgrave, Dick Hamilton, and Chris Berger (Did I forget anybody?) can be seen out on the course. They are getting ready to play in the Texas State Junior Golf Championship at Breckenridge August 15th through the 19th.

The boys have to go quality August 8th. Some of them are going to Austin to qualify and some to San Antonio. We're expecting you boys to make a good showing for us.

GN

Seen around the golf course was Bud Smith. Real glad to see him back out with us again.

GN

Also seen around the golf course was a black cow. She jumped the chain to get in but I don't really think she wanted to play. Probably just looking for greener pastures.

GN

L. P. Bloodworth has been out playing a time or two recently. Before any of you men challenge him though you better check some of his scores in the handicap book. Would you believe a 35?

GN

While we're on the Bloodworth family—if anybody needs any instruction in the loading and unloading of golf carts ask Marilyn. She's a real expert now that she found

you aren't supposed to try to pick up the cart and trailer all at the same time.

GN

If anybody has a cart to loan Wilfred Berger, he said he'd be glad to come out and play more often.

GN

Jo Neville's sister, Evelyn Shull, was visiting last week. She came out and played golf with some of the women.

GN

Qualifying rounds for the men's partnership tournament will be played this Saturday the 6th. Starting time is scheduled for 8 a.m. Saturday morning and the deadline is 1 p.m. A prize will be awarded for medalist.

Flights and starting times for Sunday's play will be announced Saturday night.

A barbecue is planned for Sunday afternoon at six. Anybody wanting to attend is asked to bring a covered dish. Adults will be served for a \$1.25 and children under 12 will be served for 75 cents a plate.

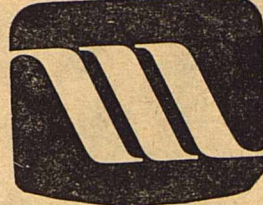
Goats for the barbecue were donated by Sammie Espy, Carl Cahill, W. F. Berger, and Batts Friend. We really do appreciate it.

GN

Be sure and come out early Sunday afternoon. There will be lots

of visiting and good company. And as the golfers start coming in we should be able to hear lots of tall tales!

MAYTAG



Sales & Service
SONORA ELECTRIC CO.
Phone 2-4791

Planning to redecorate NOW?

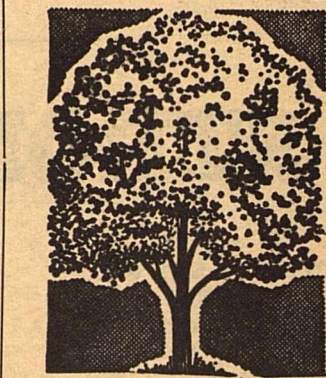


see the NEW VAL-O-MATIC Colors by Valspar

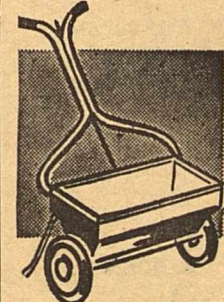
Over a thousand colors at the touch of a button. No near misses — complete accuracy. Select your color, the Val-O-Matic Machine will mix it for you with 100% accuracy.

FOXWORTH - GALBRAITH

LUMBER CO.



Protect your Pecan Trees, increase your yield. Have us spray your trees and yard for harmful insects.



Complete Yard Fertilizing Service

STOCKMEN'S FEED CO.

Phone 2-1891

Sonora

EXPERT Stock Drenching Prompt, Dependable Service

We drench your stock and get it back to the range in the shortest time possible.

ALSO WE CARRY A FULL LINE OF STOCK MEDICINES AND VACCINES

TAYLOR & MOORE STOCK MEDICINE CO.

Dial 2-3431 or 2-1581

Sonora, Texas

Complete INSURANCE SERVICE

RESIDENTIAL COMMERCIAL INDUSTRIAL

ALL TYPES OF INSURANCE

Fire Travel Bonds Casualty Livestock Auto

WEB ELLIOTT AGENCY

Representing Southwestern Life Insurance Co.

SPECIAL SALE

Featuring Cows and Calves



Aug. 11

Buyers Will Be Here

CONSIGNMENTS WELCOME

Sheep, Cattle and Goat Sales Every-Other Thursday, 1 p.m.

Sonora Livestock Exchange Co.

Del Rio Highway

Sonora, Texas

Phone 2-6961

HOUSE OF DRAKE CUSTOM UPHOLSTRY

Complete Furniture repair and Upholstry. Seat Covers, Auto Trim, Truck Seats. Downtown Sonora—"Saloon" Building Phone 2-2031

Free Estimates—Free Pick-Up and Delivery

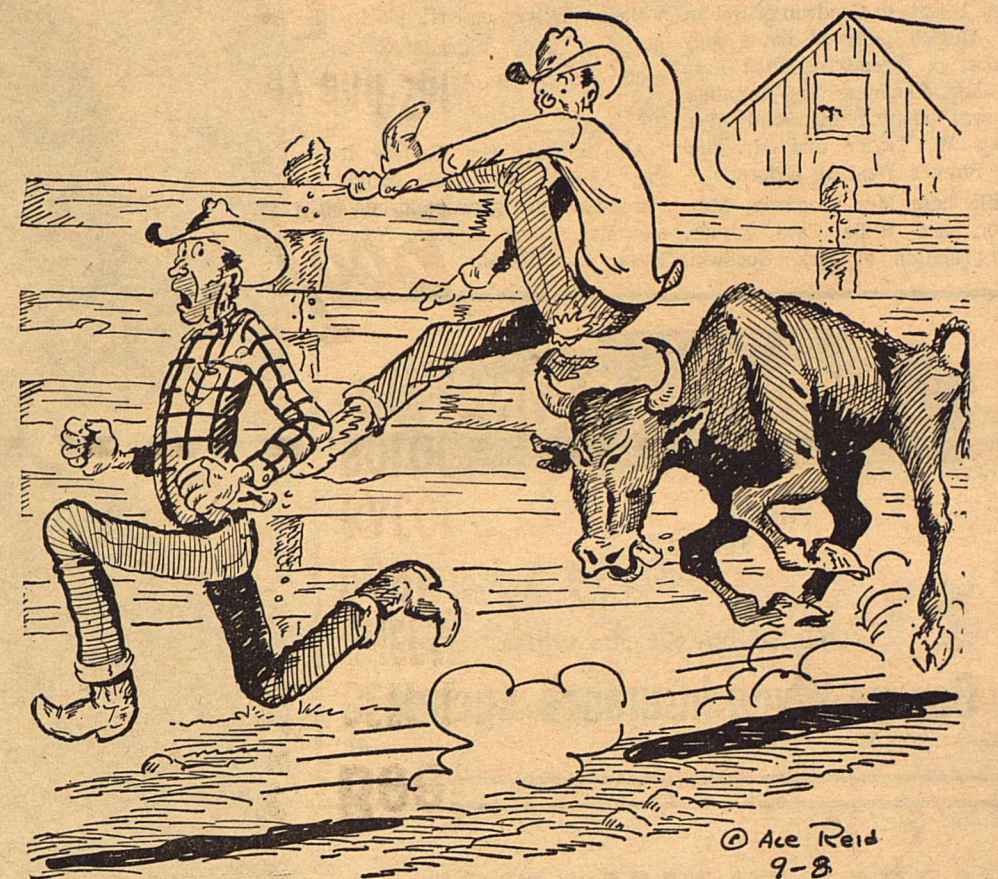
We Service All Makes
● Radio
● Television
● Small Appliances



SONORA ELECTRIC CO.
Phone 2-4791
Sonora, Texas

COW POKES

By Ace Reid



"Naw, I didn't sell you no wild cow. She's jist playfull!"

SONORA WOOL & MOHAIR COMPANY
Handling Texas' Finest Wool and Mohair

SPECIALS



TIDE

Giant Box

69c



CELLO BAG

Carrots 10¢
SUNKIST lb.
Oranges 15¢
YELLOW lb.
Squash 15¢
FRESH lb.
Cucumbers . . 15¢
NEW lb.
Potatoes . . . 10¢

Margarine DIAMOND Lb. 19c

STOKELEY'S
FRUIT COCKTAIL - No. 303 25¢
STOKELEY'S - Cut Green
ASPARAGUS - No. 300 35¢
AUSTEX, Meat Balls and
SPAGHETTI - No. 300 29¢
JACK SPRAT
HOMINY - No. 300 10¢
DEL MONTE
KRAUT - No. 303 15¢
DEL MONTE
SPINACH - No. 303 19¢



NORTHERN 4 Rolls
Tissue 39¢
KIM 3 Cans
Dog Food 25¢
Klear, 27 oz.
Floor Wax 99¢
7 oz. Can
Pledge 79¢

Beef Roast Choice Chuck lb. 59c

BEEF RIBS - Good, lb. 35¢
CHEESE - Longhorn, lb. 65¢
PORK CHOPS - Fresh lean, lb. . . 69¢
BACON SQUARES - lb. 49¢
BOLOGNA - All Meat, lb. 49¢

Lower Food Costs HERE!
GET MORE FOR YOUR MONEY

Specials for Friday and Saturday, August 5 and 6

Piggly Wiggly

Phone 2-2261

Sonora, Texas