Albert: -

tay thanks to our friends who

been so kind to us in recent

appreciate the friendships

are expressed by word or

Te hope to be able to recipro-

Out of our friends who has had

aid he could appreciate now

gying "I was unhappy be-

I had no shoes, until I met

all one has to do to feel bet-

s to be around someone who

But what's nice about most of

friends is that they are all so

trying to work themselves

of their troubles that they

have time to talk of them,

does anyone have time to

We've found that working to-

We couldn't help but notice the

release recently that said

the White House would not

the ZIP code number. The

te House was distinctive and

We wonder if The Sanderson

his old business of sauce for

oose doesn't mean soup for

poster, goes too far in many

Like LBJ urging people not to

l abroad, but sending men

Viet Nam; urging conservatism

all phases of our life except

We don't happen to be on the

committee for the post of-

but we will offer this sug-

tion as a time-saving and cost-

ing move that could be under-

Eliminate the postage stamp or

charge on mailings, but re-

net the type of mailings that the

is said that literally millions

dollars are spen on cancelling

chines and thousands of man-

urs used in positioning envel-

achines; that millions of dollars

spent in designing, printing.

ibuting, and selling stamps.

on of this bother might be

elimination of an expense. It

ight not hurt to put a pencil to

imagine that the philatelists

There are about 10 houses that

know of under construction at

s time here, which is probably

se sort of a record. There is

rebuilding being done at the

unset Siesta Motel, and several

ade for rebuilding other bus-

While house-moving is being

he, this necessitates the clear-

off of at least one lot, and us-

ly two, and others are taking

antage of all of the activity to

It means that a lot of people

We had a visit the other day

th the boss of the Texas Ledge-

e, Inc., quarry at Dryden and

ge quantities and expecting de-

ds to increase. This business

employ several people and

along with the increased

ilding locally, and the ordinary

every day needs for workers

re and in the area should elim-

te practically all of the unem-

turning out rock in

me sprucing up of their own.

es and residences.

dences, and plans are being

ould oppose it, though,

It is our idea that the elimi-

or mailings for cancelling

n by that department:

will handle.

vernmental spending.

doesn't fit into that cate-

than working apart,

was only one.

r does a lot more for friend-

had a few more troubles.

an who had no feet."

roubles of his own recent-

by their understanding.

ed on the rolls now. This would be a neat trick, an odd turn, wouldn't it?

e Your News To The Times



THE STREET STREET 4NDERSON

SANDERSON, TEXAS, FRIDAY, AUGUST 6, 1965

NUMBER 27

Pecos Boy, 7, **Drowns Satuday** On Chandler Ranch

Keith Adois Petty, 7, of Pecos. accidentally drowned last Saturday afternoon in the Pecos River on the Roy Chandler ranch. He was the son of Mr. and Mrs. E. A. Petty of Pecos.

Following a brief inquest, J A. Gilbreath, Justice of Peace, ruled accidental death by drowning. Sheriff Bill C. Cooksey was also called to the scene for investigation.

Two Petty families of Pecos had gone to the river Thursday for a weekend of fishing, planning to stay until Sunday. The boy was playing in shallow water when last seen and was found about 30 minutes later by his father near where he was last seen wading. It was presumed that the child fell and was knocked unconscious or dazed long enough to drown. The accident occured near 3:00 o'clock in the afternoon

Lawrence Janes Funeral Home of Ozona took the body to Pecos from the Chandler ranch.

Giants Win LL Season Play

The Giants won the Little League play for the current season. They are coached by John-

ny Benavides The team consists of Mackey Turner, Chago Flores, Leo Andrade, Rolando Rodriguez, Richard Hodgkins. E. Arredondo, Juan Saenz, Salvadore Victorino, Jim Spann, Marty Peterson, Johnny

Hodgkins. The Yankees wound up in second place and the Dodgers were in third place. The Yankees were managed by L. R. Hall and the Dodgers by Gary Harrell through part of the season and T. J. Stewart and Ernest Couch.

Post Office Asked For Efficiency Try

Post office employees will be asked to take part in the new Postal Efficiency Plan announced last month by Postmaster General John A. Gronousky.

The Postal Efficiency Plan includes comprehensive programs for improving postal service and reducing costs", Postmaster J. R. Hodgkins said. "It is our way of helping President Johnson fulfiil his pledge to provide more effective and economical government

services." In Washington, Postmaster General Gronouski termed the plans twin objectives of economy and service betterment "a matter of highest priority" and called for total involvement of all employees through the Post Office

suggestion program. Semi-annual reports will be made to the President, Mr. Gronouski said, and realized savings will be reverted to the Treasury or applied to improving postal

A local committee to fulfill the two purposes of the plan will be organized. The plan is to reduce costs and improve service.

Ideas generated by the individual employees will be taken up by the committee. Accepted ideas will be passed on to Washington for possible application on a national level. Employees whose ideas are adopted nation-wide will be given national awards.

Postmaster Hodgkins will be chairman of the local committee to implement PEP.

65 Eagle Annuals Available The 1965 "Eagle" annuals have arrived and are to be distributed at the high school from 9 to 11 a. m. antl 2 to 4 p.m. Thursday and Friday, August 5 and 6.



Helmuth Schuenemann . . . Rotary District Governor

Helmuth Schuenemann, district Rotary governor, will make his official visit to the Sanderson Rotary Club on Wednesday, August 11, at their regular luncheon meeting at the Oasis Restaurant.

Schuenemann in a native of Kenedy and a graduate of the University of Texas Law School, He was admitted to the Bar in 1929 and is a former county attorney of Karnes County and has served as a state representative. He has been a Rotarian since

Brief Summary Of Amendments Is Given Here

Publication of the complete text of the 10 proposed amendments to the state's constitution

ue through August 20. The amendments are briefly Monroe, Henry Garcia, Travis explained below, but it is adviseable that each person read the proposed amendments so that they may be self-informed and thus able to vote intelligently on the proposals when they are presented for the conisderation of Texas voters in November.

In brief, the amendments would: --

Extend to four years the terms of governor and other statewide elected officials now limited to a

two year term; Increase state representative's terms from two to four years;

Permit full state participation in federal medicare programs; Authorize the legislature to set

salaries of the lieutenant governor and speaker; Set up an \$85,000,000 student

loan fund; Authorize \$200,000,000 more in

veterans land bonds; Require district and appelate court judges to retire at 75 and set up a system for removal for misconduct;

Expand the investment authority of the public school retire-

Increase the state property tax from 42 to 47 cents and allocate the extra five cents to college

Exempt from the property tax locally a hospital which spends as much as \$1,500,000 a year on % care of indigents.

Among Our Subscribers

Renewal subscriptions have come from Jack Hayre, Mrs. Roy Harrell, Indio Calzada, and D. W. Vawter, all of Sanderson; Buster Holland, Marfa; J. F. Kessler, and A. N. Farley Jr., Houston.



Mr. and Mrs. Jim Turner are the parents of their fourth child, a daughter, born Tuesday in an Alpine hospital, Mrs. W. R. Turner and Mrs. T. H. Eastman are the grandmothers of the new ar-

Dr. H. L. McNeil To Head Sul Ross State College

According to a story released by the Board of Regents of Texas State Teachers' Colleges Thursday of last week, that group named Dr. Norman Laird McNeil to succeed the late Dr. Bryan Wildenthal as president of Sul Ross College in Alpine.

Dr. McNeil was a professor of English at Texas A&I College in Kingsville. He is a native of San Antonio and has been at Texas A&I since 1956.

Presbyterian Youth Has Project At Church Building

The youth of the Presbyterian Church have been working on a summer program of Bible study and prayer study. They have a project of constructing playground equipment for the small children in a fenced plot in back of the church and will plant grass there beginning this weekend. The equipment consists of two swing sets and a slide.

The group is planning an enchilada supper on Friday, August 13 at Fellowship Hall at the Church to raise money for their project. All members and friends of the church are cordially invited to attend the supper.

Mrs. David Mitchell is leader of the youth group.

Coaches At Dallas

For Meetings, Games

Attending the Texas High School Coaches' Association in Dallas, beginning last Sunday and lasting for five days, are Clay Barrow, head football coach, Ray Senterfitt, assistant coach and basketball coach. The mee .ing officially kicks off the 1965-66 Texas Interscholastic League sports program.

The coaching school, the largest in the United States, once again expects to break the total registration record. Last year over 4200 coaches were in attendance.

Four days of lectures on football, basketball, track, and baseball will be concluded with the all-star basketball game on Wednesday at 7:45 p.m. and the allstar football game on Thursday at 7:45 p.m.

Legion Officers To Be Installed

The officers of the American Legion Auxiliary will be install ed at the regular meeting Tuesday evening at 7:30 in the Legion Hall, according to an announcement by Mrs. Clyde Higgins, president. All members are urged to be present.

Three New Teachers Added

Mr. and Mrs. Ray Senterfiti have been added to the faculty of the Sanderson High School. He will also serve as assistant football coach and basketball coach. Mrs. Senterfitt will teach in

the commercial department. The Senterfitts came here from Pyote. They have a 14-month-old son and will reside in the house

vacated by the Don Carpers. Tommy Lane is a new member of the Sanderson High School faculty and will teach science, mathematics, and bookkeeping.

Band Boosters To Meet

Monday, August 9 The Band Boosters will meet Monday, August 9, at 7:30 p.m. at the band hall to make plans for

the coming school year. All parents of band students are urged to attend to meet Kirk McKenzie, the new band director. who will explain the requirements and plans for the band.

School Calendar Through This Year **Noted for Public**

Supt. Ken McAllister has released the calendar of school events for the school term.

Those events up to January 2 are given for the information of school patrons and parents. August 26-28, pre-school workshop

August 30, opening day. September 6, Labor Day holi-

November 25-26, Thanksgiving holidays, school dismissed at 3:00 p.m. November 24.

December 23-January 2, Christmas holidays. School dismissed at 3:00 p.m. December 22. School to resume Monday, January 3.

Four Charged With Burglary Of Hill Home

Four men were apprehended in Van Horn last week and are charged with the burglary of several articles from the home of Mr. and Mrs. Lewis Hill at Longfellow in Pecos County. The arrest was made by Texas Ranger J. S. Nance and the men who admitted the burglary, according to

Nance, were jailed in Van Horn. They are reported to have previous criminal records.

The articles recovered include a .22 rifle, a television set and & radio. Only a bottle of pills and an electric iron were among the missing articles not recovered.

Gas Plant News -

by Lou Hall

Mr. and Mrs. James Dishman and family have returned from a three weeks vacation trip through New Mexico visiting friends and to Euphata, Wash., to visit her

parents Mr. and Mrs. Aubrey Mobley and family have moved to the plant from the Fullerton Plant at Andrews and will replace Elmo Barnes. They have three children, Randy, who will be in the fifth grade; Robby, who will be in the third grade; and Marlene, who is six and will be in the first grade.

Residents of the gas plant enjoyed an ice cream and cake supper Friday night at the recreation hall followed by a volley ball game on the tennis court.

Miss Jan Ashing was honored with a birthday party Thursday on her sixth birthday, at the recreation hall. After playing games, guests enjoyed cake and ice

Mr. and Mrs. Johnny Burleson and family were guests during the week of his sister and family the F. J. Richardsons of Midland

Don Patton was featured as the rodeo clown Friday and Saturday nights at the Big Lake Junior Rodeo Association show. From the looks of the dummy he used, it tangled with a few very large

Mr. and Mrs. Glendon Benningfield and family have returned from a three weeks vacation trip visiting in Houston and at Six Flags Over Texas. They spent the remainder of their vacation at Lake Sweetwater.

Mrs. James Cooper and Mrs. Bob Norred were visitors during the week at Snyder and Lake Thomas. Miss Beverly Cooper, Shawnna, and Bruce Norred returned home with them after visiting with their grandparents.

Visitors in the home of Bob Norred this week were his father. Jim Norred, and his brother and children, James Norred, Carolyn, Preston, Jamie, Steve, Paul, and Gina, all of Snyder.

Mr. and Mrs. Jim Ashing were weekend guests in San Angelo where they took Wayne for an

THE PARTY OF THE STATE OF THE S

Details For Registration At Schools Given

Registration details for all students of Terrell County have been given by Supt. Ken McAl-

All bus students are asked to register on August 24. A bus will leave the gas plant at 7:30 a.m. on August 24 and will pick up students at Dryden at 8.14 a.m. Students will be returned after lunch

Any student who is unable to register at the designated time is asked to contact his principal.

The principals are: Andrew J. Riess, high school; Carrol Card junior high school; James E. Spann, elementary

High school registration will begin Tuesday, August 24, when the seniors are asked to register at 9 a.m. and juniors at 1 p.m.

Wednesday, August 25, sophomores are asked to register at 9 a.m. and freshmen at 1 p.m. The junior high registration

will begin at 9 a.m. Tuesday, August 24, for 8th graders, at 11 a.m. for 7th graders, and at 2:00 p.m. for 6th graders. All new students in grades 2

on Tuesday, August 24, at 9:00 a All first grade students are

asked to register on Wednesday. August 25, at 9:00 a.m. All students to be in grades 2 through 5 who attended Sanderson schools last year, are asked

at 9:00 a.m. All first grade students need a birth certificate and small pox vaccination proof prior to being entered in school.

to register on Monday, August 30,

Lions Install Officers Last Thursday

The Sanderson Lions Club invited the members of their families and additional guests to a supper served on the courthouse

lawn last Thursday evening. Special guests of the club were Mr. and Mrs. G. K. Mitchell with Keith Jr. and Lellee and N. M. Mitchell Jr. and family. The district soil conservation award was presented to G. K. Mitchell, N. M. Mitchell Jr. is a member of

the soil conservation board. Bruce McHenry, president of the Big Bend Lions Club, Mrs. retary of the Big Bend Club,

were also guests, Mr. McHenry installed the new club officers to include: Barton Massey, president; Rev. J. C. Hancock, 1st vice-president; Ernest Couch, 2nd vice-president; Santiago Flores, 3rd vice-president; Ruel Adams, secretary; J. R. Hodgkins, treasurer; Carlton White, tail twister; Carlos Dunn, Lion tamer; C. G. Riggins, two-year director; W. W. Sudduth and Greene Cooke, oneyear directors; club sweetheart,

Carl Dunn. After supper, which consisted of barbecued chicken, beans, salads, cakes, pie, and coffee had been served, Mr. McHenry showed recent slides of park scenes and also narrated them, providing interesting entertainment for the remainder of the evening.

Flood-Damaged Autos Moved Sheriff Bill C. Cooksey has announced that all of the automobiles which have been parked on the courthouse block since the flood, have been moved to Buster's Wrecking Yard. There they will be behind a fence and may be watched.

Anyone not having made arrangements for the final disposition of their car is requested to see Mr. Maples at once.

Phone Your News To The Times

Rain Thursday Is Scattered

Rain fell in scattered parts of Terrell County last Thursday afternoon and night and early on

Friday morning. About two-tenths of an inch was gauged locally while up to four and one-half inches of rain was reported between Sanderson

and Dryden. There was some rain in the Dryden area, and up to two inches was reported from some

ranches there Three and one-half inches of rain reportedly fell between here andFort Stocton on some ranches in Pecos County, and heavy rains were also reported just over the line in Pecos and Brew-

ster Counties to the west. All of the ranchmen reporting rain stated that it didn't come a day too soon and was sorely needed to give additional growth to the lambs which are due for

delivery soon. Water was reported running in Sanderson Canyon west of town, but sank into the gravel just west

of Sanderson. The two-tenths of an inch that fell locally was hardly enough to wash the dust off the streets.

through 5 are asked to register Shannon Stapp

Dies In Alpine Shannon Stapp, 77, died in an Alpine hospital Tuesday after a

long illness Services were held Thursday afternoon from Doran Funeral Chapel in Del Rio with burial in

Born February 26, 1888 in Jackson County, he was a ranchman near Pumpville before moving to Alpine where he had resided for

17 years. Survivors include four daughters, Mrs. Garland Sprott of Alpine, Mrs Herman Chandler of Dryden, Mrs. S. O. Lorette of El Paso, and Mrs. A. C. Askins of Pumpville: four sisters, a brother, seven grandchildren and two

great-grandchildren. Hot Check Artist

'Plasters' Town Several local merchants have been victims of a hot check artist during the past week, according to Sheriff Bill C. Cooksey. Using the name E. H. Caseter Sr., checks have been given on the Del Rio, Fort Stockton, McHenry, and Tom Yarbro, sec- and several other banks of the

> Descriptions of the man furnished Sheriff Cooksey are that the man is about 60 years old, six feet tall, and weight about 180 pounds. He was driving a tan car with a New Mexico registra-

Any merchants who has not reported receiving such a check is requested to contact Sheriff Cooksey who will also appreciate any information concerning the identity of the man or that would lead to his whereabouts.

Calendar of Events -

Friday - School annuals to be

distributed Baptist W.M.U., Monday -Presbyterian Women of the Church, Band Boosters, B. of R.T.

Auxiliary Tuesday - Legion Auxiliary, Masons, Shooting Club

Wednesday - Rotary District Governor's visit, Bonhomie Club Thursday - Lions Club, Kiwanis Club, Legion

Sheriff Bill C. Cooksey Director of Association

Sheriff Bill C. Cooksey was named one of the new directors of Texas Sheriff's Association at the meeting of that organization in Odessa last weekend, Sherif! Cooksey and Deputy Sheriff Dalton Hogg both attended the meet-



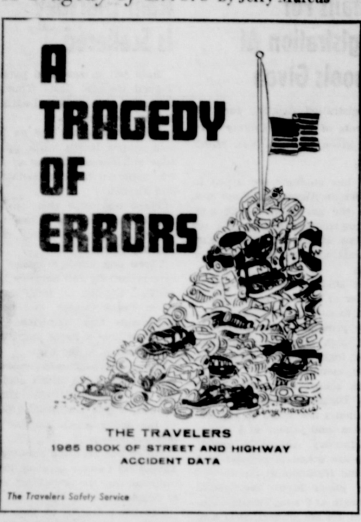
SANDERSON TIMES

L. H. and J. A. GILBREATH, Publishers - Editors

Subscription Rates: (To Be Paid in Advance) I Year In Terrell and Adjoining Counties \$2.50; Elsewhere \$3.00 6 Months in Terrell and Adjoining Counties \$1.50; Elsewhere \$1.75

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A Tragedy of Errors by Jerry Marcus



3,888,000 persons were killed or injured in highway accidents in 1964.



THE SWISS TOUCH:

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ig table too. And many, any more. ONLY \$22500 PLUS TAX . EASY TERMS

The Sanderson Times



SHORT COWBOY, HIGH HORSE - At Cal Farley's Boys Ranch, a point of tourist interest at Old Tascosa, 36 miles northwest of Amarillo, each youngster must learn to saddle his own horse



By Vern Sanford Texas Press Assoriation

Gov. John Connally's future plans are the talk of the capital. On his decision hinges the political future of many Democratic candidates for numerous federal and state offices.

No one in his party wants to run against the popular Democratic party leader and top votegetter, but there is talk of his possible retirement. This would change the complexion of many races in 1966.

Connally has indicated that he wil make his plans known before the General Election in November. This in order that other state political figures whose moves depend on his, can set their own sails

In the latter category are Lt. Gov. Preston Smith and Atty. Gen. Waggoner Carr. Both want to run for governor.

A race by Smih and Carr for the higher office naturally would place their own jobs up for grabs - and plenty of candidates would file for these poets.

Connally says that neither the four-year term amendment. which will be voted on November 2, nor the possibility of a federal appointment will play a part in his decision whether or not to retire

Other speculation is that he may run for the US Senate next year against the incumbent, Re-

publican Senator John Tower. There also is talk that, regardless of Connally's decision, US Senator Ralph Yarborough may enter the Governor's race next year. He could do this without relinquishing his present post.

So goes the talk in the state capital where speculation always runs high. Not So Bad

Dr. James Schless, director of the state's TB hospital system. isn't claiming perfection. But he doesn't think the number of per-

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sons leaving the hospital against medical advice is alarming. We don't bat a thousand,"

said Schless, "but a layman looking at the figures could easily get the wrong impression." Figures he referred to reveal that out of the 2,914 persons who

left the state's TB hospitals last year, 601 left without medical Dr. Schless says most of those

601 were non-contagious. They were cured and they are not a menace to public health. But they left before receiving the 18-24 months of treatment necessary to give them a 98-per-cent chance of never having TB

Those who leave before getting past the contagious stage usually are returned quickly by health authorities. After going "over the hill", such patients usually are quarantined. Interstate Highway

Plans for development of a section of Interstate Highway 10 west of Fort Stockton in Pecos County have been approved by the Texas Highway Commission. Area extends from 5.9 miles west of Fort Stockton to 7 miles east on the present US 67. Sales Up

June retail sales in Texas were up 2 per cent over May, reports the University of Texas' Bureau

Ordinarily, June sales are down an average of 6 per cent from May. Bureau's only explanation for the rise was the fact that June was the state's first month of consistently sunny, pleasant shopping weather.

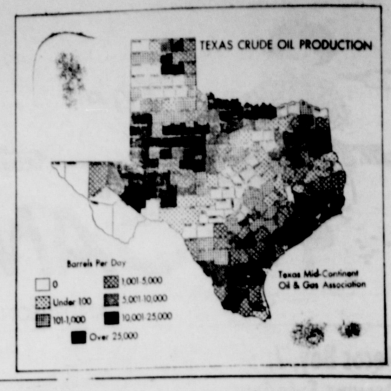
Texas Tourism Gets New Boost A Texas movie entitled "Texas - Land of Contrasts" soon will be available for showings before civic groups throughout Texas and the nation

It is a professional job produced entirely within the Texas Highway Department, except for the guest commentator. Its estimated value is \$70,000. But the department self-produced it for

The 28-minute production was filmed by Hal Stegman, Script was written by Keith Elliott Dave Smith, Austin public relations executive, is commentator.

More than 100 copies of the color film are being made by the Department.

In discussing the film,



Petry, chairman of the Highway Commission, said. "This is Texas as it really is - a Fun-tier state offering recreational attractions to suit every taste. It features our forests, mountains, plains, seashore, caverns, lakes, and many cultural attractions."

Said Tom Taylor, director of the Travel and Information Division, "Texas is so large that to depict its many wondrous attractions in a single 30-minute film is virtually impossible. This, therefore, is the first of a series designed to make Texas better known to both residents and outsiders as a recreational cen-

First to sign up for a showing was the Texas Press Association TPA scheduled the film for its 15th annual advertising convention in Galveston on September 11. Bob Warner, former newspaperman now a Highway Department information officer, will handle the Galveston presenta-

Visitors Get Break

Free parking for tourists who wish to visit the state capitol has proved a boom.

Perennial parking problem around the capitol for years has kept many visitors away. But no

Where the Old Walton Building once stood, directly in front of the capitol grounds at 11th and Congress, the state has provided plenty of parking space exclusively for tourists. Two hours of free parking are furnished on a supervised lot

Result is a noticeable increase in the number of in-state as well as out-of-state visitors.

Personals

Mrs. T. E. Bryan left Tuesday night by train for her home in Fort Worth after visiting here for 10 days.

Sgt. and Mrs. Cecil Dean of

Del Rio were weekend vi here with her parents, Mr. Mrs. Sid Wood, and brough brother, Bobby Sid Wood, to recuperate from recent

Mr. and Mrs. K. H. Stutes at Camp Sol Meyer last we get their son, who has been tending a training school Boy Scout counselors, John ey being one of the you Scouts to attend the school was a candidate for the Ord the Arrow. From Camp Sol er, the boys went on a chart bus trip to Camp Perry at lingen. This was the 50th versary of the Order of the

Barton Massey was in Stockton Friday to have a of steel removed from his er

Dr. Omer D. Price OPTOMETRIST

BE IT RE

STATE (

M Article

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INITY PHBLIC SERVICE

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Texas

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and the pledging of allotted

and the pleaging of anotted funds for the payment of same; providing for an elec-tion and the issuance of a

BE IT RESOLVED BY THE LEGISLATURE OF THE

Section 1. That Section 17

ution of the State of Texas be amended so as to hereafter

read as follows:
"Section 17. In lieu of the

state ad valorem tax on prop-erty of Seven Cents (7e) on

(\$100.00) valuation heretofore

permitted to be levied by Sec-tion 51 of Article III, as

amended, there is hereby lev-

ied, in addition to all other taxes permitted by the Constitution of Texas, a state ad

valorem tax on property of

Two Cents (2¢) on the One

Hundred Dollars (\$100.00)

valuation for the purpose of

creating a special fund for the

continuing payment of Con-

federate pensions as provided under Section 51, Article III,

and for the establishment and

continued maintenance of the

State Building Fund as pro-

vided in Section 51b, Article

"Also, there is hereby lev-

ed, in addition to all other taxes permitted by the Con-

stitution of Texas, a state ad

valorem tax on property of

Ten Cents (10¢) on the One

Hundred Dollars (\$100.00)

valuation for the purpose of creating a special fund for the

purpose of acquiring, constructing and initially equip-

ing buildings or other perma-

nent improvements at the des-

ignated institutions of higher

learning provided that none of the proceeds of this tax shall

be used for auxiliary enter-

prises; and the governing board of each such institu-

tion of higher learning is

fully authorized to pledge all

or any part of said funds al-

lotted to such institution as

hereinafter provided, to se-

cure bonds or notes issued for the purpose of acquiring, constructing and initially

equipping such buildings or other permanent improve-

ments at said respective in-

amounts as may be determ

stitutions. Such bonds or notes shall be issued in such

ed by the governing boards

of said respective institutions.

shall bear interest not to exteed four per cent (4%) per

annum and shall mature serially or otherwise in not more

than ten (10) years; pro-vided further, that the state

tax on property as heretofore permitted to be levied by Section 9 of Article VIII, as

amended, exclusive of the tax necessary to pay the pub-

lic debt, and of the taxes pro-

public free schools, shall never exceed Thirty Cents (30¢) on

the One Hundred Dollars

(\$100.00) valuation. All bonds

shall be examined and ap-

proved by the Attorney Gen

eral of the State of Texas, and

when so approved shall be in-

contestable; and all approved

bonds shall be registered in the office of the Comptroller

of Public Accounts of the State of Texas. Said bonds

shall be sold only through

competitive bids and shall never be sold for less than

their par value and accrued

"The following state institu-

tions then in existence shall be eligible to receive funds

raised from said Ten Cent

(10¢) tax levy for the twelve-

year period beginning January 1, 1966, and for the suc-

vided for the benefit of

III, of the Constitution.

One Hundred Dollars

STATE OF TEXAS:

20

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

Texas Southern University at Houston

Midwestern University at Wichita Falls University of Houston at

Pan American College at East Texas State College at

Sam Houston State Teach ers College at Huntsville Southwest Texas State Col-lege at San Marcos West Texas State Universi-ty at Canyon

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT Stephen F. Austin State Col-

PROPOSED CONSTITU lege at Nacogdoches TO BE VOTED ON AT AN ELECTION TO BE HELD Sul Ross State College at ON NOVEMBER 2, 1965. Angelo State College at San SENATE JOINT RESOLU-Angelo.
"Eighty-five per cent (85%)
of such funds shall be allocated by the Comptroller of Pub-TION NO. 24 proposing an Amendment to the Constitution of the State of Texas by mending Article VII, Section lic Accounts of the State of mending Article VII, Section 17, providing a method of pay-ment for the acquiring, con-structing and equipping of buildings and other permanent Texas on June 1, 1966, and fifteen per cent (15%) of such funds shall be allocated by said Comptroller on June 1, 1972, based on the following improvements at certain state institutions of higher learndeterminations: ing: providing for allocation of funds therefor; authorizing "(1) Ninety per cent (90%) of the funds allocated on June the issuance of bonds or notes

1, 1966, shall be allocated to state institutions based on projected enrollment increases published by the Coordinating Board, Texas College and University System for fall 1966 to fall 1978.

"(2) Ten per cent (10%) of the funds allocated on June 1, 1966 shall be allocated to certain of the eligible state institutions based on the number of additional square feet needed in educational and general facilities by such eligible state institution to meet the average square feet per full time equivalent student of all state senior institutions (currently numbering twenty-

"(3) All of the funds allocated on June 1, 1972, shall be allocated to certain of the eligible state institutions based on determinations used in the June 1, 1966, alloca-tions except that the allocations of fifty per cent (50%) of the funds allocated on June 1, 1972, shall be based on projected enrollment increases for fall 1972 to fall 1978, and fifty per cent (50%) of such allocated on June 1, 1972, shall be based on the need for additional square feet of educational and general facilities.

"Not later than June first of the beginning year of eaclsucceeding ten-year period the Comptroller of Public Accounts of the State of Texas shall reallocate eighty-five per cent (85%) of the funds to be derived from said Ten Cent (10¢) ad valorem tax for said ten-year period and not later than June first of the sixth year of each succeeding ten-year period said Comptroller shall reallocate fifteen per cent (15%) of such funds to the eligible state institutions then in existence based on determinaperiod that are similar to the determinations used in allocating funds during the twelve-year period beginning January 1, 1966, except that enrollment projections for succeeding ten-year periods will be from the fall semester of the first year to the fall

semester of the tenth year. All such designated institutions of higher learning shall not thereafter receive any general revenue funds for the acquiring or constructing of buildings or other permanent improvements for which said Ten Cent (10¢) ad valorem tax is herein provided, except in case of fire, flood, storm, or earthquake occurring at any such institution, in which case an appropriation in an amount sufficient to replace the uninsured loss so incurred may be made by the Legislature out of any General Revenue Funds. The State Comptroller of Public Accounts shall draw all necessary and proper warrants upon the State Treasury in order to carry out the purpose of this Amendment, and the State Treasurer shall pay warrants so issued out of the special fund hereby created for said purpose. This Amendment shall be self-enacting. It shall become operative or effective upon its adoption so as to su-persede and repeal the former provisions of this Section; provided further, that nothing herein shall be construed as impairing the obligation incurred by any outstanding notes or bonds heretofore issued by any state institution of higher learning under this Section prior to the adoption of this Amendment but such notes or bonds shall be paid. both as to principal and in-terest, from the fund as allo-

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

"FOR the Amendment to Article VII of the Constitution of the State of Texas by

tion of the State of Texas by amending Section 17 there-of, providing a method of payment for the acquiring, constructing and equipping buildings and other permanent improvements at certain state institutions of

higher learning."
"AGAINST the Amendment to Article VII of the Constitution of the State of Texas by amending Section 17 thereof, providing a method of payment for the acquiring, constructing and equip-ping of buildings and other permanent improvements at

higher learning." Sec. 3. The Governor shall issue the necessary proclama-tion for said election and have the same published 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 2, 1965.
SENATE JOINT RESOLUTION NO ATTERIOR TO BE WAS Elected has less than one year remaining?"
Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified voters of the state

TION NO. 47 proposing an Amendment to Section 4, Article III, Constitution of the State of Texas, to provide four-year terms of office for State Parassectation of the State at an election to be held on the first Tuesday after the first Monday in November, 1965, at which election all ballots shall have printed on the State at an election to be held on the first Tuesday after the first Tuesday after the first Monday in November, 1965, at which election all ballots shall have printed on the state at an election to be held on the first Tuesday after the first Monday in November, 1965, at which election all ballots the state at an election to be held on the first Tuesday after the first Monday in November, 1965, at which election all ballots the state at an election to be held on the first Tuesday after the first Monday in November, 1965, at which election all ballots the first Tuesday after the first Monday in November, 1965, at which election all ballots the first Tuesday after the first Tuesday af State Representatives.
BE IT RESOLVED BY THE LEGISLATURE OF THE

STATE OF TEXAS: Section 1. That Section 4, Article III, Constitution of the State of Texas be amended to read as follows: "Section 4. The members of the House of Representatives

the House of Representatives shall be chosen by the qualified electors for the term of State of Texas shall issue the four years; but a new House of Representatives shall be chosen after every apportionment, and the members in the manner and for the elected after each apportionment shall be divided by lot the constitution and laws of into two classes. The seats of this state.
the members of Class A shall Sec. 4. In the event the be vacated at the expiration of the first two years, and those of Class B at the expiration of four years, so that one-half of the members of the House of Paperson taken in the election in November, 1965, the Governor of the House of Paperson taken in the event the Constitutional Amendment proposed in this Resolution is adopted by the people of Texas in the election in November, 1965, the Governor of the House of Paperson taken in the event the constitutional Amendment proposed in this Resolution is adopted by the people of Texas in the event the constitutional Amendment proposed in this Resolution is adopted by the people of Texas in the event the constitutional Amendment proposed in this Resolution is adopted by the people of Texas in the event the constitutional Amendment proposed in this Resolution is adopted by the people of Texas in the election in November 1965. their election, on the day set by law for the convening of the Regular Session of the of the 59th Texas Legislatur

them the following:
"FOR the Constitutional Amendment to provide for a four-year term of office for State Representatives."
"AGAINST the Constitu-tional Amendment to provide for a four-year term of office for State Repre-

the House of Representatives Texas is directed not to issue shall be chosen biennially a proclamation for the electthereafter. Representatives ion and not to publish notice shall take office following thereof for the Constitutional Legislature, and shall serve since the provisions of said thereafter for the full term of years to which elected and are included in this Resoluyears to which elected and until their successors shall have been elected and qualified. Except in case of an election to fill a vacancy, and except in the first election following each re-apportionment, a person who has been elected to the House of Representatives shall not be eligible to be a candidate again. gible to be a candidate again electorate in November, 1966, for membership in the Legis- as provided in said House lature until the term for Joint Resolution No. 1.

PUB! 'C NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

TION NO. 14 proposing Amendments to Section 4, 22 and 23 of Article IV of the Constitution of the State of Texas, so as to provide a four-year term of office for the any power or demanding Governor, Lieutenant Governor, Attorney General, Comp-troller of Public Accounts, Treasurer, Commissioner of the General Land Office and

publication.
RESOLVED BY THE LEGIS-LATURE OF THE STATE OF TEXAS:

of the State of Texas be an amount to be fixed by the

shall be installed on the first the State of Texas be amend-Tuesday after the organization of the Legislature, or as soon thereafter as practicable, and shall hold his office for the term of four years, or until his successor shall be duly installed. He shall be at least thirty years of age, a citizen of the United States, and shall have resided in this state at least five years immediately preceding his election." Sec. 2. That Section 22, Ar-

ticle IV of the Constitution of the State of Texas be amended so as to hereafter read as follows:

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN state may be a party, and shall ELECTION TO BE HELD especially inquire into the charter rights of all private corporations, and from time to corporations, and from time to time, in the name of the state, take such action in the courts as may be proper and necesany power or demanding or collecting any species of taxes, tolls, freight or wharfage not authorized by law. He shall, whenever sufficient cause ex-Secretary of State; and certain statutory state officers; providing for the necessary election and the form of the hallot; and providing for the hallot; and perform the hallot; and ists, seek a judicial forfeiture such other duties as may be required by law. He shall reside at the seat of government OF TEXAS:
Section 1. That Section 4,
Article IV of the Constitution

Section 1. That Section 4,
Article IV of the Constitution

amended so as to hereafter read as follows:

"Section 4. The Governor ticle IV of the Constitution of ed so as to hereafter read as follows:

"Section 23. The Comptroller of Public Accounts, the Treasurer, the Commissioner of the General Land Office, and any statutory state officer who is elected by the electorate of Texas at large, unless a term of office is otherwise specifically provided in this Constitution, shall each hold office for the term of four years and until his successor is qualified; receive an annual salary in an amount to be fixed by the Leg-"Section 22. The Attorney General shall hold office for uance in office, and perform

receive to their own use any fees, costs or perquisites of office. All fees that may be payable by law for any service performed by any officer specified in this Section or in his office, shall be paid, when received, into the State Treas-

Sec. 4. The foregoing Constitutional Amendments shall be submitted to a vote of the qualified electors of this State at an election to be held on the first. first Tuesday after the first Monday in November, 1965, at which election all ballots shall have printed thereon the fol-

lowing:
"FOR the Constitutional Amendments providing a four-year term of office for the Governor, Lieutenant Governor, Attorney General, Comptroller of Public Accounts, Treasurer, Commissioner of the General Land Office, Secretary of State, and any statutory state offiand any statutory state officer who is elected by the electorate of Texas at large, unless a term of office is otherwise specifically pro-vided in this Constitution." "AGAINST the Constitu-tional Amendments providing a four-year term of office for the Governor, Lieutenant Governor, Attorney General, Comptroller of Pub lic Accounts, Treasurer Commissioner of the General Land Office, Secretary of State, and any statutory state officer who is elected by the electorate of Texas at large, unless a term of office is otherwise specifically provided in this Constitu

Sec. 5. Nothing contained in this Resolution shall be construed so as to extend the term of office of any officeholder previously elected to a two-

year term. Sec. 6. The Governor shall issue the necessary 'roclamafour years and until his successor is duly qualified. He shall represent the state in all Secretary of State shall not and laws of this state.

PUBLIC NOTICE

NUMBER TWO ON THE BALLOT PROPOSED CONSTITU- not less than par value and TIONAL AMENDMENT NUMBER TWO ON THE BALLOT PROPOSED CONSTITU- not less than par value and TIONAL AMENDMENT. I do not provisions authorizing the issue connected disability, on ance and sale of such series active duty in the Army, Navy, of bonds. After such eight (8) Air Force, Coast Guard or year period, all of such mon-Proposed CONSTITUTIONAL AMENDMENT

cept as modified herein. Said eral Land Board and two (2) citizens of the State of Tex-as, one (1) of whom shall be well versed in veterans' affairs and one (1) of whom shall be well versed in finanand consent of the Senate, be

PROPOSED CONSTITUTIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 2, 1965.
HOUSE JOINT RESOLUTION NO. 5 proposing an Amendment to Section 49-b, Article III of the Constitution of Texas so as to such places, and in such installments as may be de
To be voted on the payment of principal and interest on such bonds, the purchase of lands as herein provided and should ash herein provided may be invested in bonds or obligations of the United States as provided in such installments as may be de
To be voted on such forms, denominations, and upon such terms as are now or may hereafter be provided by law; shall be issued and sold at such times, at such places, and in such installments as may be de
To be voted on the United States between September 16, 1940, and March 31, 1955, and who upon the date of filling his or her application to purchase any such land is a citizen of the United States, at such places, and in such installments as may be de
To be voted on the United States between September 16, 1940, and March 31, 1955, and who upon the date of filling his or her application to purchase any such land is a citizen of the United States in an about times, at such places, and in such installments as may be de
To be voted on the United States between September 16, 1940, and March 31, 1955, and who upon the date of filling his or her application to purchase any such land is a citizen of the United States is a bona fide resident of the Interest on such bonds, the purchase of lands as herein provided may be invested in bonds or obligations of the United States between September 16, 1940, and March 31, 1955, and who upon the date of filling his or her application to purchase any such land is a citizen of the United States in an any such land in the citizen of the United States in an any such land is a citizen of the United States in an any such land is a citizen of the United States in the citizen of the United States in the United States in the United States in the United States in the Unite of Texas so as to authorize an increase in the total amount of shall bear a rate or rates of part of said Fund and not exbonds or obligations that may interest as may be fixed by pended for the purposes here-be issued by the Veterans' said Board but the weighted in provided shall be a part of

BE IT RESOLVED BY THE
LEGISLATURE OF THE
STATE OF TEXAS:
Section 1. That Section 49b, Article III of the Constitution of Texas, be amended so that the same will hereafter read as follows:
"Section 49-b. By virtue of prior Amendments to this Constitution, there has been created a governmental agency of the State of Texas performing governmental duties which has been designated the Veterans' Land Board. Said Board shall continue to forther than the state of Texas and all bonds heretofore is swhich has been designated the Veterans' Land Board. Said Board shall continue to forther than the state of Texas and sold by said Board shall continue to forther than the said and sold hereunt be set aside and retained in said Fund for the purpose of retained in said Fund for the purpose of the purpose of the female such bonds, shall be set aside and retained in said Fund for the purpose of the purpose of the female such bonds, shall be sold or resold to such purchasers, in such quantities, and on such terms, and at such prices and rates of interest, and under such rules to the General Revenue Fund to the General Revenue Fund to the general obligations of the State of Texas, and delivery to the purchaser or purchaser or purchaser of the General Revenue Fund to the General Revenue Fu BE IT RESOLVED BY THE tions issued and sold hereun- such bonds which portion shall have not been sold may be

> "In the sale of any such bonds or obligations, a prefer-ential right of purchase shall

hereof shall complete the terms to which they were appointed. In the event of the resignation or death of any line herein shall be construed by said Board (although nothing herein shall be construed by said Board (by said Board shall be construed by said Board shall be a matter for the discretion and direction of said Board shall be a matter for the discretion and direction of said Board shall be a matter for the discretion and direction of said Board shall be a matter for the discretion shall be a matter for the discretion shall be a matter for the discretion and direction of said Board shall be a matter for the discretion shall be a matter for the discretion and direction of said Board shall be a matter for the discretion and direction of said Board shall be a matter for the discretion and direction of said Board shall be a matter for the discretion shall be a matter for the discretion and direction of said Board shall be a matter for the discretion shall such citizen member, the Governor shall appoint a replacement to serve for the unexpired portion of the term to which the deceased or resign member had been appointed. The compensation for said citizen members shall be as is now or may hereafter be as is now or may hereafter be fixed by the Legislature; and each shall make bond in such amount as is now or may be reafter be not be limited to the proceeds for the purpose of purchasing lands situated in the State of Texas owned by the United to pay interest on such bonds to pay lands or rights. amount as is now or may hereafter be prescribed by the Legislature.

The Commissioner of the General Land Office shall act as Chairman of said Board and shall be the administrator of the Veterans' Land Pro-

tributable to such bonds; the gram under such terms and restrictions as are now or may hereafter be provided by law. In the absence or illness of said Commissioner, the Chief clies, and any other pecuniary clies, and any other pecuniary density of the General Land Office shall be the Acting Chairman of said Board with the same duties and powers that said Commissioner would have if present.

"The Veterans' Land Board may provide for, issue and sell not be exceed Four Hundred Million Dollars (\$400,000,000) of which have hereofore been is of any such lands; and found shall be sold by any for any such lands; and for the part of said Fund to comply with bid and accept and pay for any such lands; and for the part of said Fund to be known as the Veterans' Land Fund, Two Hundred Million Dollars (\$4200,000,0000) of which have hereofore been is of any such sherefore and here such and sold. Such bonds or of the paid out of the bonds or of the paid out of the paid out of the point of such bonds or of the paid out of the lands are now or may here strictions as are now or may here after issued by said Board on the bonds or of the bonds are after be provided by law."

If it appears the tributable to such honds; the individual purchas and powers that the bonds, all of such moneys then in cash, and shall be apart of said Fund. The character is the bonds and the part of said Fund. The covering a part of said Fund. The covering a part of said Fund are purpose, all the part of said Fund. The refers the purpose, all the part of said Fund. The refers the purpose and part of said Fund. The refers the purpose are thereof shall be subject t

moneys of said Fund in con- Texas veterans who served not | shall be set aside for that purformance with the Constitu-tional provisions authorizing ous days, unless sooner dis-resolution adopted by said

Land Board to Four Hundred Million Dollars (\$400,000,000); average annual interest rate, and bonds or obligations and the conditions relating thereto and the use of the Veterans' Land Fund; and providing for an election and the issuance of a proclamation therefor.

BE IT RESOLVED BY THE

Said Board shall continue to function for the purposes specified in all of the prior Constitutional Amendments expenses as modified herein. Said such bonds, the Legislature with) contains sufficient mon- vertising and other like costs Board shall be composed of the Genthe Commissioner of the Genamount to pay the same.

Shall appropriate a sufficient eys to retire all of the bonds necessary or incidental to the secured by such Division, the purchase and sale, or resale, moneys thereof, except such of any lands purchased with portion as may be needed to retire all of the bonds secured able to such additional bonds, by such Division which portion such expenses to be added to be given to the administrators shall be set aside and remain the price of such lands when fairs and one (1) of whom shall be well versed in finances. One (1) such citizen member shall, with the advice and consent of the Senate, be and consent of the Senate, be appointed biennially by the Governor to serve for a term of four (4) years; but the members serving on said Board on the date of adoption serve for all complete the purpose of paying the principal and the interest thereon, together with the expenses herein authorized, of any other bonds heretofore or hereafter purpose of paying the principal and the interest thereon, together with the expenses herein authorized, of any other bonds heretofore or principal due or to become any other bonds heretofore or principal due or to become any other bonds.

chased shall be acquired at the moneys to retire all of such lowest price obtainable, to be bonds, all of such moneys then

State of Texas, and has not been dishonorably discharged from any branch of the Armed Forces above-named and who after issued and sold, at which

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, 1965, at which election all ballots shall have printed thereon the following:

"FOR the Amendment to Section 49-b of Article III of the Constitution of Texas to increase the Veterans' Land Fund by \$200,000,000.-00; said Fund to be used for the purpose of purchasing land in Texas to be sold to Texas veterans who served in the Armed Services of the United States between September 16, 1940, and March 31, 1955; such funds to be expended in accordance with instructions and requirements that may be provided by law"; and

"AGAINST the Amendment to Section 49-b of Article III of the Constitution of Texas to increase the Veterans' Land Fund by \$200,-000,000.00; said Fund to be used for the purpose of pur-chasing land in Texas to be sold to Texas veterans who served in the Armed Services of the United States between September 16, 1940, and March 81, 1955;

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT

Treasury an annual salary of not exceeding Four Thousand, Eight Hundred Dollars (\$4,- sion." Eight Hundred Dollars (\$4,800) per year. Senators shall
receive from the Public Treasury an annual salary of not
exceeding Four Thousand,
Eight Hundred Dollars (\$4,800) per year. The Lieutenant
Governor and the Speaker of
the House of Representatives
shall receive from the Public
to serve, or he removed from shall receive from the Public Treasury an annual salary in an amount to be fixed by the Legislature. All Members of the Legislature, including the Lieutenant Governor and the Speaker of the House of Representatives, also shall receive from the Public Treasury a per diem of not exceeding Twenty Dollars (\$20) per day for the one hundred and forty (140) days of each Regular Session and for thirty (30) days of each Special Session of the Legislature. No Regular Session and for thirty (30) days of each Special Session and for thirty (30) days of each Special Session and for thirty (30) days of each Special Session and for thirty (30) days of each Special Session and for thirty (30) days of each Special Session and for thirty (30) days of each Special Session and for the Legislature and the same of the Legislature. No Regular Session shall be of longer duration than one hundred and forty (140) days. This Amend-

PROPOSED CONSTITITIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 2, 1965.
HOUSE JOINT RESOLUTION NO. 8 proposing an Amendment to Section 24.
Article III and Section 17 of Article III of the Constitution of the State of Texas, to allow an annual salary in an amount to be fixed by the Legislature for the Lieutenant Governor and for the Speaker of the House of the III and Governor and for the Speaker of the House of Representatives, and increasing the per diem allowance of Members of the Legislature.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Section 24.
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 24. Representatives shall rote very twenty-five dof Article III of the Constitution of the State of Texas be amended to read as follows:
"Section 24. Representatives shall receive from the Public Treasury an annual salary of not exceeding Four Thousand, of the Regular or Called Ses-

shall receive from the Public to serve, or be removed from

and for the Speaker of the House of Representatives and allowing a per diem for Members of the Legislature not to exceed Twenty Dollars (\$20) per day for the 140 days of each Regular Session and 30 days of each Special Session. "AGAINST the Constitu-

tional Amendment allowing an annual salary in an amount to be fixed by the Legislature for the Lieutenant Governor and for the Speaker of the House of Representatives and allow-ing a per diem for Mem-bers of the Legislature not

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT

RE IT RESOLVED BY THE authorized and empowered to

OPOSED CONSTITU- administration and responsi-TIONAL AMENDMENT billity for the proper opera-TO BE YOTED ON AT AN tion of said system are hereby ELECTION TO BE HELD ON NOVEMBER 2, 1965. SENATE JOINT RESOLU-State Board of Trustees of TION NO. 27 proposing an the Teacher Retirement Sys-Amendment to the Constitutem of Texas, which Board TION NO. 27 proposing an Amendment to the Constitution of the State of Texas, amending Article III of the Constitution of the State of Texas by adding a new Section thereto to be designated Section 48b, so as to create as an agency of the State of Texas the Teacher Retirement System of Texas, vesting the Texas the Teacher Retirement System of Texas, vesting the Texas the Teacher Retirement System of Texas, vesting the Texas the Teacher Retirement System of Texas, which Board shall care under the circumstances then prevailing which men of ordinary prudence, discretion, and intelligence exercise in the management of their own affairs, not in regard to speculation but in regard to the permanent disposition of their funds, considering that thereto, except insofar and t System of Texas, vesting the may be prescribed by the Leggeneral administration and re- islature. All moneys from sponsibility of the proper operation of said system in a state board of trustees to be ment, disability, and death known as the State Board of benefits for persons employed Trustees of the Teacher Re- in the public schools, colleges, tirement System of Texas, au- and universities supported thorizing said Board to invest assets of said system in various obligations and subjects of investment, subject to certain restrictions stated therein of Texas shall be adminisand such other restrictions as tered by said Board and said may hereafter be provided by Board shall be the trustees law; providing that such Amendment shall be self-enacting and shall not alter, amend or repeal Section 48a curities. Said Board is hereby of Article III of the Constitu-tion of Texas or any legisla-acquire, hold, manage, purtion passed pursuant thereto chase, sell, assign, trade, except insofar as such legislatransfer, and dispose of any tion may limit or restrict the securities, evidences of debt, provisions of this Amendand other investments in ment; providing for the nec-essary election, form of bal-and assets have been or may lot, proclamation, and publi-cation. hereafter be invested by said Board. Said Board is hereby

LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Article III of the Constitution of the State of Texas be amended state of Texas state of by adding Section 48b there other evidences of indebtedto which shall read as follows: ness issued, or assumed or "Section 48b. There is here-by created as an agency of the part, by the United States or by created as an agency of the State of Texas the Teacher Retirement System of Texas, the rights of membership in which, the retirement privileges and benefits thereunder, and the management and operations of which shall be governed by the provisions governed by the provisions gations; or in home office fa- stocks. This Amendment shall herein contained and by present or hereafter enacted Acts cilities to be used in adminof the Legislature not inconsistent herewith. The general ment System including land, on its adoption without any and laws of this state.

tion of their funds, considering the probable income therefrom as well as probable safety of their capital; and further provided, that a sufficient sum shall be kept on hand to meet payments as they become due each year under such retirement plan, as may now or hereafter be provided by law. Unless investments authorized herein are hereafter further restricted by an Act of the Legislature, no more than one per cent (1%) of the book value of the total assets of the Teacher Retirement System shall be invested in the stock of any one (1) corporation, nor shall more than five per cent any one (1) corporation be owned; and provided further, that stocks eligible for pur-chase shall be restricted to stocks of companies incorporated within the United States which have paid cash dividends for ten (10) consecutive years or longer immediately prior to the date of purchase and which, except for bank stocks and insurance stocks, are listed upon an exchange registered with the Securities and Exchange and provided further, that so long as less than \$500,000,000 of said Fund is invested in the

equipment, and office building; or in such corporation bonds, notes, other evidences of indebtedness, and corporation stocks, including common and preferred stocks, of any corporation created or existing under the laws of the United States or of any of the states of the United States, as said Board may deem to be proper investments; provided that in making each and all of such investments said Board any legislation passed purely and thereto event in the constitution of Texas and such investments said Board any legislation passed purely any legislation passed proper any

stitutional Amendment be submitted to a vote of the qualified electors of this state at an election to be held of November 2, 1965, at which election all ballots shall have

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

Mrs. E

R Hall;

St. Jam

Mass at Week-d

Sunday Bible

Evenin

Wednes

El Buen

Sunday

Morning

Evening

WSCS N

Bible sti

Nursery

dren u

Official

7:30 p.r

WSCS 4

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7:30 p.r

First Pr

Morning

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Women

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Circle

a.m.

Genera

4:00 p

First Ba

Graded

Worship

Training

Pastor's

Business

nesdays

WMS ev

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

Sec. 3. The Governor of exas shall issue the neceselection and this Amendment shall be published in the man-ner and for the length of time

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

ELECTION TO BE HELD ON NOVEMBER 2, 19 TION NO. 7 proposing an amount expended for free hos-Amendment to the Constitu-pital and/or medical care, tion of the State of Texas providing for the exemption from local ad valorem taxes of the property of certain charitable and Dollars (\$1,800,000.00) for organizations, provided such the calendar year next pre-organizations meet certain ceding; and, further provided conditions and requirements and expend at least One and One-half Million Dollars (\$1,-500,000.00) annually on free medical and hospital care for the indigent within the State of Texas; providing for the necessary election, form of bailot, proclamation and publica-

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

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

WHEREAS, The need for the operation of such hospitals and the furnishing of such free medical care and hospitalization for the indigent is especially great in counties having a population in excess of first Monday in November, one million two hundred forty thousand (1,240,000); and WHEREAS, It is found and WHEREAS, It is found and the following: declared to be the Public Policy of the State to foster and encourage such operation of hospitals as aforesaid; now,

therefore, BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. The Constitution of the State of Texas is amended hereby, by the addi-

tion of a new Section to Ar-ticle VIII thereof, to be numbered Section 2-A, and read-ing as follows:
"2-A. The properties of any

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

PROPOSED CONSTITU-TIONAL AMENDMENT lars (\$1,500,000.00); and, fur-TO BE VOTED ON AT AN ther provided,

"(2) after such exemption SENATE JOINT RESOLU for one full calendar year, the amounts to not less than One Million Eight Hundred Thous-(3) such trust or organization is exempt from United

States income taxes;
"(4) such charitable trust or organization maintains its domicile and operates a hospital or hospitals in a county having a population of more than one million two hundred forty thousand (1,240,000) according to the last preceding Federal Census, and such exemption shall apply only to the properties of such charitable trust or organization located

within the county of its domiall applicable conditions stated above, shall constitute a complete defense to any suit for ad valorem taxes levied or attempted to be levied by any taxing entity other than the State of Texas itself.

"This Amendment shall be self-enacting."
Sec. 2. The foregoing Con

stitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on

the following:
FOR the Amendment exempting the property of cer-tain charitable organizations from local ad valorem taxes provided any such organization meets certain conditions, and expends at least One and One-half Million Dollars (\$1,500,000.00) annually for free hospital and medical care for the indigent within the State of Texas.
AGAINST the Amendment exempting the property of certain charitable organiza-tions from local ad valorem taxes provided any such organization meets certain conditions, and expends at least One and One-half Mil-lion Dollars (\$1,500,000.00) annually for free hospital and medical care for the indigent within the State of

taxes levied by any taxing entity, except by the State of Texas.

Texas itself, provided:

"(1) such trust or organization has expended for free thospital and/or medical care within the State of Texas, during the calendar year next preceding, a sum of not less than tion and Laws of this State.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT

of Article III so that the same be known as Section 51-a; providing that the Legislature shall enact appropriate leg-islation which will enable the zens who shall have resided lation providing matching or medical care for, and for funds to help such families rehabilitation and other services for:

"(1) Needy aged persons ence or self-care; authorizing the Legislature to prescribe States or non-citizens who residence requirements; proshall have resided within the

payments for assistance and/ a combination of physical and or medical care out of State funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and re
"(3) Needy blind persons who are citizens of the United States and who are over the age of eighteen (18) years;

"(4) Needy children who are or as they may be amend-ed, to the extent that Federal matching money is not available to the State for these pur-

STATE OF TEXAS: Section 1. That Section 51-a

the United States or non-citi- which shall read as follows: "Section 51-a. The Legislawithin the boundaries of the ture shall have the power, by

viding for the acceptance and boundaries of the United Families with Dependent Chilexpenditure of funds from the States for at least twenty-five dren shall never exceed Sixty Government of the United (25) years and are over the States for such purposes; authorizing appropriations for "(2) Needy individuals who such purposes out of State are citizens of the United funds; providing that the maximum amount paid out of their eighteenth (18th) birth-State funds to any individual day but have not passed their recipient shall not exceed the amount that is matchable out of Federal funds; providing that the total amount of such mental or physical handicap or

strictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now and to the caretakers of such age of twenty-one (21) years, and to the caretakers of such children.

"The Legislature may define the residence requirements, if

able to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy persons; providing further that the amounts ex-

funds to help such families and individuals attain or retain capability for independence or self-care, and to accept PROPOSED CONSTITUTIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 2, 1965.
HOUSE JOINT RESOLUTION NO. 81 proposing an Amendment to the Constitution of the Consti Amendment to the Constitu-tion of the State of Texas, Constitution; providing for for such purposes; provided amending Section 51-a and the necessary election, form of that the maximum amount Subsections 51a-1 and 51a-2 ballot, proclamation, and pub- paid out of State funds to or on behalf of any individual shall consist of one section to BE IT RESOLVED BY THE recipient shall not exceed the be known as Section 51-a; LEGISLATURE OF THE amount that is matchable out of Federal funds; provided that the total amount of such and Subsection 51a-1 and assistance payments and/or State of Texas to cooperate with the Government of the United States in providing as Texas be amended, and the of such recipients shall not sistance to and/or medical same are hereby amended, so exceed the amount that is care on behalf of needy aged that they shall hereafter conpersons over the age of sixty-sist of one section to be known funds; provided that if the five (65) who are citizens of as Section 51-a of Article III, limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal United States for at least 25 general Laws, to provide, subyears, needy persons under the age of sixty-five (65) who are to tained, and such other limitations and regulatotally and permanently disabled and who are citizens of the United States, needy blind ture be deemed expedient, for and in that event the Legislapersons over the age of eigh- assistance to and/or medical ture is specifically authorized teen (18) who are citizens of the United States, and needy tion and any other services the United States, and needy tion and any other services to such limitations and restrict-ions and enact such laws as twenty-one (21) years who are lation providing matching funds to help such families and to the earetakers of such tain capability for independ- and/or medical care for or on tion and any other services ence or self-care, and for the behalf of needy persons; and included in the Federal legis- payment of assistance to and/ provided further that the total amount of money to be expended per fiscal year out of State only to recipients of Old Age Assistance, Aid to the Permanently and Totally Disabled Aid to the Blind, and Aid to

legislation providing matching

shall be construed to amend modify or repeal Section 31 of Article XVI of this Constitution; provided further, however, that such medical care, services or assistance shall also include the employment of objective or subject tive means, without the use of drugs, for the purpose of ascertaining and measuring the powers of vision of the human eye, and fitting lenses or prisms to correct or remedy any defect or abnormal con-"(4) Needy children who dition of vision. Nothing herein shall be construed to permit optometrists to treat the in any manner nor to administer nor to prescribe any drug ever, unless such optometrist is a regularly licensed physi-

dren shall never exceed Sixty Million Dollars (\$60,000,000).

"Nothing in this Section

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

tional Amendment providing Constitution and the Laws of for assistance to and/or the State of Texas.

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

Sec. 3. The Governor of the State of Texas is hereby di-rected to issue the necessary "AGAINST the Constitutional Amendment provides

Sunbean Jr. GAs Prayer-F Nursery children Dryden Morning Sunday FOOK

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INSUR



Viss Belia Flores, daughter of A Josefa Marruffo Flores, mer Sanderson residents, was June graduate of the San Jaata California, High School will attend UCLA in Los Anles Calif., next term.

A Pierson Bonhomie Hostess Vrs. E. F. Pierson was hostess n the Bonhomie Club last week. The present were Mmes, P. 6 Grigsby, Ray Caldwell, Mar-Batson, B. F. Dawson, and L. Hall; also two guests Mrs. Lees Wilson of Bay City and J. C. Halbert. Refreshments of Westerner

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de party salad, tea, and coffee



St. James Catholic Church Mass at 7:30 a.m., 9:30 a.m. Week-day services 7.15 a.m.

Church of Christ Sunday Services: -Bible study 9:55 a.m. Morning worship at 10:55 Evening worship at 6:00 Wednesday evening classes at 600 o'clock

El Buen Pastor Church Sunday school 10:00 o'clock Morning worship 11:00 o'clock Evening worship 7:00 o'clock WSCS Mondays at 2:00 p.m. Bible study Thursday 7:00 p.m. MYF Saturday 6:00 p.m.

First Methodist Church Sunday school 9:45 a.m. Morning worship 11:00 a.m. Nursery provided for all children under four years old. Official Board 1st Mondays at 7:30 p.m.

WSCS 4th Mondays 3:15 p.m. Methodist Men 4th Mondays

First Presbyterian Church Morning worship 8:30 a.m. (nursery provided) Sunday school 10:00 a.m. Choir practice 7:00 p.m. Thurs-

Women of the Church. Circle 1 2nd Monday 4:00 p.m. Circle 2 2nd Tuesday 9:30

General meeting 4th Monday 4:00 p.m.

First Baptist Church Graded Bible school 9:45 a.m. Worship 11:00 a.m., 7:00 p.m. Training Union, 6:00 p.m. Pastor's class 6:00 p.m. Business meetings 1st Wednesdays

WMS every Monday 9:30 a.m. Sunbeams Tuesdays 3:00 p.m. Jr. GAs Wednesdays 4:00 p.m. Prayer-Bible time Wednesdays Nursery for all services for children to four years old.

Dryden Methodist Church Morning worship 9:00 a.m. Sunday school 10:00 a.m.



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rvements and the rise is he valuation of your home ...
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> PEAVY INSURANCE AGENCY DI 5-2211

Miss Josie Calzada Weds Carlos Cruz Here Sunday



Miss Josie Calzada . . . weds here Sunday

On Sunday, August 1, at 2:00 p m, at the home of Mr. and Mrs. Antonio Calzada, their youngest daughter, Miss Josie Calzada, became the bride of Carlos Cruz. son of Mrs. Guadalupe Cruz of Iraan and Sergio Trejo of Guanuajuato, Mexico.

The double-ring ceremony was performed by Judge R. S. Wilkinson. Attending the couple were Miss Eva Andrade of Sanderson and Angel Coronado Jr. of San Antonio

The bride wore a pique dress with white accessories. The bridesmaid, her only attendant, wore a pink silk dress with white accessories.

After the marriage ceremony, reception followed. A fourtiered white wedding cake, cookies, and punch were served to about 50 relatives attending. Assisting Mrs. Calzada in serving were Mrs. Simon Fuentes, Mrs. Andres Marquez Sr., Mrs. Guadalupe Cruz, Mrs. Angel Coronado Jr., Mrs. Roberto Calzada, Miss Yolanda Escamilla and Miss Yolanda Calzada

After the couple had opened their wedding gifts and passed them for display, they left for their home in Iraan where he is employed by the Cash Oil Well Service Co. The bride was a freshman in the Sanderson High School last year.

Mrs. F. T. Baker and daughter, Lynn, have moved to El Paso and she will be on the faculty there.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT

NUMBER SIX ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT
TO BE VOTED ON AT AND
ELECTION TO BE HELD
ON NOVEMBER 2, 1965.
HOUSE JOINT RESOLUTION NO. 11 proposing an Amendment to Article III of the Constitution of the State of Texas authorizing loans to students at institutions of higher education; creating the

higher education; creating the the close of the prior fiscal year.

Texas Opportunity Plan Fund and making provisions relating thereto.

"(d) The Legislature may provide for the investment of

and making provisions relating thereto.

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

Section 1. That Article III of the Constitution of the State of Texas be amended by adding a new Section to read as follows:

"Section 50b. STUDENT LOANS. (a) The Legislature may provide that the Coordinating Board, Texas College and University System, or its successor or successors. Income from such investment shall be used for the purposes prescribed by the Legislature.

"(e) All bonds issued hereunder shall, after approval by the Attorney General, regis-

successor or successors, shall have the authority to provide tration by the Comproller of for, issue and sell general obligation bonds of the State of Texas, and delivery to the

ligation bonds of the State of Texas in an amount not to exceed Eighty-five Million Dollars (\$85,000,000). The bonds authorised herein shall be called 'Texas College Student Loan Bonds,' shall be executed in such form, denominations and upon such terms as may be prescribed by law, provided, however, that the bonds shall not bear more than four per cent (4%) interest per

shall not bear more than four per cent (4%) interest per annum; they may be issued in such installments as the Board finds feasible and practical in accomplishing the purposes of this Section.

"(b) All moneys received from the sale of such bonds shall be deposited in a fund hereby created in the State Treasury to be known as the Texas Opportunity Plan Fund

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, 1965, at which election all ballots shall have printed on them the following:

"FOR the 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, 1965, at which election all ballots shall have printed on them the followings:

"FOR the 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 t

have been any institution of higher any institution of higher cation within the State of Cation within the State of Texas, public or private, including Junior Colleges, which are recognized or accredited under terms and conditions prescribed by the Legislature and conditions are the Texas Opportunity plan."

Sec. 3. The Governor of the State of Texas shall issue the published in the Legislature may be state of the published in the Legislature may be state of the length of the legislature and for the length of the legislature by the Continuous continu

Texas Opportunity Plan Fund to be administered by the Co-ordinating Board, Texas Col-lege and University System,

or its successor or successors to make loans to students who

have been admitted to attend

"FOR the Constitutional Amendment authorising the Legislature to provide for loans to students at institutions of higher education to the brown as the Texas On-

be known as the Texas Op-portunity Plan.

"AGAINST the Constitu-

tional Amendment authorising the Legislature to provide for loans to students
at institutions of higher
education to be known as
the Texas Opportunity
Plan."

Miss Bradford And Bill Stavley Tell Nuptial Plans

Mr. and Mrs. Ernost Pelham Bradford of Pumpville are announcing the engagement of their daughter, Beverly Joy, and William Lee (Bill) Stavley, son of Mr. and Mrs. Charles Howard Stavley.

The wedding is planned for Saturday, September 4, at 6:00 o'clock in the evening at St. James Catholic Church in Sanderson

The bride-elect, a graduate of the Sanderson High School, attended a San Antonio business college and is employed at Laughlin Air Force Base in Dei

She plans to enroll at Texas Wesetern College in September with Mr. Stavley, who is a senior student there. He is also a Sanderson High School graduate.

Baptists Study Tithing' Monday

The Baptist W.M.U. met in the church Monday, July 26, for a circle program on "The Tithe -Minimum Requirements" which was led by Mrs. James Word.

The hymn "Our Best" was sung to open the meeting and after Mrs. T. O. Moore, who presided had read Jeremiah 1.1-10, she also read the Call to Prayer and led the special period of prayer. Mrs J. C. Hancock led the dismissal

Ranch Club Has Picnic

The members of the Ranch Home Demonstration Club had their annual family picnic Tuesday evening on the courthouse lawn. Guests privileges were also extended to the membership and a large crowd was in attendance.

Tables and chairs were set up on the lawn for the serving of the supper with the members providing covered dishes, casseroles, salads, cakes, cobblers, tea, and coffee

The condition of Mrs. Bustin Canon, who was seriously ill last week, is reported to be slightly improved. She is in an Alpine

H. A. Smith was returned to an Alpine hospital Sunday for medical treatment.

Fashion Echoes of Yesteryear History Helps Trigger '65 Boom In Men's Styling



Viewing 1965 as the greatest fashion year | pany was founded, 1879. This year, male wear since Louis XIV, American clothing manu- leaders point out, the style variety will probfacturers have gone into their files to learn ably be the broadest in history. Current what they can of past style influences. The models, such as those shown in the group pic-Richman Brothers Company, a nationwide ture, are unlike most of their predecessors, but chain with manufacturing headquarters in a close examination of the panorama suggests Cleveland, Ohio, turned up this panorama of that modern designers might have paused men's suits, dating back to the year the com- here and there to borrow an idea from the past.

Rev. T. O. Perrin To Preach At Presbyterian shuren

Rev. T. O. Perrin, pastor of the Fort Stockton Presbyterian Church, will preach at the Sanderson Presbyterian Church for the next four Sundays in the absence of the pastor, Rev. Bob Moon, who is on vacation.

begins at 8:30 o'clock.

The morning worship service

Guests in the home of Mr. and Mrs. K. H. Stutes last week were Mr. and Mrs. J. R. Mouton and daughteres of Lafayette, La.

Personals

Returning home Tuesday from a train trip to Topolobompo. Mexico, were Mmes. Jack Hardgrave, W. J. Ferguson Jr., Herman Couch, H. P. Boyd, O. J. Cresswell, and her daughter, Mrs. Ray deBusk, of Odessa.

Mr. and Mrs. Bill Burke and family attended a reunion of the Dawson family near Junction

Mr. and Mrs. Carlton White left Tuesday for Kerrville to visit his mother, Mrs. C. H. White.

En route home they will visit in San Angelo with his brother.

Minton White, and family, including his nephew, Jimmy White, who is recuperating satisfactorily from brain surgery.

Mr. and Mrs. Hollis Haley and daughter, Vicki, of Fort Stockton visited here Monday evening with her mother, Mrs Lizzie Billings, and family.

Mr. and Mrs. J. L. Hatchel and daughter, Kay, have returned from a two weeks' visit with reltives in California. They also visited with their son, Bobby Hatchel, who is in the U.S. Navy and stationed at Vallejo, Calif.

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PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT

PROPOSED CONSTITU- him from serving the remain-TIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 2, 1965.
HOUSE JOINT RESOLU
TO BE VOTED ON AT AN
Period or periods of judicial service shall have reached a total of ten (10) years.

"(2) There is hearly created

(70), as may be provided by of said Commission, including

sion shall be confidential until filed in the Supreme Court with recommendation for retirement or removal; and providing that the removal provisions hereby established shall be alternative to and cumulative of those provided

elsewhere in the Constitution.

BE IT RESOLVED BY THE
LEGISLATURE OF THE
STATE OF TEXAS: Section 1. That Section 1-a of Article V of the Constitution of the State of Texas be amended so that said Section shall hereafter read as fol-

"Section 1-a. (1) Subject to the further provisions of this Section, the Legislature shall provide for the retirement and compensation of Justices and Judges of the Appellate Courts and District and Criminal District Courts on account of length of service, age and disability, and for their and disability, and for their reassignment to active duty where and when needed. The office of every such Justice and Judge shall become vacant when the incumbent reaches the age of seventy-five (75) years or such earlier age, not less than seventy (70) years, as the Legislature may prescribe; but, in the case and places as it shall determine but shall meet at Austin at least once each year.

It shall annually select one

of the State of Texas, by add- of nine (9) members, to wit: ing to said Section as presently written, the following of Civil Appeals; (ii) two (2) provisions: requiring automa-District Judges; (iii) two (2) tic retirement of certain Dis- members of the State Bar, trict and Appellate Judges at who have respectively practicage seventy-five (75) or such ed as such for over ten (10) earlier age, not under seventy consecutive years next precedlaw; creating a State Judicial (3) citizens, at least thirty Qualifications Commission and (30) years of age, not licensed providing for its composition to practice law nor holding and the qualifications, methods any salaried public office or of selection and terms of of-fice of its members; defining person shall be or remain a the functions and procedures member of the Commission, the duty to investigate, and cal residence within this State, hold hearings in respect of, or who resides in, or holds a disability and misconduct of judgeship within or for, the District and Appellate Judges same Supreme Judicial Disand to make recommendations trict as another member of to the Supreme Court of Tex- the Commission, or who shall as for involuntary retirement have ceased to retain the quali-or removal of such Judges; fications above specified for empowering the Supreme his respective class of mem-Court of Texas, in its discretion, to retire such Judges for disability and to remove them for misconduct, upon recommendation of the aforesaid of the Senate, those of class

> the Senate. selves in office only if having served less than three (3)

> consecutive years. "(4) Commissioners shall receive no compensation for

(5) members.

"(6) Any Justice or Judge other provisions TION NO. 57 proposing an Amendment to Section 1-a of Article V of the Constitution tions Commission, to consist

and make such preliminary in-vestigations as it may deter-charged, upon proof of which mine. Its orders for the attendance or testimony of wit
"(12) No Justice or Judge tendance or testimony of witof documents at any hearing Commission or Supreme Court or investigation shall be en- in any proceeding involving forceable by contempt pro-ceedings in the District Court. "(13) This Section 1-a is alafter such investigation as it deems necessary, order a hear-ing to be held before it con-

cerning the removal or re-tirement of a Justice or Judge, Sec or it may in its discretion request the Supreme Court to appoint an active or retired District Judge or Justice of a Master to hear and take evidence in any such matter, and mission. If, after hearing, or after considering the record and report of a Master, the Commission finds good cause therefore, it shall recommend to the Supreme Court the re moval or retirement, as the case may be, of the Justice or Judge in question and shall thereupon file with the Clerk of the Supreme Court the entire record before the Commission.

"(9) The Supreme Court shall review the record of the

proceedings on the law and facts and in its discretion may, for good cause shown, permit the introduction of additional evidence and shall order removal or retirement, as it finds just and proper, receive no compensation for or wholly reject the recom-their services as such. The Legislature shall provide for for involuntary retirement

ings shall be by majority vote | ing of testimony before, the of those present, except that Commission, Master or the recommendations for retire- Supreme Court shall be privilment or removal of Justices eged; provided that upon be-or Judges shall be by affirm-ative vote of at least five the record loses its confiden-

tial character. "(11) The Supreme Court within the scope of this Section 1-a may, subject to the other provisions hereof, be shall by rule provide for the procedure before the Commission, Masters and the Supreme removed from office for will- Court. Such rule shall afford ful or persistent conduct, to any judge against whom a of his said duties or casts cess of law for the procedure public discredit upon the judiciary or administration of ters and the Supreme Court justice; or any such Justice in the same manner that any or Judge may be involun-person whose property rights tarily retired for disability seriously interfering with the performance of his duties, due process of law, regardless which is, or is likely to be-come, permanent in nature. of the judge in remaining in active status is considered to keep itself informed as fully be a right or a privilege. Due as may be of circumstances process shall include the right relating to misconduct or dis-ability of particular Justices confrontation of his accusers, or Judges, receive complaints and all such other incidents or reports, formal or informal, of due process as are ordina-from any source in this behalf rily available in proceedings

nesses or for the production shall sit as a member of the "(8) The Commission may, ternative to, and cumulative fter such investigation as it of, the methods of removal of Justices and Judges provided

> Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of the State at an election to be held ou first Monday in November, 1965, at which election all bal-

"FOR the Constitutional Amendment providing for the automatic retirement of District and Appellate Judges for old age, creating the State Judicial Qualifications Commission, defin-ing its functions; and empowering the Supreme Court, upon recommenda-tion of said Commmssion, to remove District and Appellate Judges for misconduct and to retire such judges in cases of disability.

"AGAINST the Constitutional Amendment providing for the automatic retirement of District and Appellate Judges for old age, creating the State Judicial Qualifications Commission, de-fining its functions; and empowering the Supreme Court, upon recommenda-tion of said Commission, to

Sec. 3. The Governor shall

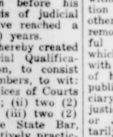
Court of Civil Appeals as a the first Tuesday after the to report thereon to the Com- lots shall have printed thereon the following:

remove District and Appellate Judges for misconduct and to retire such judges in cases of disability."

Austin at least once each year.

It shall annually select one of its members as Chairman.

A quorum shall consist of this American, this prevent of the prev



ing their selection; (iiii) three who does not maintain physi-

Commission and consideration of the record made before it; defining misconduct for which said Judges may be so removed; providing that the proceedings of said Commission and consent of the Senate, those of class (iiii) by the Board of Directors of the State Bar under regulations to be prescribed by the Supreme Court with advice and consent of the Senate, and those of class (iiii) by appointment of the Governor with advice and consent of

"(3) The regular term of office of Commissioners shall be six (6) years; but the initial members of each of classes (i), (ii) and (iii) shall respectively be chosen for terms of four (4) and six (6) years, and the initial members of class (iiii) for respective terms of two (2), four (4) and six (6) years. Interim vacancies shall be filled in the same manner as vacancies due to expiration of a full term, but only for the unexpired portion of the term in question. Commissioners may succeed them-

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FOR SALE - 3-bedroom house bath and a half, built-in range practically new, R. A. Lowther, owner. Call 2612 for informa-24-tfc

FOR SALE - House and four lots. See Mrs. Bill Haynes or eall DI 5-2530. 26-2tc

FOR SALE - 5-room house on East Pine. Call David Martinez, WI 3-3485, Monahans, 26-1p

FOR SALE - 50'x20' ex-army barracks divided into 6 rooms. hall, bathroom with bath tub and shower. Double sink, elecroom heater. Moveable and has been moved to present location at Valentine. Will sacrifice for \$1,000 cash Inquire J. D. Cox Sanderson, phone 2216. 24-4tc

FOR SALE - 1961 Dodge Seneca sedan. Call DI 5-2521. 23-tfc

FOR SALE- If you had your TV Card of Thanks ruined by high water, I have a real nice GE TV console that I will sell for \$90. May be seen at A. J. Riess's home, 411 Third

Have yearling billies of Armer Read breeding for sale. Can be seen at my ranch. Call Jerry Hayes, 392-3225, Ozona or Dewey Word, Pumpville.

FOR SALE - Box springs, mattress, chest and dressing table, \$30.00; table and 4 chairs, \$15. refrigerator, \$30.00. Phone DI 26-10 5-2209

FOR SALE - Ready-built houses 24x44, with 1, 2, or 3 bedrooms. The three bedroom houses are completely finished with central heating system and ducted for evaporative cooler. Phone 25-tfc DI 5-2422.

HOLDIT - the re-usable plastic holds, protects, seals, cleans. 1,000 uses and re-uses. At The Times.

FOR SALE - Complete line of feed, hay, salt, at Turner Hotel

Feather dusters that are treated to hold the dust get the job done. We have large and small sizes for shops, businesses, and homes. The Times.

RANCHMEN - a simplified record book to facilitate bookkeeping. See it at The Times.

FOUND - A musical instrument has been turned in at the sheriff's office since the flood; also a truck tire. The owners may identify and get them.

WANTED - Laborers at Dryden rock quarry. Good pay, good benefits. Guaranteed 40 hours a week. Texas Ledgestone, Inc.

Double, triple, and 4-deck sheep trailers and double-deck calf trailers. For Service, call 2277 or 2987. Jim Turner Trucking.

FOR RENT - Furnished garage apartment, on ground floor, W. H. Savage, phone 2466. 27-tfc

WANTED- Man with experience in the maintenance and operation of loading and hauling equipment to be in charge of tale mining operation near Van Horn, Texas. Good salary with fringe benefits. Write or phone Henry Christian, Area 512, 672-2891. P. O. Box 44, Gonzales, Texas. 27-2tc

N. MALONE MITCHELL JR. Reclamation and

Conservation Contractor Sanderson, Texas Root Plowing Dirt Work DI 5-2400

SANDERSON LODGE

No. 988, AF&AM Stated Meetings second Tuesday each month. Ross Stavley, W.M. R. S. Wilkinson Secv.



Legion Auxiliary Tuesday, 7:30 p.m. at Legion Hall

Mrs. Clyde Higgins, President

We are truly grateful to the good friends who did so much for us during the time of the illness of our loved one and at the time of his death. For the flowers, eards, memorials, visits, food, words of comfort, and every expression of your friendship and affection, we are deeply grateful an dwe will never forget your kindness.

Ginette and Steven Litton

Card of Thanks

We wish to express our deep appreciation to each and every one for the many acts of kindness and thoughtfulness shown brother, Gene. Our kindest memories for all of Gene's dear friends and ours will linger

Mrs. Gertrude Snoddy Mrs. Mabel Halsell Mrs. Esther Black Curtis A. Litton Kenneth E. Litton

A public meeting will be held Friday, August 6th at the Oasis Restaurant for the purpose of discussing possibilities for a new residential building area in Sander-

If you are now interested in building or possibly will be in the future, please attend.

Desirable, low cost lots can and will be made available if sufficient interest is shown.

Since flood control is several years in the future; can you afford the gamble of rebuilding in your present location? All lots are much above the flood level of June 11. Those who recently lost their homes are urged to attend.

Should you desire more information or an inspection, please contact Barton Massey or phone DI 5-2624.

FRIDAY, AUGUST 6, 1965



Mrs. C. F. Pickard of Eagle Pass, daughter of Mr. and Mrs. S. H. Underwood, underwent surgery in the M. D. Anderson Hospital in Houston last Wednesday and is reported to be convalescing satisfactorily. Her brother, Ross Underwood, of Arcola, Miss., went by plane to spend theweekend with his sister and family.

Mr. and Mrs. Donald Jones and son of McCamey, former residents, visited here last week with Mrs. Mary Lou Kellar.

Mike Bogusch has returned to Sanderson after taking a summer course in auto mechanics at El Paso. His parents, Mr. and Mrs. Roy Bogusch, will be in El Paso, where they are attending Texas Western College, for severa.

H. E. Fletcher and his sisterin-law, Mrs. T. E. Bryan, of Fort Worth, went to San Antonio Saturday to visit their cousins, Mr. and Mrs. Harold Robitsch.

Mr. and Mrs. L. H. Gilbreath and Mrs. J. A. Gilbreath were in Fort Stockton Friday for medica. check-ups.

Mr. and Mrs. W. A. Nunley of Marathon were weekend visitors with their daughter, Mrs. W. G. Shoemaker, and family. Glenda and Nancy Shoemaker accompanied their grandparents home for

Walter Shoemaker is visiting relatives in Rockdale. He went as far as Austin with Buster Mc-Sparran, who visited his uncle and aunt, Mr. and Mrs. Kenneth Brotherton, and family for sever-

Mrs. Ray Clifford has returned home from Houston where she visited her father who had to undergo surgery for the second time and is recovering satisfac-

Mr. and Mrs. Bill Pipes and sons. Charles and Bobby, of Mineola N.Y. visited here Saturday with Mr. and Mrs. W. G. Shoe-

maker and family. All formerly resided in Valentine and had not seen each other in about 20 years. Mrs. W. E. Hill, accompanied by Mrs. J. O. Little, took her son, Chucky, to Midland Saturday for an appointment with an ortho-

dontist.

Mr. and Mrs. E. F. Pierson were in Fort Stockton Thursday for him to have a medical check-

Mrs. J. A. Gilbreath and Mrs. Irvin Robbins were in Fort Stockton Tuesday for medical treat-

Judy Riggs is at a cheer leader school at Texas Tech College in Lubbock this week. She is the daughter of Mrs. Mary Riggs.

Mr. and Mrs. W. H. Savage went to Odessa last week to visit his sister. Miss Dollie Savage, who is in a convalescent center there while she recuperates from a fractured leg. The cast will probably be moved this week.

Mr. and Mrs. Ed Robbins have returned home from their vaca

Mrs. Cecile Bell has returned to Fort Davis after a visit with her daughter, Mrs. H. B. Louwien, and family and other relatives for several days.

Mrs. Louise Causey visited in Del Rio Thursday and Friday with Mrs. John Harrison, Mrs. Pete Billings and family and with other friends.

O. T. Sudduth returned home last week from Miles where he had been visiting with Mr. and Mrs. M. K. Vahan Mr. Vahan, who is seriously ill, has been put in the V.A. Hospital in Big Spring and she is there with him.

Jimmy Merritt of Dryden has returned home after receiving treatment in a Fort Worth hospital for several weeks

Mr. and Mrs. Wayne Carmichael and children of San Antonio visited here with her brothers, Bob and Don Allen, and their families for several days.

Philip and David Duke, sons of Mr. and Mrs. D. L. Duke Jr. of San Antonio, returned home last Thursday after a visit here with their grandparents, Mr. and Mrs. D. L. Duke. Mrs. Raul Barrera and children

of San Antonio visited here last

weekend with her parents-in-law, Mr. and Mrs. Manuel Barrera. Capt. Barrera is stationed in Ko-

Mr. and Mrs. F. J. Howard and children have returned home from their vacation when they visited relatives in Houston. They attended three ball games in the Astro-Dome.

Mrs. E. P. Halley, who had visited here for six months with her daughter, Mrs. J. L. Hatchel and family left Wednesday for Stockton, Calif., to visit her son, E. P. Halley Jr., and family.

Mr. and Mrs. Richard Turner and children of El Paso visited his mother, Mrs. W. R. Turner, last week.

Mrs. Jolly Harkins and sons, Stevé and Barton, left Tuesday morning for Austin to visit her daughter, Mrs. W. H. Choice, and family and other relatives.

Miss Elizabeth Marquez of San Antonio visited here for several days last week with her parents, Mr. and Mrs. Cruz Marquez, and

Mr. and Mrs. T. R. McClellan and daughter, Robin, have returned home from Port Isabel where they had visited with his parents.

Mr. and Mrs. Louis Wilson and children, Stephen and Shirley, visited here last week with her aunt, Mrs. J. C. Halbert, They were en route home to Bay City after a visit with relatives in El Paso, including her parents, Mr. and Mrs. Frank Robertson.

Mr. and Mrs. Carlton White returned home Friday from a two-months visit with their daughter, Mrs. Frank Hovell, and family in Santa Rosa, Caur.

Mrs. Richard Drake and sons, Whit and Rod, left Sunday for El Paso after visiting here for a few days with her parents, Mr. and Mrs. W. R. Stumberg, Mrs. Marshall Miller and son, Buddy, of San Antonio visited her parents lats week also and Buddy left by bus from Fort Stockton Tuesday, Mrs. Miller having returned home earlier.

Mr. and Mrs. Seth Davenport returned to Uvalde Sunday after visiting her parents, Mr. and Mrs, J. D. Nichols, Mrs. W. H. Savage accompanied them to Uvalde to

visit with Mr. and Mrs. Joe F. Brown for a few days before going on to San Antonio to visit her sister, Mrs. T. Maxey Hart, for a few days.

Supt. Ken McAllister attended the Reading Conference at Sul Ross College in Alpine Monday.

Mrs. J. R. Blackwelder and her grandaughter, Sharon Ann Hill, returned home Saturday from a visit with Mrs. Blackwelder's brother and family in Albany. Sharon Ann attended a twirling school at McMurray College in Abilene and her mother, Mrs. J C. Boyd, and Mr. Boyd of Midland brought them home and returned to Midland Sunday.

Sgt. and Mrs. Jose Hinojosa and two sons have been visiting here with her parents, Mr. and Mrs. Manuel Villarreal. Sgt. Hinojosa, who has been stationed at Colorado Springs, Colo., has been transferred to Manhattan, Kans. and his family will join him there later.

Mrs. Ruth Geaslin was a business visitor in Fort Stockton Tuesday and brought her granddaughter, Winnie Ruth Geaslin, to Sanderson for a visit.

Mr. and Mrs. Lewis Hill, then daughter, Mrs. Donna Price, and baby visited in Fort Stockton on Monday with their daughter, Mrs. Jesse Dotson, and family.

Mr. and Mrs. Walter Thorn have returned from a vacation trip of two weeks.

Mr. and Mrs. Jim Spann and Butch are on vacation in Alabama.

Mr. and Mrs. Kenneth Andrews visited her parents, Mr. and Mrs. Herbert Brown, and her grandmothers, Mrs. A. D. Brown here and Mrs. Bustin Canon who is hospitalized in Alpine, Mr. Andrews returned to El Paso Sunday and his wife remained for a longer visit.

Mrs. Lee Gammage and children of El Paso were visitors last week in the home of her cousin Mrs. L. R. Hall, and family.

Mr. and Mrs. Ruben Herdandez and children of Odessa were weekend visitors with her mother, Mrs. Jesus Calzada, and other relatives. Mrs. C. E. Litton and Steven

returned home Monday night from El Paso where they had vis-

ited relatives for several di Mrs. Weldon Cox, who had g to El Paso Sunday morning on

train, accompanied them hon Mr. and Mrs. Tom Holmes Sheffield visited here for days with his sisters, Mrs. R Geaslin and Mrs. M. G. North and family.

Mr. and Mrs. George Esco have bought the house west Dudley's Texaco Station and has been moved to the 400 bl on Fourth Street and it will completely remodeled and a brick exterior.

Rev. and Mrs. Bob Moon Monday on their vacation trie Oklahoma to visit his relati and to San Antonio to visit relatives. They will be gone a month.

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Word has been received to Clyde Griffith that he had ea act surgery in San Angelo week and is recovering satis

Guests in the home of Mr. Mrs. Indio Calzada last w were her mother, Mrs. P. B. tierrez, of Del Rio and her sis Mrs. Lloyd Richardson, of O homa City, Okla.

Mr. and Mrs. Pat Adcock boys of San Antonio, who are their vacation, stopped here visit her grandmother, Mrs. M Lou Kellar, and other relaw for a few days, leaving Tuesda

Mrs. Sid Wood returned ho last week from Del Rio who her son, Bobby Sid Wood, surgery. She also visited daughter, Mrs. Cecil De and husband who has receive his orders for duty in Viet N this fall

Mr. and Mrs. Carl Wernek and their nephew, Tommy thur, visited Mr. and Mrs. W don Werneking, their son t daughter-in-law, in Austin weekend and also attended funeral services for her broth in-law, J. B. Smiley, Monday ternoon in Athens.

Mr. and Mrs. M. W. Duncan turned home Monday from S Antonio where they had attend the gift show for Christmas me chandise. Her brother-in-law s sister, Mr. and Mrs. Virgil M sick, who were en route to Hor ton, visited with them one nigh



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ing such symbols as H2O and 90°. Card holder and rule guide -grips small cards for typing. Holes in holders let you

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