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DLUME 59, NUMBER 27

SANDERSON, TERRELL COUNTY, TEXAS

AUGUST 18, 1966

ISTEN TO LUKE

There is no way to put into ords - since you can't show inections, etc. - the sincerity of e appeal that is being made to Il citizens of the county for eir help in making contacts to thers in our efforts to get a docor for Sanderson.

This appeal is not to be taken citly, by any means. The docor procurement committee has and out what a job it is and is oing to be and they are needing

We are not belittling their eforts. They know this appeal is ing made because they asked rall the help they could get.

They realize and one should if ere is any thinking, that they ave a very difficult job, and ne that requires the help of all e community.

There will be plenty of help most certainly -- in going alost any where to talk with a ospective doctor for the coun-But the main job is to locate

There was some beneficial infall on parts of the county in cent days, but there were also ome areas that did not receive

The rains have not been so otted as they have striped -oing along in narrow strips usally from east to west.

The coolness of the nights and lays as a result of the clouds, as been most welcome, and the lttle bit of moisture that fell on cal yards and gardens has been

There have been two or three cople we have heard remark rently about the large number of mble weeds that are now growg in this area. It is their opinn that they are new-comers to

nderson. It seems to me that I can reember tumble weeds growing Sanderson for the past 20 years

Is there an authority on the mble weed in Terrell County mong our readers?

One thing that seems to me is new-comer here is the large umber of thistles. In the early ring the canyon seemed to be ll of them.

Or do we have a thistle expert nong our readers?

Because of the expansion of erchandise in some of our local ores, the chances of your findwhat you need in the way of hool supplies and needs localhave greatly increased.

May we suggest that you spend me time looking at those lines merchandise in local business-

There were some favorable mments heard about our sugstions to get local retail emoyees together for a little inuctions on how to deal with travelers through Sanderson how to answer their many estions of local as well as area erest.

It has been our observation, ether it is right or not, that ne improvement could be de in tourist relations by tryto have the employees more owledgeable about things loly and of the area so that the

continued to back page

Mrs. Rita Villarreal 84, Dies Monday

Funeral services were held on Wednesday morning at St. James Catholic Church for Mrs. Rita Villarreal, 84, who died Monday in an Alpine hospital after an illness of several months.

Mrs. Villarreal was born May 22, 1882, in St. Del Alto, Zacatecas, Mexico, and came to this country in about 1916. She was married to Jose Maria Villarreal in 1901.

She is survived by three sons and five daughters: Isidro, Luis, and Raymond Villarreal; Mmes. Plar Rodriguez, Esperanza Flores, Parilisa Postas, Alberto Escamilla and Estela Fisher; 27 grandchildren, and 10 great-grandchil-

Grid Schedule For Season Has Half Games Here

The schedule for the football games for the Sanderson Eagles will include five games at home and five away from home.

There will be only two nondistrict games this year, Imperial, the opener, and Van Horn, the first home game, which will begin at 8:00 p. m.

All district games will begin at 7:30 p.m.

The schedule is: Sept. 9, Imperial there Sept. 16, Van Horn here Sept. 23, Grandfalls there Sept. 30, Rankin there

Oct. 7, Eldorado here

Oct. 14, Menard there Oct. 21, Ozona here Oct. 28, Iraan here

Nov. 4, Sonora there Nov. 11, Junction here

Committee Names First Choice For MC Bullding Site

The building committee of the Trans-Terrell Medical Center has named their first choice of sites for the proposed facility for

The lot on the corner of Persimmon and West Pine, just west of the First Methodist Church, is the number one choice of the committee composed of Edward Kerr, Bill Smith, and Mrs. Jimmy Davis. The lot is 140x140. and 80x140 is owned by Mrs. W. T. Bondurant of San Antonio and 60x140 is owned by Mrs. Max Bogusch of Sanderson, both of whom are willing to sell the property to the organization, according to Mr. Kerr.

The committee has decided to not buy the property immediately, because of the inaccessibility of a doctor at the present.

It was the opinion of the committee that the corner lot in this location and at the price at which it would be available, made it the most attractive to them for the needs of the building and for the community.

Calendar of Events

Monday-Presbyterian Women, Methodist WSCS, beginning of registration for school.

Tuesday - scrimmage game Wednesday - Rotary, Bonhomie Thursday - Lions, Kiwanis

Mr. and Mrs. J. Garner returned home Saturday from a business trip to San Angelo when they also visited with his mother, Mrs. Jessie Garner.

Medical Center Committee Asks Help In Contacting Individuals For Doctor

The Trans-Terrell Medical Center executive committee, in a meeting with all representatives of the other committees last Thursday night, decided to appeal to all individuals of the county to offer a determined assist in securing a doctor for San-

The group pointed out that the request was in no way a means of escaping the responsibility of their duties, but a recognition of the magnitude of their problem and the realization of their need of all the help that can be mus-

In making contacts with people out of town, the committee asks that all references for contacts be channeled back to the "doctor procurement committee" to avoid all possible misunderstandings and duplications of ef-

The doctor procurement committee has assembled all of the facts and figures for the information of an interested doctor and will most easily be able to give this information to a prospect.

It was pointed out, also, that the local committee had made numerous contacts and that to date there had been no answers received from anyone save a Saturday - football scrimmage doctor in Missouri who had none of the legal requirements for the practice of medicine in Texas.

Contacts had also been mad? with hospital administrators, at medical schools, with the Texas Medical Association and American Medical Association, and all other known sources.

There has already been some personal contacts made with a few prospects, some as far away as the Houston area, but with no results.

The manner of help that is be-

ing sought by the committee is that every person, when they are out of this immediate area, and when they are writing to a friend or relative, make known our situation and ask them to appeal to their doctor to be on the lookout for some physician who is interested in making a change and ask that he contact the local committee.

Another avenue of approach is to make it known to college students, or anyone who may have a contact with students in medical school or interns, so that attention mey be drawn to the situation in Sanderson.

The committee has stated that they would go to almost any length to contact a doctor who is interested in the possibility of continued to back page

An interesting picture shows the interior of the Henry Carmichael store which was located just west of Cooke's Food Market and just prior to being razed, served as a store building for the late Chester Smith. Through the door just to the left of the telephone was the entrance to the refreshment parlor which served soft drinks, cookies, etc. The sacks of Duke's Mixture in the case at the left are large by modern standards. as are the Mexicali cigars on the shelf above. Mr. Carmichael is behind the counter and Ed Stirman is at the extreme right, holding a fresh plum. Other reeognizable items in the picture include peppers, tomatoes, beans, watermelons, and the loaves of bread in the case to the right of the telephone. The signs to the right of the phone advertise apple and orange flavored drinks. The picture was loaned by Mrs. Frank Robertson, El Paso.



SANDERSON

Mr. and Mrs. L. H. Gilbreath, Mr. and Mrs. J. A. Gilbreath, Owners Mr. and Mrs. J. A. Gilbreath, Leasors, Publishers

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Prize Contests

"COUNT THE DOTS AND WIN A COLOR TV!

So said the poster in a furniture store window. In case of a tie, duplicate prizes were to be awarded.

Sure enough, two contestantsa man and a woman-turned in answers that were exactly right. After due deliberation, the store named the woman as the winner on grounds of "neatness and legibility." The man was offered a small radio as a consolation prize.

But when the man filed suit, the court held that he too was entitled to a television set. The court said the store had no right to make new rules after the contestants, by submitting their entries, had already accepted the original offer.



For the contract created in a prize contest is just as binding, in the eyes of the law, as any other kind of contract. A winning contestant can enforce his rights in

But suppose the rules say: "The decision of the contest

judges shall be final."

Even then, if the judges tamper with the rules or use other trickery to foil a winner, the law will still uphold his claim to whatever he has legitimately won.

On the other hand, you cannot insist on a prize if you yourself have not lived up to the rules. For example

A car dealer offered a valuable gift certificate as first prize in a drawing. But according to the rules of the contest, ticket stubs had to be deposited "in person" at the dealer's showroom.

As it turned out, the holder of the winning number had sent his stub in by messenger. A court ruled later that, since he had not complied with the terms of the offer, he had not earned a right to the prize.

What if the contest is an illegal lottery? Then, even if you do win, you should not expect a court to

Western Mattress Company

SAN ANGELO, TEXAS

Save 50% on having your

mattress renovated All Work Guaranteed

Call DI 5-2211 for

In Sanderson twice a month Pick Up and Delivery



ELTON CARPOLL TO GET BS DEGREE FROM NTSU

Elton Bland Carroll of Sanderson is among 612 students who have applied for bachelor's degrees at North Texas State Uni-

Summer commencement exercises are scheduled for 8:00 p. m. August 24.

He is the son of Mr. and Mrs. N. W. Carroll and is seeking a degree in education. He is a 1960 graduate of the Sanderson High School.

Personals . . .

Mrs. C. P. Peavy and daughter, Mrs. Thurman White of Logan, Utah, were members of the house party last Saturday when Mrs. Peavy's sister-in-law, Mrs. Ben R. Pruett of Marfa, entertained with a tea honoring her daughter-in-law, Mrs. Robert Pruett, a recent bride.

Mr. and Mrs. Ben Ed Martin and sons, Russell and Bobby, and Carl Brooks, all of the Big Bend National Park, visited here for two days last week with Mr. Martin's parents, Mr. and Mrs. B. F. Martin.

Mr. and Mrs. O. T. Sudduth and Nelda Kay returned home on Monday from Fort Worth where they attended a horse show for several days.

Hudson Kerr and Skipper Harris are visiting in San Angelo with Hudson's grandparents, Mr. and Mrs. W. C. Mitchell.

enforce your claim. As a general rule, the courts will not lend their aid to carry out an ill, gal contract. The Supreme Cour, has given

the reason: "No court of justice can be

made the handmaid of iniquity. There can be no legal remedy for that which is itself illegal."

A public service feature of the American Bar Association and the State Bar of Texas. Written by Will Bernard.

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SAFE, LOW-COST WAY TO CLEAN RUGS TAT A BISSELL ELECTRIC RUG SHAMPOOER



Eagle Lumber Co.

RENT & SAVE

ON REFERENDUM

TS&GRA Urges Voter Approval

The Texas Sheep and Goat Raisers' Association supports a "Yes" vote in the upcoming national referendum for sheep producers September 12 - 23, says. G. C. Magruder Jr., presi-

The referendum will decide whether producers wish to continue to support an industry promotion program which is financed by a deduction from their wool and lamb incentive payments. The deduction is to be increased 50 per cent; 11/2 cents a pound on wool and 71/2 lamb if the referendum carries.

Magruder, a Mertzon ranchman, said competitors of wool and lamb spend hundreds of millions of dollars each year in advertising and promoting their products.

The sheep producers's dollars go for national advertising in leading big-circulation publications, for education in home economics classes at both high

Bill Shepp of Corpus Christi is

a new subscriber to The Times;

also A3c Fred Fuentes, MacDill

AFB Fla., Raul Aguilar, Stock-

ton, Calif.; Alfonso Vasquez,

Monahans; Jerry Bell, San An-

Renewals have come from Big

Bend Coca-Cola Bottling Co.,

Alpine and Monahans; R. A. Low-

ther, Fort Stockton; Charles Bak-

er, Odessa; Alpine Chamber of

Commerce, Alpine; Campbell

Kerr, Brownsville; Carlton Smith

of Imperial; Cy Banner, Wilson

Banner, Dryden; Clay Barrow, J.

O. Little, Celestino Barron, Ed-

ward Welling, N. M. Mitchell

Jr., Sanderson; Harry Brown, El

Paso; Mrs. R. S. Alvarado, Dix-

on, Calif.; Henry A. Dickson,

Nashville, Tenn.; Andrew Mar-

quez Jr., Del Rio; Don Carper,

Mr. and Mrs. J. D. Nichols

Floresville.

tonio; Jack Cosby, Sanderson.

AMONG OUR SUBSCRIBERS

school and college levels, for promotional programs designed to encourage retailers and their employes to recommend wool and lamb to their customers. and for such publicity-winning campaigns as the Miss Wool of America program and the Make-It-Yourself-With-Wool con-

Magruder pointed to encouraging signs in the sheep industry in urging producers to vote approval of the deduction

for the first six months of this year are running more than 11 per cent ahead of the first six months of 1962 - the last time a referendum was conducted. Mill consumption for apparel wool use was up 15 per cent the first four months of 1966. Lamb prices the first six months of 1966 were up 7 per cent from 1965 and 23 per cent from the average of the last four years.

Arthur McVay Dies In Rankin

McCAMEY - Arthur G. Mc-Vay, 66, of Rankin, was found dead at his home Wednesday after apparently dying of natural causes during the night.

He was born June 14, 1900 at from Burnet in 1941.

two daughters, Mrs. Carrie-Evomme Shorter of Odessa, and Rebecca McVay of Rankin; there sons, Victor McVay of Andrews, Carl McVay of Crane, and Gary McVay of Rankin; a sister, Miss Clair Claircie Mc-McVay of Austin, and eight grandchildren.

returned home last week from a visit with their daughter, Mrs. Mrs. N. W. Carroll, will be on Seth Davenport, and husband in the faculty at West Columbia, Walde, and Mrs. Bernice Peace, near Houston, next term.

io. W. J. Vaughan took them to visiting in Gallup, N. M., with 9423, Odessa, Texas, and date of the state of Uvalde and also brought them their father, Raymond Phillips, forget the office is open at and brother, Dennis Phillips.

"(b) Notwithstanding any

other provision of this Con-

stitution, the Legislature may

residence requirements of

Section 2 of this Article, and

(2) who shall have resided

preceding a General Election

vote in such other state had

he remained there until such

for President and Vice Presi-

dent of the United States in

"(c) Notwithstanding any

other provision of this Con-

stitution, the Legislature may

enact laws and provide for a

method of registration, includ-

ing the time for such regis-

tration, permitting absentee

voting for electors for Presi-

dent and Vice President of the

United States in this State by

former residents of this State

(1) who have removed to an-

all qualifications, except resi-

dence requirements, for voting

for electors for President and

Vice President in this State

Proposed CONSTITUTIONAL AMENDMENT

NUMBER EIGHT ON THE BALLOT

PROPOSED CONSTITU- or propositions to be voted on

TION NO. 24 proposing an enact laws and provide for a

amendment to Article VI of method of registration, includ-

the Constitution of the State ing the time for such regis-

of Texas by adding a new tration, permitting any person

Section thereto, Section 2a, to (1) who is qualified to vote

provide for voting on electors in this State except for the

tions by persons qualified to anywhere within this State at

vote in this State except for least thirty (30) days next

residence requirements, and to in a presidential election year,

provide for voting on electors and (3) who shall have been

for President and Vice Presi- a qualified elector in another

United States citizens who his removal to this State or

have moved into or out of the would have been eligible to

BE IT RESOLVED BY THE election, to vote for electors

vote in this State except for other state, and (2) who meet

tors for President and Vice at the time of the election,

President of the United States but the privileges of suffrage

and (2) all offices, questions so granted shall be only for

TO BE VOTED ON AT AN this State. ELECTION TO BE HELD "(b) No

ON NOVEMBER 8, 1966.

HOUSE JOINT RESOLU-

for President and Vice Presi-

dent, and on all state-wide of-

fices, questions or proposi-

meeting county or district

dent by otherwise qualified

State preceding a presidential

STATE OF TEXAS:

LEGISLATURE OF THE

Constitution of the State of

Texas is amended by adding

a new Section thereto, Section

standing any other provision

of this Constitution, the Leg-

islature may enact laws and

provide a method of registra-

tion, including the time of

such registration, permitting

any person who is qualified to

within a county or district, as

set forth in Section 2 of this

Article, to vote for (1) elec-

residence requirements

"Section 2a. (a) Notwith-

Section 1. Article VI of the that election.

election.

2a, to read:

TIONAL AMENDMENT by all electors throughout

Sanderson and was a ranchworker. He was a Baptist. He had been a resident of Rankin for 25 years and moved there

Vay of Brady; a brother, Bob

These seven months are three months before the m they are 65, the month in wi they are 65, and the three m ths after the month in whi they are 65. the health insurance programmes becomes effective on different

Wool prices to the producer

Survivors include his wife:

Elton Carroll, son of Mr. and

another daughter, in San Anton- Carol and Kevin Phillips are **PUBLIC NOTICE**

but who is working or h worked under social seum and has not filed an application

you apply.

should get in touch with the social security office in three months before he is In this way you become entitle to the health insurance ber fits, even though, because a vour work, you may not receive a monthly benefit. Don't won about your additional earning

these will be automatically i -luded in refiguring you be fit rate.

The Social Security Admini tration has always urged the persons who have not filed to benefits to get in touch w them three months before the are 65. Now with medica it is more important to do st

said Thomas. further information For phone, write, or call at the so cial security office, 516 Fix National Bank Building, E. each Thursday until 8:30 pm

such period of time as would permit a former resident of this State to meet the residence requirements for voting in his new state of residence, and in no case for more than

twenty-four (24) months." Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November 1966, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendme nt permitting persons qualified to vote in this State except for the residence requirements in 3 county or district to vote for Presidental and Vice Presidential Electors and for all state-wide offices, questions or propositions and permitting citizens of the United States recently arrived or departed from the State to vote for Presidential and Vice Presidential Electors." "AGAINST the Constitu-

tional Am endment permitting persons qualified to vote in this State except for the residence requirements in a county or district to Vice Presidential Electors and for all state-wide offices, questions or propositions, and permitting di-zens of the United States recently sirrived or departed from the State to vote for President ial and Vice Presidential E'lectors."

The Governor of Texas shall issue the neces sary proclamation for the election and this Amendment shall be published in the man ner and for the length of time as required by the Constitu tion and laws of this State.

When Do | Enrol

Medicare?

When do I enroll in medic if I'm going to be 65 in

near future or later

district manager,

This is a question the Ode Social Security Office received quite often, said H. P. Thor

Persons who are not yet

The medical insurance part

dates depending on when t

application is filed in the

month period. It is a defin

advantage to file in the th

month period before the mo

th of reaching age 65. The

dical insurance is then effect

with the first day of the mo

of your 65th birthday. If w

apply in the month you are

or in the following three m

ths, your medical insurance pr

tection will not begin imme

ately, although you will he

hospital insurance as soon

A person who is not yet a

will have seven months

which to enroll for medic

Propose NI PROPOS TION TO BI

ELEC ON N HOUS TION N Amendm tion of 1 adding a 63, to A the Leg statute ment of tions wi ing one thousand inhabita tion of ernment tween sion(s)

county : subdivis the cou ty; pro and the mation 1 BE IT LEGI STAT Section tution (be ame Section

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"Sect "(1) by star consolid tions o one or sions (within State h hundred or more statute tion to thereby majorit of thes under tions a require "(2)

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PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THIRTEEN ON THE BALLOT

ON NOVEMBER 8, 1966. tions within any county hav- this State." ing one million, two hundred the county or with the county; providing for an election lowing and the issuance of a procla-

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mation therefor. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That the Constitution of the State of Texas be amended by adding a new Section in Article III, to be known as Section 63, reading as follows:

"Section 63

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

of governmental functions re- State.

PROPOSED CONSTITU- quired or authorized by this TIONAL AMENDMENT Constitution or the Laws of TO BE VOTED ON AT AN this State, under such terms ELECTION TO BE HELD and conditions as the Legislature may prescribe. HOUSE JOINT RESOLU- term 'governmental functions, TION NO. 69 proposing an as it relates to counties, in-Amendment to the Constitu- cludes all duties, activities and tion of the State of Texas by operations of state-wide imadding a new Section, Section portance in which the county 63, to Article III; authorizing acts for the State, as well as the Legislature to provide by of local importance, whether statute for the accomplish- required or authorized by this ment of governmental func- Constitution or the Laws of

Sec. 2. The foregoing Conthousand (1,200,000) or more stitutional Amendment shall inhabitants by the consolida- be submitted to a vote of the tion of the functions of gov- qualified electors of this State ernment or by contract be- at an election to be held tween any political subdivi- throughout the State on the sion(s) located within the first Tuesday after the first county and any other political Monday in November, 1966, at subdivision(s) located within which time the ballot shall have printed thereon the fol-

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

> "AGAINST the Amendment to the Constitution authorizing the Legislature to provide by statute for any county having one million, two hundred thousand (1,200,000) or more inhabitants to consolidate the functions of government and for such counties or any political subdivision(s) located therein to contract for the performance of functions of government." Sec. 3. The Governor of the

State of Texas shall issue the necessary proclamation for "(2) The county govern- the election and this Amend-ment, or any political subdivi- ment shall be published in the sion(s) comprising or located manner and for the length of therein, may contract one with time as required by the Conanother for the performance stitution and Laws of this



taxpaying voters of the counthe Authority shall assume and ty which chooses to elect the discharge all the obligations of Directors to represent that the city under the ordinances county, such Directors shall and bond indentures under serve without compensation which said revenue bonds have for a term fixed by the been issued and sold. Any city Legislature not to exceed six which owns airport facilities (6) years, and shall be senot serving certificated airlines lected on the basis of the which are not purchased or proportionate population of acquired or taken over as each county based upon the herein provided by such Aulast preceding Federal Census. thority, shall have the power and shall be a resident or to operate the same under the residents of such county; proexisting laws or as the same vide that no county shall have may hereafter be amended. less than one (1) member on Any such Authority when crethe Board of Directors; proated may be granted the powvide for the holding of an er and authority to promulelection in each county progate, adopt and enforce apposing the creation of an Aupropriate zoning regulations thority to be called by the to protect the airport from Commissioners Court or Comhazards and obstructions missioners Courts, as the case which would interfere with may be, upon petition of five the use of the airport and its per cent (5%) of the qualifacilities for landing and takefied taxpaying voters within off; an additional county or the county or counties, said counties may be added to an elections to be held on the existing Authority if a petisame day if more than one tion of five per cent (5%) of county is included, provided the qualified taxpaying voters that no more than one (1) is filed with and an election such election may be called in is called by the Commissiona county until after the exers Court of the county or piration of one (1) year; in counties seeking admission to the event such an election has an Authority and the vote is failed, and thereafter only upon favorable, then admission may a petition of ten per cent be granted to such county or (10%) of the qualified taxpaycounties by the Board of Diing voters being presented to rectors of the then existing the Commissioners Court or Authority upon such terms Commissioners Courts of the and conditions as they may county or counties in which agree upon and evidenced by such an election has failed, a resolution approved by twoand in the event that two or thirds (2/3rds) of the then more counties vote on the existing Board of Directors, proposition of the creation of provided, however, the county an Authority therein, the or counties that may be so proposition shall not be deemadded to the then existing ed to carry unless the major-Authority shall be given repity of the qualified taxpaying resentation on the Board of voters in each county voting Directors by adding additional thereon vote in favor thereof; directors in proportion to provided, however, that an

> Sec. 2. The foregoing Constitutional Amendment shall

Census.

their population according to

the last preceding Federal

be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed thereon the following:

"FOR the addition of Sec-tion 12 of Article IX of the Constitution, authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties, and authorizing the levy of a tax not to exceed Seventy-Five Cents (75c) on the One Hundred Dollars (\$100) valuation of all taxable property within such Airport Authority except the property of state regulated common carriers required by law to pay a tax upon intangible assets, after approval of its voters.

"AGAINST the addition of Section 12 of Article IX of the Constitution, authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties, and authorizing the levy of a tax not to exceed Seventy-Five Cents (75c) on the One Hundred Dollars (\$100) valuation of all taxable property within such Airport Authority except the property of state regulated common carriers required by law to pay a tax upon intangible assets, after approval of its voters."

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN

MON NO. 1 proposing an Amendment to Article IX of the Constitution of Texas by adding thereto a new Section to be known as Section 12; authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties; authorizing the creation of a board of directors by appointment or election; providing that the membership of the board shall be based upon the proportionate part of the population of each county, with no county having less than one member; providing for the necessary election; authorizing the levy of an annual tax not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) valuation; provided, however, that the propperty of state regulated common carriers required by law to pay a tax upon intangible assets shall not be subject to taxation by the Authority; authorizing the Authority to employ or appoint an assessor and collector of taxes whose duty it shall be to assess and collect the taxes on the tax rolls approved by the Board of Directors of said Authority, said taxes to be assessed equally and uniformly throughout the county or counties, comprising the Authority, as required by the Constitution; granting to such Authority the power to acquire by purchase, or through eminent domain proceedings existing publicly financed airport properties or other sites necessary to have and to improve the same, power to issue and sell general obligation bonds and revenue bonds, or either of them; authorizing the assumption of outstanding indebtedness secured by gen-eral obligation bonds and as-

suming the obligations of the city or cities under ordinances ELECTION TO BE HELD and bond indentures under which revenue bonds have ON NOVEMBER 8, 1966.
SENATE JOINT RESOLUbeen issued and sold; to enact zoning regulations and other measures to protect the airport facilities from hazards and obstructions; providing for the adding of an additional county or counties to the Authority.

LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article IX

reading as follows: "Section 12. The Legislature may by law provide for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties, with power to issue general obligation bonds, revenue bonds, either or both of them, for the purchase, acquisition by the exercise of the power of eminent domain or otherwise, construction, reconstruction, repair or renovation of any airport or airports, landing fields and runways, airport buildings, hangars, facilities, equipment, fixtures, and any and all property, real or personal, necessary to operate, equip and maintain an airport; shall provide for the option by the governing body of the city or cities whose airport facilities are served by certificated airlines and whose facility or some interest therein, is proposed to be or has been acquired by the Authority, to either appoint or elect a Board of Directors of said Authority; if the Directors are appointed such appointment shall be made by the County Commissioners Court after consultation with and consent of the governing body or bodies of such city or cities, and if the Board of Directors is elected they shall be elected by the qualified

Directors of an Assessor and Collector of Taxes in the Authority, whether constituted or more counties. whose duty it shall be to assess all taxable property, both real and personal, and

Airport Authority may be

created and be composed of

the county or counties that

vote in favor of its creation

if separate propositions are

submitted to the voters of

each county so that they may

vote for a two or more county

Authority or a single county

BE IT RESOLVED BY THE

of the Constitution of the State of Texas be amended by adding thereto a new Section to be known as Section 12,

Authority; provide for the appointment by the Board of collect the taxes thereon, based upon the tax rolls approved by the Board of Directors, the tax to be levied not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) assessed valuation of the property, provided, however, that the property of state regulated common carriers required by law to pay a tax upon intangible assets shall not be subject to taxation by the Authority, said taxable property shall be assessed on a valuation not to exceed the market value and shall be equal and uniform throughout the Authority as is otherwise provided by the Constitution; the Legislature shall authorize the purchase or acquisition by the Authority of any existing airport facility publicly owned and financed and served by certificated airlines, in fee or of any interest therein, or to enter into any lease agreeupon such ment therefor, terms and conditions as may be mutually agreeable to the Authority and the owner of such facilities, or authorize the acquisition of through the exercise of the power of eminent domain, and

in the event of such acquisi-

tion, if there are any general

obligation bonds that the own-

er of the publicly owned air-

port facility has outstanding,

the same shall be fully as-

sumed by the Authority and

sufficient taxes levied by the

Authority to discharge said

outstanding indebtedness; and

likewise any city or owner

that has outstanding revenue

bonds where the revenues of

the airport have been pledged

or said bonds constitute a lien

against the airport facilities,

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT

PROPOSED CONSTITU- 1966, at which election all bal-TIONAL AMENDMENT lots shall have printed thereon TO BE VOTED ON AT AN the following: ELECTION TO BE HELD "FOR the

ON NOVEMBER 8, 1966. HOUSE JOINT RESOLU-TION NO. 37 proposing an Amendment to Article III of the Constitution of the State of Texas by adding thereto a new section, Section 51-d, so as to provide for the payment of assistance by the State of Texas to the surviving spouse and minor children of law enforcement officers, custodial personnel of the Texas Department of Corrections or full-paid firemen who suffer violent death in the course of the performance of their duties as law enforcement officers, custodial personnel of the Texas Department of Corrections or as full-paid firemen; providing for the necessary election, form of ballot, proclamation, and publication. BE IT RESOLVED BY THE LEGISLATURE OF THE

STATE OF TEXAS: Section 1. That Article III, Constitution of the State of Texas, be amended by adding Section 51-d to read as fol-

"Section 51-d. The Legislature shall have the power, by general law, to provide for the payment of assistance by the State of Texas to the surviving spouse and minor children of law enforcement officers, custodial personnel of the Texas Department of Corrections or of full-paid firemen who suffer violent on said machine in such a death in the course of the manner that each voter may performance of their duties as law enforcement officers, custodial personnel of the Texas Amendment. Department of Corrections or as full-paid firemen."

first Monday in November, and laws of this State.

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

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

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

Sec. 3. The Governor of Texas shall issue the neces-Sec. 2. The foregoing Con- sary proclamation for the stitutional Amendment shall election and this Amendment be submitted to a vote of the shall be published in the manqualified electors of this State ner and for the length of time on the first Tuesday after the required by the Constitution

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966.

SENATE JOINT RESOLU-TION NO. 4 proposing an Amendment to the Constitution of Texas by adding to Section 62 of Article XVI a new subsection to be denominated subsection (c), of said Section 62; authorizing the Legislature to enact laws establishing, subject to the limitations stated, a State-wide System of Retirement, Disability and Death Compensation benefits for the officers and employees of the counties and other political subdivisions of the state, and of the political subdivisions of any BE IT RESOLVED BY THE

LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 62 of Article XVI of the Constitution of the State of Texas be amended by adding thereto a subsection (c) which shall read as follows.

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

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

this State-wide System. 'It is the further intention of the Legislature, in submitting this Constitutional Amendment, that the officers and employees of the county or other political subdivision of the state or political subdivision of a county may be

PROPOSED CONSTITU-

TIONAL AMENDMENT

TO BE VOTED ON AT AN ELECTION TO BE HELD

SENATE JOINT RESOLU-

ON NOVEMBER 8, 1966.

TION NO. 19 proposing an Amendment to Section 49-d,

Article III of the Constitu-

tion of the State of Texas,

declaring state policy regard-

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT

included in those systems regardless of whether the county or other political subdivision of the state or political subdivision of the county participates in the Retirement, Disability and Death Benefit System authorized by this Constitutional Amendment, or whether they participate in a System under the provisions of subsection (b) of Section 62 of Article XVI of the Texas Constitution as the same is herein amended."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at the General Election in November, 1966, at which all ballots shall have printed thereon:

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

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

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

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

NUMBER ELEVEN ON THE BALLOT ing optimum development of water reservoirs; providing for the use of the Texas Water Development Fund under such conditions as the Legislature may prescribe by Genera. Law in the acquisition and development of storage

facilities and any system of

works properly appurtenant thereto; providing for the

sale, lease or transfer of such facilities under General Laws; providing for long-term contracts for water storage facilities; authorizing the issuance of an additional \$200,-000,000 in bonds by the Texas Water Development Board upon a two-thirds (2/3) vote of the elected members of each house; providing that anticipatory legislation shall not be invalid because of its anticipatory character; providing for the necessary election, form of ballot; and proclamation and publication.

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

Section 1. That Section 49-d of Article III of the Constitution of the State of Texas be amended to read as fol-

"Section 49-d. It is hereby declared to be the policy of the State of Texas to encourage the optimum development of the limited number of feasible sites available for the construction or enlargement of dams and reservoirs for conservation of the public waters of the state, which waters are held in trust for the use and benefit of the public. The proceeds from the sale of the additional bonds authorized hereunder deposited in the Texas Water Development Fund and the proceeds of bonds previously authorized by Article III, Section 49-c of this Constitution, may be used by the Texas Water Development Board, under such provisions as the Legislature may prescribe by General Law, including the requirement of a permit for storage or beneficial use, for the additional purposes of acquiring and developing storage facilities, and any system or works necessary for the filtration, treatment and transportation of water from storage to points of treatment, filtration and/or distribution, including facilities for transporting water therefrom to wholesale purchasers, or for any one or more of such purposes or methods; provided, however, the Texas Water Development Fund or any other state fund provided for water development, transmission, transfer or filtration shall not be used to finance any project which contemplates or results in the removal from the basin of origin of any surface water necessary to supply the reasonably foreseeable future water requirements for the next ensuing fifty-year period within the river basin of origin, except on a temporary, interim basis. "Under such provisions as

the Legislature may prescribe by General Law the Texas Water Development may be used for the conservation and development of water for useful purposes by construction or reconstruction or enlargement of reservoirs constructed or to be constructed or enlarged within the State of Texas or on any stream constituting a boundary of the State of Texas, together with any system or works necessary for the filtration, treatment and/or transportation of water, by any one or more of the following governmental agencies: by the United States of America or any agency, department or instrumentality thereof; by the State of Texas or any agency, department or instrumentality thereof; by political subdivisions or bodies politic and corporate of the state; by interstate compact commissions to which the State of Texas is a party; and by municipal corporations. The Legislature shall provide terms and conditions under which the Texas Water Development Board may sell, transfer or lease, in whole or in part, any reservoir and as-sociated system or works which the Texas Water Development Board has financed in whole or in part.

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

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

"The Legislature shall pro-

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

ed therein. The money re-

ceived from any sale, transfer

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Development Board, provide that when moneys are suffic ent to pay the full amount indebtedness then outstanding and the full amount of inter est to accrue thereon, further sums received from the sale, transfer or lease of such storage facilities or a sociated system or works man be used for the acquisition additional storage facilities associated system or works for providing financial assistance as authorized by significant Section 49-c. Money receive from the sale of water, which shall include standby serie. may be used for the open-tion and maintenance of ac-quired facilities, and for the payment of principal and in terest on debt incurred.

"Should the Legislature esact enabling laws in anticipa-tion of the adoption of the Amendment, such Acts shall not be void by reason of the anticipatory character."

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

"FOR the Constitutional Amendment authorizing the issuance of an additional \$200,000,000 in Texas Water Development Bonds and providing for further is vestment of the Texas Water Development Fund in reservoirs and associated facilities.'

"AGAINST the Constitutional Amendment authorizing the issuance of an addtional \$200,000,000 in Texas Water Development Bonds and providing for further investment of the Texas Water Development Fund in reservoirs and associated facilities."

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966.

SENATE JOINT RESOLU-TION NO. 39 proposing an amendment to Section 18, Article VII, Constitution of the State of Texas, to withdraw Arlington State College from participation in the Permanent niversity Fund.

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

Section 1. That Section 18, Article VII, Constitution of the State of Texas, be amend-

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

thorized by the Legislature to

grant such approval; and for

the purpose of constructing, equipping, or acquiring buildings or other permanent inprovements for The University of Texas System, including The Main University of Texas at Austin, The University of Texas Medical Brand at Galveston, The University of Texas Southwestern cal School at Dallas, The Unversity of Texas Dental Branch at Houston, Texas Western College of The University of Texas at El Pass, The University of Texas M. D. Anderson Hospital and Tumor Institute at Houston, The University of Texas Post graduate School of Medicine, The University of Texas School of Public Health McDonald Observatory Mount Locke, and the Marite Science Institute at Port Aransas, the Board of Regents of The University of Texas 3 hereby authorized to issue negotiable bonds and notes not to exceed a total amount of two-thirds (2/3) of twenty per cent (20%) of the value of the Permanent University Fund exclusive of real estate at the time of any issuance thereof; provided, however, m building or other permanent improvement shall be acquired ed or constructed hereunder for use by any institution of The University of Texas System except at and for the use & the general academic institu tions of said System, namely The Main University and Tess Western College, without the prior approval of the Legisteture or of such agency as may be authorized by the Legisteture. Any bonds or notes issue hereunder shall be payard solely out of the income from the Permanent University Fund. Bonds or notes issued shall mature serial or otherwise not more than thirty (30) years from the respective dates. The Texas A & M United

sity System and all of the stitutions constituting substantial System as hereinabove enum erated, and The University a proved by eral of Te approved s able. This self-er

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Texas System, and all of the institutions constituting such System as hereinabove enumerated, shall not receive any General Revenue funds for the acquiring or constructing of buildings or other permanent improvements, except in case of fire, flood, storm, or earthquake occurring at any such institution, in which case an appropriation in an amount sufficient to replace the uninsured loss so incurred may be made by the Legislature out of General Revenue funds.

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

"All bonds or notes issued pursuant hereto shall be approved by the Attorney General of Texas and when so approved shall be incontestble. This Amendment shall self-enacting provided,

however, that nothing herein shall be construed as impairing any obligation heretofore created by the issuance of any outstanding notes or bonds under this Section by the respective Boards prior to the adoption of this Amendment but any such outstanding notes or bonds shall be paid in full, both principal and interest, in accordance with the terms of such contracts."

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

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

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

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT

NUMBER TEN ON THE BALLOT

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966.

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

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

Section 1. That Section 3-b of Article VII of the Constitution of Texas be amended to be and read as follows:

"Section 3-b. No tax for the maintenance of public free schools voted in any independent school district and no tax for the maintenance of a junior college voted by a junior college district, nor any bonds voted in any such district, but unissued, shall be abrogated, cancelled or invalidated by change of any kind in the boundaries thereof. After any change in boundaries, the governing body of any such district, without the necessity of an additional election, shall have the power to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver ny unissued bonds voted in he district prior to any such change in boundaries, and to assess, levy and collect ad vaorem taxes on all taxable

property in the district as changed, for the payment of principal of and interest on such bonds in the manner permitted by the laws under which such bonds were voted. In those instances where the boundaries of any such independent school district are changed by the annexation of, or consolidation with, one or more whole school districts, the taxes to be levied for the purposes hereinabove authorized may be in the amount or at not to exceed the rate theretofore voted in the district having at the time of such change the greatest scholastic population according to the latest scholastic census and only the unissued bonds of such district voted prior to such change, may be subsequently sold and delivered and any voted, but unissued, bonds of other school districts involved in such annexation or consolidation shall not thereafter be issued."

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

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

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

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

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT

PROPOSED CONSTITU- been elected or appointed un-ON NOVEMBER 8, 1966.

SENATE JOINT RESOLUtution of the State of Texas members; prescribing their qualifications; elections, apsaid court.

STATE OF TEXAS:

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

Criminal Appeals shall con-Judge, a majority of whom shall constitute a quorum, and the concurrence of three Judges shall be necessary to a qualifications and receive the read as follows: same salaries as the Associate Judge of the Court of Crimi- law. nal Appeals, the Governor shall, with the advice and consent of the Senate, fill said vacancy by appointment until the next succeeding general

be in office at the time when the expiration of the term of exercise of its jurisdiction. office for which each has

TIONAL AMENDMENT der the present Constitution TO BE VOTED ON AT AN and laws of this state, and a ELECTION TO BE HELD til his successor shall have been elected and qualified.

"The two members of the TION NO. 26 proposing an Commission of Appeals in aid Amendment to Sections 4 and of the Court of Criminal Ap-5 of Article V of the Consti- peals who may be in office at the time when this Amendto provide for a Court of ment takes effect shall be-Criminal Appeals of five come Judges of the Court of Criminal Appeals and shall hold their offices, one for a pointments, tenure of office term of two years and the and compensation; and pre- other for a term of four scribing the term of court of years, beginning the first day of January following the BE IT RESOLVED BY THE adoption of this Amendment LEGISLATURE OF THE and until their successors are elected and qualified. Said Judges shall by agreement or otherwise designate the incumbent for each of the terms mentioned.

"The Governor shall desig-"Section 4. The Court of nate one of the five Judges as Presiding Judge and at the sist of five Judges, one of expiration of his term and whom shall be Presiding each six years thereafter a Presiding Judge shall be elected."

Sec. 2. That Section 5 of the Article V of the Constitudecision of said court. Said tion of the State of Texas be Judges shall have the same amended so as to hereafter

"Section 5. The Court of Justices of the Supreme Criminal Appeals shall have Court. They shall be elected appellate jurisdiction coextenby the qualified voters of the sive with the limits of the state state at a general election and in all criminal cases of whatshall hold their offices for a ever grade, with such excepterm of six years. In case of tions and under such regulaa vacancy in the office of a tions as may be prescribed by

"The Court of Criminal Appeals and the Judges thereof shall have the power to issue turns of said election that a the writ of habeas corpus, and under such regulations as may "The Judges of the Court such writs as may be neces- of the Constitution of this of Criminal Appeals who may sary to enforce its own juris- state. diction. The Court of Crimithis Amendment takes effect nal Appeals shall have power shall become Judges of the upon affidavit or otherwise to Court of Criminal Appeals ascertain such matters of fact and continue in office until as may be necessary to the

The Court of Criminal Ap- of this state.

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

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

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

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

Each voter favoring said proposed Amendment shall scratch off the ballot in the same manner the following words printed on said ballet:

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

If it appears from the remajority of the votes cast are in favor of said Amendment

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FIFTEEN ON THE BALLOT

PROPOSED CONSTITU- capped, and in providing other TIONAL AMENDMENT services determined by the TO BE VOTED ON AT AN state agency to be essential ELECTION TO BE HELD for the better care and treat-

of the handicapped.

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

ed to read as follows:

"Section 6. (a) No appropriation for private or individual purposes shall be made, Notwithstanding any unless authorized by this Coney shall be published annualbe prescribed by law.

are blind, crippled, or otherhandicapped may accept money from private or federal private or federal source as money to be used in and establishing and equipping facilwise physically or mentally handicapped in becoming gainfully employed, in rehabilitating and restoring the handi- prohibit state agencies au-

ON NOVEMBER 8, 1966. ment of the handicapped. SENATE JOINT RESOLU- Money accepted under this subsection state money Amendment to Section 6, Ar- State agencies may spend ticle XVI, Constitution of the money accepted under this State of Texas, to authorize subsection, and no other monstate participation in programs ey, for specific programs and financed with funds from pri- projects to be conducted by vate or federal sources and local level or other private, conducted by local level or nonsectarian associaother private, nonsectarian as- tions, groups, and nonprofit sociations, groups, and non-organizations, in establishing profit organizations for estab- and equipping facilities for aslishing and equipping facilities sisting those who are blind, for assisting the blind, crip- crippled, or otherwise physicpled, or otherwise physically ally or mentally handicapped or mentally handicapped in in becoming gainfully employbecoming gainfully employed, ed, in rehabilitating and refor their rehabilitation or res- storing the handicapped, and toration, or for providing in providing other services deother services essential for termined by the state agency the better care and treatment to be essential for the better care or treatment of the

"The state agencies may deposit money accepted under Section 1. That Section 6, this subsection either in the Article XVI, Constitution of state treasury or in other sethe State of Texas, be amend- cure depositories. The money may not be expended for any purpose other than the purpose for which it was given. provision of this Constitution, stitution. A regular state- the state agencies may expend ment, under oath, and an ac- money accepted under this count of the receipts and ex- subsection without the necespenditures of all public mon- sity of an appropriation, unless the Legislature, by law, ly, in such manner as shall requires that the money be expended only on appropria-"(b) State agencies charged tion. The Legislature may with the responsibility of pro- prohibit state agencies from viding services to those who accepting money under this subsection or may regulate wise physically or mentally the amount of money accepted, the way the acceptance and expenditure of the sources, designated by the money is administered, and the purposes for which the state agencies may expend the money. Money accepted under ities for assisting those who this subsection for a purpose are blind, crippled, or other- prohibited by the Legislature shall be returned to the entity that gave the money.

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

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

"FOR the Constitutional Amendment authorizing assistance to the blind, crippled, or otherwise physically or mentally handicapped, in the form of grants of public funds obtained from private or federal sources only, to local level or other private, nonsectarian associations, groups, and nonprofit organizations for establishing and equipping facilities to assist handicapped in becoming gainfully employed, for their rehabilitation or restoration, or for providing other services essential for the better care and treatment of the handicapped." "AGAINST the Constitutional Amendment authorizing assistance to the blind, crippled, or otherwise physically or mentally handicapped, in the form of grants of public funds, obtained from private or federal sources only, to local level or other private, nonsectarian associations, groups, and nonprofit organizations for establishing and equipping facilities to assist the handicapped in becoming gainfully employed, for their rehabilitation or restoration, or for providing other services essential for the better care and treatment of the handicapped." Sec. 3. The Governor of the

State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Con-"This subsection does not stitution and laws of this

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOURTEEN ON THE BALLOT

ON NOVEMBER 8, 1966.

HOUSE JOINT RESOLUticle VI, Constitution of the islation. Any member of the requirement that members of the armed services vote only resided at the time of entering the service.

BE IT RESOLVED BY THE STATE OF TEXAS:

Section 1. That Section 2, Article VI, Constitution of the State of Texas, be amended by deleting the following this Resolution is to make the language:

"Any member of the Armed or component branches there- effect of readopting the reof, or in the military service of the United States, may vote only in the county in which he or she resided at the time of entering such service an earlier election or at the so long as he or she is a member of the Armed Forces.

The text of this Section is shown below, with a broken line through the sentence which is to be deleted:

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

PROPOSED CONSTITU- ner, the wife may pay the poll TIONAL AMENDMENT tax of her husband and re-TO BE VOTED ON AT AN ceive the receipt therefor. ELECTION TO BE HELD The Legislature may authorize absentee voting. And this provision of the Constitution TION NO. 38 proposing an shall be self-enacting without amendment to Section 2, Ar- the necessity of further leg-State of Texas, to omit the Armed Foreca of the United States or component-branches thereof, or in the - military in the county in which they service of the United States, may vote only in the county in which he or she resided at the time-of entering such LEGISLATURE OF THE service so long as he or she a a member of the Armed

Sec. 2. The only purpose of the amendment proposed in aforesaid deletion. The adoption of this amendment shall Forces of the United States not be deemed to have the mainder of the Section, and if any other amendment to this Section, being for a different purpose, is adopted at same election, the adoption of this amendment shall not be construed as nullifying the change made by such other amendment.

Sec. 3. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed on them the following:

"FOR the Constitutional Amendment to allow members of the Armed Forces who are residents of Texas

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

Sec. 4. The Governor of the necessary proclamation for the election and this amendment shall be published in the manner and for the length of time required by the Constitution and laws of this State.

Sec. 5. If the foregoing amendment is adopted, the proclamation of the Governor declaring the adoption of the amendment shall set forth the full text of the amended Section, as amended herein and judge of the election. The ment which is submitted by husband may pay the poll tax the 59th Legislature and of his wife and receive the re- which has been duly adopted prior to such proclamation

in writing and left with the by any other proposed amend-

creation of the district, if

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT

NUMBER TWELVE ON THE BALLOT PROPOSED CONSTITU TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLU-

TION NO. 48 proposing an Amendment to Article IX of the Constitution of the State of Texas, providing the method and manner for dissolution of hospital districts created under Article IX of the Constitution.

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

Section 1. That Section 9. Article IX of the Constitution of the State of Texas be amended to read as follows:

"Section 9. The Legislature may by law provide for the creation, establishment, maintenance and operation of hospital districts composed of one or more counties or all or any part of one or more counties with power to issue bonds for the purchase, construction, acquisition, repair or renovation of buildings and improvements and equipping same, for hospital purposes; providing for the transfer to the hospital district of the title to any land, buildings, improvements and equipment located wholly within the district which may be jointly or separately owned by any city, town or county, providing that any district so created shall assume full re-sponsibility for providing medical and hospital care for its needy inhabitants and assume the outstanding indebtedness incurred by cities, towns and counties for hospital purposes prior to the

same are located wholly within its boundaries, and a pro rata portion of such indebtedness based upon the then last approved tax assessment rolls of the included cities, towns and counties if less than all the territory thereof is included within the district boundaries; providing that after its creation no other municipality or political subdivision shall have the power to levy taxes or issue bonds or other obligations for hospital purposes or for providing medical care within the boundaries of the district; providing for the levy of annual taxes at a rate not to exceed seventy-five cents (75c) on the One Hundred Dollar valuation of all taxable property within such district for the purpose of meeting the requirements of the district's bonds, the indebtedness assumed by it and its maintenance and operating ex-penses, providing that such district shall not be created or such tax authorized unless approved by a majority of the qualified property taxpaying electors thereof voting at an election called for the purpose; and providing further that the support and maintenance of the district's hospital system shall never become a charge against or obligation of the State of Texas nor shall any direct appropriation be made by the Legislature for the construction, maintenance or improvement of any of the facilities of such dis-

Provided, however, 'hat no

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT

NUMBER SEVEN ON THE BALLOT

PROPOSED CONSTITU- language underscored: TIONAL AMENDMENT ELECTION TO BE HELD ON NOVEMBER 8, 1966.

HOUSE JOINT RESOLU-TION NO. 13 proposing an Amendment to Sections 2 and stitution of the State of Texpoll tax a requirement for the registration of all voters. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 2 of Article VI of the Constitution of the State of Texas be amended, effective February 1. 1968, by deleting the fol-

lowing language: any voter who is subject to pay a poll tax under the laws of the State of Texas shall have paid said tax before offering to vote at any election in this State and hold a receipt showing that said poll tax was paid before the first day of February next preceding such election. Or if said voter shall have lost or misplaced said tax receipt, he or she, as the case may be, shall be entitled to vote upon making affidavit before any officer authorized to administer oaths that such tax receipt has been lost. Such affidavit shall be in writing and left with the judge of the election. The husband may pay the poll tax of his wife and receive the receipt therefor. In like manner, the wife may pay the receive the receipt therefor.' and by substituting therefor the following language:

"provided, however, that beterm 'qualified elector' as used in any other Article of of its anticipatory nature."

marked through by a broken in the county in which he or stitution and laws of this line and with the new she resided at the time of en- State.

district shall be created ex-

cept by act of the Legislature

and then only after thirty

(30) days' public notice to the

district affected, and in no

event may the Legislature

provide for a district to be

created without the affirma-

tive vote of a majority of the

taxpaying voters in the dis-

The Legislature may also

provide for the dissolution of

hospital districts provided that

a process is afforded by stat-

of a majority of the qualified

voters within the district to

ferring the assets, if any, of

bond obligations, if any, of the

district, in such manner as to

protect the interest of the

citizens within the district, in-

cluding their collective prop-

erty rights in the assets and

property of the district, pro-

vided, however, that any grant

from federal funds, however

dispensed, shall be considered

an obligation to be repaid in

satisfaction and provided that

no election to dissolve shall be held more often than once

each year. In such connection,

the statute shall provide

against disposal or transfer of

the assets of the district ex-

cept for due compensation un-

less such assets are transferred

to another governmental agen-

cy, such as a county, embra-

cing such district and using

such transferred assets in such

a way as to benefit citizens formerly within the district.

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

(1) determining the desire

(2) disposing of or trans-

(3) satisfying the debts and

trict concerned.

dissolve it;

the district; and

"Section 2. Every person TO BE VOTED ON AT AN subject to none of the foregoing disqualifications who shall have attained the age of twenty-one (21) years and who shall be a citizen of the United States and who shall 4 of Article VI of the Con- have resided in this State one (1) year next preceding an as so as to repeal the pro- election and the last six (6) vision making payment of the months within the district or county in which such person voting and so as to authorize offers to vote, shall be deemthe Legislature to provide for ed a qualified elector; and provided further, that -any voter who is subject to pay a notitax under the laws of the State of Texas shall have paid said- tax-before offering to vote at any election in this State and hold a receipt show ing that said poll tex was paid before the first-day of Feb wary -next -preceding -such "and provided further, that election, Or if said voter shall have lost or misplaced said tax receipt, he or she, as the case may be, shall be entitled to vote-upon making affidavit before any officer authorized to administer eaths that such ten -receipt has -been tost Such affidavit shall be made in writing and left with the judge of the election. The hushand may pay the poll-tax of his wife and receive the reeept-therefor- In like manner, the wife may pay the poll tax of -her husband and receive

the receipt therefor. provided, however, that before offering to vote at an election a voter shall have registered annually, but such requirement for registration shall not be considered a qualification poll tax of her husband and of an elector within the meaning of the term 'qualified elector' as used in any other Article of this Constitution in fore offering to vote at an respect to any matter except election a voter shall have qualification and eligibility to requirement for registration-vote at an election. Any legshall not be considered a islation enacted in anticipation qualification of an elector of the adoption of this within the meaning of the Amendment shall not be invalid because of its anticipathis Constitution in respect to tory nature. The Legislature any matter except qualifica- may authorize absentee vottion and eligibility to vote at ing. And this provision of the an election. Any legislation Constitution shall be self-enenacted in anticipation of the acting without the necessity adoption of this Amendment of further legislation. Any shall not be invalid because member of the Armed Forces of the United States or com- the election and this Amend-The text of this Section, as ponent branches thereof; or ment shall be published in the so amended, is shown below, in the military service of the with the deleted language United States, may vote only time as required by the Con-

tering such service so long as he or she is a member of the Sec. 2. That Section 4 of Article VI of the Constitution

of the State of Texas be amended by changing the word "may" to "shall" in the last clause thereof and by deleting the words "in all cities" containing a population of ten inhabitants or more.'

The text of this Section, as so amended, is shown below, with the deleted language marked through by a broken line and with the new language underscored:

"Section 4. In all elections by the people, the vote shall be by ballot, and the Legislature shall provide for the numbering of tickets and make such other regulations as may be necessary to detect and punish fraud and preserve the purity of the ballot box; and the Legislature may shall provide by law for the registration of all voters is all eitien containing a population of ten thousand inhabitante or more."

Sec. 3. If any other Amendment to Sections 2 or 4 of Article VI of the Constitution of the State of Texas, being for a different purpose, is adopted at an earlier election or at the same election, the adoption of this Amendment shall not be construed as nullifying any change made by such other Amendment.

Sec. 4. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of the state at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed thereon the following:

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

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

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

Sec. 6. The Governor of the State of Texas shall issue the necessary proclamation for manner and for the length of

the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed thereon the following:

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

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

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

PROPOSED CONSTITU- purposes of Section 52, After AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLU-

TION NO. 21 proposing an Amendment to Article XVI, Constitution of the State of Texas, relating to the terms of office of directors of conservation and reclamation dis-

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

Section 1. That Article XVI, Constitution of the State of Texas, be amended by adding a new Section to read as fol-

"Section 30c. (a) The terms of office of persons serving on the governing body of a political subdivision of the State created to further the purposes of Section 52, Article III, or Section 59, Article XVI, of this Constitution,

enacted before the first Tuesday after the first Monday in November, 1966, relating to

cle III, or Section 59, Artice XVI, are validated, so long is the provisions do not provide for a term of office which a ceeds six years.

Sec. 2. The foregoing Con stitutional Amendment sha be submitted to a vote of the qualified electors of this State at an election to be held of the first Tuesday after the first Monday in November 1966, at which election all ballots about ballots shall have printed a them the following: "FOR the Constitutions

Amendment changing the maximum term of office of directors of conservation and reclamation district from two to six years. "AGAINST the Constitu tional Amendment changed fice of directors of const vation and reclamation tricts from two to s

Sec. 3. The Governor of the State of Texas shall issue is necessary proclamation the election and this Ament ment shall be published in

shall never exceed six years. "(b) Statutory provisions visions created to further the tution and Laws of this State

eddin

Mrs. Thomas Fobert Hagan ... nee Miss Shella Lynn Cox

Miss Shella Lynn Cox, daughcame the bride of Thonas 7:30 in a formal wedding cerony in the First Methodist hurch with Rev. Melvin A. alker, pastor, officiating at e double-ring ceremony when e couple pledged their vows. The bridegroom is the son of

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so arranged in the brass vases. gold-tipped candles burning seven-branched candelabra rranged to each side. The canarry Watson of Monahans.

Mrs. R. S. Wilkinson was the ganist and played a medley of edding music prior to the seredding marches.

the bride wore a gown of tique white peau do soie in mpire style with an Alencon e bodice and long fitted eeves. The A-line skirt billowd into a chapel-length train. er headpiece was a finger-tip ngth mantilla of illusion bordred in scallops of the Alencon ce matching the bodice. For mething old she wore the ring her late maternal grandmoer sewed to a blue garter, a ift of Mrs. Jim Neal's and a sixnce provided by Miss Joan ood. Her bridal bouquet was of haleanopsis, stephanotis, and nglish ivy.

Mrs. Jim Neal was the matron honor and Miss Suzanne Foreser of Austin the maid of honor. ndesmaids were Mrs. Darrell G. ox of Huntsville, Ala., sistern-law of the bride, and Mrs. ohn Crawford of Austin. They ore formal gowns of antique old in empire style with a band flace joining the amber bodice the fitted skirts with a train. old shoes and headpieces comleted their ensembles and they arried bouquets of amber mums d English ivy.

Dru Ann Perry of Midland, a ousin of the bride, was the lower girl and her dress was of old silk organza trimmed with

Frank A. Hagan Jr., of Huntsille, Ala., was the best man. roomsmen were Billy Lynum, an Marcos, Jim Holden, Denr, Colo., and Ken Rhinehardt Cibolo. Gerald Grogan of San ntonio, Darrell G. Cox, Huntsille, Ala., brother of the bride, nd Lloyd Schlameus of San Anonio were the ushers.

The reception following the edding was in the Legion Hall here the mantelpiece was of

carnations and ivy. Bambi Watof Mr. and Mrs. Weldon Cox, son of Momhans and Nancy Merritt of Fort Worth, cousins of the pert Hagan Saturday evening bride, were at the bride's book to register the guests.

The serving table, in the shape of a cross, was covered in a white net cloth over satin and the floor-length ruffle was caught at intervals with white wedding bells. An arrangement of white r. and Mrs. Frank A. Hagan of carnations and English ivy formed the centerpiece flanked by The altar was decorated in white tapers in silver candleholdays of English ivy which was ers. The three-tiered bride's cake iced in white was decorated he brass cross and single can- in white flowers and encircled es gleamed in the candlelight with a white net ruffle. The groom's cake was a spice cake with gold and amber decorations. Golden celebration punch was es were lighted by Brad and served and sugared pecans were also on the table.

Alternating at serving were Miss Joan Wood; Mrs. A. E. Monroe, and Mrs. Kenneth Ance and also the traditional drews of El Paso; Mrs. Billy Lynum, Mrs. Stanley Pfeil of San Given in marriage by her fa- Marcos; Miss Janie Forester of Austin, and Mrs. Frank Ligon

The couple will be at home in San Antonio where both will be on the faculty of the school sys-

Rice bags of amber net tied in gold were passed out to the guests before the couple left on their wedding trip to Corpus Christi.

The bride, a graduate of the Sanderson High School, is also a graduate of Southwest Texas State College where she was the sweetheart of Kappa Sigma fra-

The bridegroom, a graduate of Edison High School, San Antonio, is also a graduate of SWTSC where his fraternity was Kappa Sigma. He has been employed in San Marcos as Cary Job Corps dormitory manager.

Sixty guests, including the members of the wedding party and out-of-town guests attended the rehearsal dinner given by the parents of the bridegroom on Friday exening in the St. James Parish Hall. White carnations were used for decorations. The bride and groom presented gifts to their attendants.

Saturday at noon, the bridesmaids luncheon was served at the home of Mrs. Herbert Brown with Mmes. J. T. Williams, G. W. Kyle, and Kenneth Andrews of El Paso as assisting hostesses.

White carnations and white candles centered the tables covered in white linen cutwork

Among out-of-town relatives and friends here for the wedding were the bride's grandparents, Mr. and Mrs. J. F. Cox, Mrs. T B. Merritt and granddaughter, Nancy Merritt, all of Fort Worth; Mrs. T. A. Simons, Kingsville; Mr. and Mrs. E. H. McCright of

Sweetwater; Mr. and Mrs. B. R. AUGUST 18, 1966 Watson, Brad, Barry, and Bambi, Monahans; Mrs. Russell Forester and daughters, Janie and Suzanne of Austin; Mr. and Mrs. Tommy Bacher, Mr. and Mrs. Stanley Pfeil, Mr. and Mrs. Billy Lynum, and Mr. and Mrs. Douglas Hale, all of San Marcos; Mr. and Mrs. Wes Perry, Dora and Dru of Mid-

Also Mr. and Mrs. Kenneth Andrews, Mr. and Mrs. H. W. Halsell, Mr. and Mrs. A. E.

G. D. Vincent and Dr. and Mrs. Frank Ligon of Del Rio, Mrs. Marvin Wood of Scottsdale, Arizona; Mrs. Ray Robinson, Mr. and Mrs. Douglas Hale, Rick Buffington, Lloyd Schomens, all of San Antonio; O. C. Haley of Poteet; Mr. and Mrs. Ira Higginbotham, Mrs. Jewel Margaret Higginbotham, Mrs. Maurine

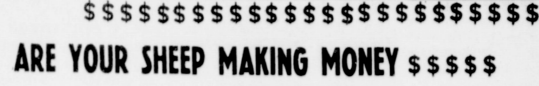
Miller, Mrs. J. T. Miller, Elizabeth and Ellen Miller, T. A.

of Kingsville; Mr. and Mrs. J. C Crawford, Austin; Mr. and Mrs. James Merritt and son, Jay, of Midland; Larry Stein, Gerald Grogan, San Marcos.

PAGE THREE

THE SANDERSON TIMES

Jimmy Jones has returned home to Longview after visiting here with his parents, Mr. and Mrs. J. M. Jones, and family, leaving his wife and two children here Monroe of El Paso, Mr. and Mrs. Simons, Miss Ellen Miller, all for a longer visit.



WOULD YOU LIKE TO HAVE: MORE AND BIGGER LAMBS? MORE WOOL?

YOU CAN USE

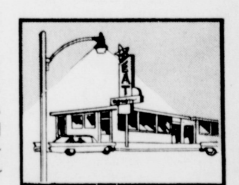
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BIG LIGHT...SMALL COST



way. Let us install a Nite-Liter, the modern mercury vapor lighting unit that provides effective light up to 150 feet away. Fully automatic, it turns itself on at dusk and off at dawn. Ideal for use around your home, farm or business. No investment required. CPS provides the Nite-Liter, installs it on a tall wooden pole, maintains it and furnishes replacement bulbs and electricity used . . . all for only \$4.00 per month. Call our office soon for your Nite-Liter.



COMMUNITY PUBLIC SERVICE

Your Electric Light & Power Company



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3c per word for first insertion. 2c per word for each insertion thereafter.

Want To Buy

Horses, Cattle, Sheep, Goats, Any Kind - Any Number Call 392-2038

Ottist Pridemore Ozona, Texas Box 636

For Rent -

FOR RENT-the Lewellyn house at 204 W. Richard St. Contact L. H. Lemons. 24-tfc

Lawn Mower Tune-up and sharpening, \$5 to \$7.50. Les Walton, at old Robertson Garage.

I will buy used butane space heaters and ranges - phone DI 5-2371.

Ranch work wanted. Mike Wood, phone DI 5-2540.

Would you like to have a Tupperware Party? Call Mrs. Charles Stegall, DI 5-2356. 26-tfc

MAN OR WOMAN to succeed Rawleigh dealer in Terrell Co. or Sanderson. Over 25 preferred and car necessary. Can earn \$125 and up per week from start. Write Rawleigh TXG-1720-1145, Memphis, Tenn.

NOTICE OF BIDS

Sealed bids will be received in the office of the Superintendent of Schools, Terrell County ISD, Sanderson, Texas, on or before 700 p.m., August 29, 1966, for homogenized milk in half-pint containers for the school year 1966-1967. 26-2tc

NOTICE

The Oasis Restaurant is closing on Thursday night, August 18, for a week so everyone car have a vacation. Will open Fri day, August 26.

Mrs. Barton Massey.

CARD OF THANKS

To our many kind friends and neighbors who so thoughtfully inquired and responded with the comforting words, flowers, calls, cards, and other words of encouragement received while in the hospital, we express our sincere and heartfelt thanks.

Jess McDonald



or Sale -

FOR SALE-Metal Paint-rust-retardant and long-lasting. Aluminum, \$4.75 per gallon; black and grey, \$5.00 a gallon. Chris Hagelstein, phone DI 5-2437.

FOR SALE - Corder Rambouillet yearling bucks. Call Sid Harkins at DI 5-2240. 22-tfc.

FOR SALE-LeBlanc clarinet, call DI 5-2985. 27-1tp

FOR SALE or TRADE-'60 Chevrolet Impala convertible, excellent condition, \$750, or will trade for pickup. 315 E. Mans-27-tfc

FOR SALE - 6-year-old gentle saddle horse, \$140. P. M. Gal-27-tfc

To mark your clothes before going off to school, get your marking outfit at The Times. It's later than you think!

BLOYS CAMP MEETING NOW IN SESSION

The 77th annual assembly of Bloys Camp Meeting near Fort Davis opened Tuesday night and will close Tuesday of next week.

Two of the four ministers who compose the four denominational preaching staff each year will make their first appearance this year. They are Rev. Davis L. Stitt of Austin for the Presbyterians and Rev. L. L. Morris of Midland for the Baptists.

Rev. James L. Jauncey of Australia will be present again for the Disciples of Christ and Rev. Bob Goodrich of Dallas for the

Mrs. B. R. Stavley and daughter, Pam, went to Fort Worth last week for orientation at TCU.

Joe N. Brown of Odessa was a business visitor in Sanderson last weekend.

Mrs. Lee Grigsby returned on Monday from a visit with her son, L. R Grigsby, and family in McCamey. While there she attended a Country Weekend Round-Up for the Grand Representatives serving the Grand Chapter of Texas O. E. S. Two hundred and fifty guests including the husbands of some of the women attended the affair which was in the home of Mrs. Ella Mae Adcock in Lamesa.

Our Want Ads Get Results! Use Them To Buy and Sell

MC Committee -

continued from front page

coming to Sanderson to practice and they said they sincerely feel that there is a doctor who needs Sanderson as much as the town and county needs him.

Sid Harkins, chairman of the executive committee, said that up to now the people of the area had worked hard and well on this project and everything went so well in the money-raising stage that there was some let-down after a few weeks rolled by and no doctor was immediately available.

"What we didn't realize was the fact that doctors were scarce all over the nation and there is keen competition in some areas to get and hold doctors. We feel that there are those of is who do not like city life and had rather put up with some of the so-called "inconveniences" or rural living. Our way of life is bound to be appealing to some physician and his family and we would like very much to sit down and talk to someone about moving here," Harkins said.

Listen to Luke -

continued from front page

traveler might be induced to stay in this area a little longer.

Well-informed and cooperative interest in the tourists' enjoyment of this area as he is traveling through makes for a relation-

Dr. Omer D. Price OPTOMETRIST

will be in Sanderson EVERY THURSDAY 9:00 a.m. to 5:30 p.m.

OFFICE - 119 W. OAK

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIXTEEN ON THE BALLOT

PROPOSED CONSTITU- the House of Representatives ON NOVEMBER 8, 1966.

Legislature shall qualify and take office.

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

Section 1. That Article III, Section 3, of the Constitution of Texas, be and the same is hereby amended so as hereafter to read as follows:

shall be chosen by the qualified electors for the term of four years; but a new Senate thereon the following: shall be chosen after every "FOR the Const apportionment, and the Senators elected after each apportionment shall be divided by lot into two classes. The seats of the Senators of the first class shall be vacated at the expiration of the first two years, and those of the second class at the expiration of four years, so that one half of the Senators shall be chosen biennially thereafter. Senators shall take office following their election, on the day set by law for the convening of the Regular Session of the Legislature, and shall serve thereafter for the full term of years to which elected and until their successors shall have been elected and quali-fied."

of Texas, be and the same is hereby amended so as hereafter to read as follows:

"Section 4. The Members of this State.

TIONAL AMENDMENT shall be chosen by the quali-TO BE VOTED ON AT AN fied electors for the term of ELECTION TO BE HELD two years. Representatives years. Representatives shall take office following HOUSE JOINT RESOLU- their election, on the day set TION NO. 1 proposing an by law for the convening of Amendment to the Constitu- the Regular Session of the tion of the State of Texas to Legislature, and shall serve establish the date on which thereafter for the full term newly elected Members of the of years to which elected and until their successors shall have been elected and quali-

Sec. 3. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State, at an election to be Texas, be and the same is state, at an election to be held throughout the State on the first Tuesday after the first Monday in November, all be chosen by the qualied electors for the term of ballots shall have printed the same is state, at an election to be held throughout the State on the first Monday in November, 1966, at which election all ballots shall have printed

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

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

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

Sec. 4. The Governor of the State of Texas is hereby directed to issue the necessary Sec. 2. That Article III, proclamation for such election Section 4, of the Constitution and this Amendment shall be published and the election shall be held as required by the Constitution and laws of

ship that is enjoyed even if the information is not used.

Just in case you may not have had cause to notice it, the summer is just about over and it is about time for the beginning of another school year.

School seems to have an effect on the entire community in that things are rather disjointed during the summer and it is difficult to get a group together for this meeting or that occasion on account of so many are gone or are doubling up in their efforts to take up slack of others' vacation time off.

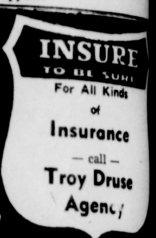
When school begins, everyone is just as busy it seems, but there is more orderliness to things, or it appears so.

In the opinion of all of the people we talked to the school year just past was successful in so many ways and there were so many accomplishments and so few detractions and draw-backs that there had to be a label of "success" attached.

This is not to imply - so we were told and so we knew - that everything that could have been accomplished was or that there was absolutely nothing that went

awry. It was just a good y We doubt that football o Clay Barrow, and the boys whom he was working, and other coaches who were w with him, would make a statement, but maybe thing improve a bit this year. M the size and ability of the teams of the district will crease a little and the size ability of the Eagles will crease sufficiently to pa

team back in contention. Sanderson football fans ab are glad when the season b and can be counted on for



Do You Know?-

WE NEED A DOCTOR!

Look on page one!

JOLLY HARKINS SALES Phone D15-2371

SOUND-PROOF HEADS by Virgil R. Trout

"My son, if you receive my words and treasure up my commandments with you, making your ear attentive to wisdom and inclining your heart to understanding; yes, if you cry out for insight and raise your voice for understanding, if you seek it like silver and search for it as for hidden treasures; then you will understand the fear of the Lord and find the knowledge

Quite often we never learn because we understand everything too soon. We develop "sound-proof heads". We read just enough to keep ourselves "well misinformed". Therefore our minds become like concrete: all mixed up but very thoroughly set.

The Wise Man admonishes a spirit of humility which produces both an open mind and an understanding heart. Note his use of the words: "receive, treasure, attentive, in clining, cry out, seek, and search Jesus worded it like this, "Blessed are the meek, for they shall inherit the earth. Blessed are those who hunger and thirst for righteousness for they shall be satisfied." Matthew 5:6,7.

Hear Virgil Trout Preaching in

GOSPEL MEETING Aug. 22-26

7:30 p.m. 7:00 a.m. 2:30 p.m. High and Jr. High

Church Of Christ

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ictured above is Golden King's Black Cloud, the 2-year-old stalon owned by Nelda Kay Sudduth, which won fourth place in the ll-American Appaloosa Sweepstakes in Fort Worth last week. The orse competed with horses from 14 other states. Kathy Sanders, aughter of Virgil Sanders, trainer, showed the horse. Mr. and is. O. T. Sudduth and Nelda Kay were in Fort Worth for the ow and returned by way of Temple to visit Mrs. David MacCaul, a aunt of Mr. Sudduth, who is ill following surgery.

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The Terrell County Indepennt School District Board of rustees accomplished the folwing business at their meeting Monday night of this week, coording to Supt. Ken McAllis-

Awarded the bids for the folwing: gasoline, oil and bus rvice to McKnight Motor Co.; stane and propane to Big Bend as Co.; diesel fuel to Mobil Oil

Approved the 1966-67 budget ad set the tax rate at \$1.48, the me as last year.

Approved the resignation of iss Hazel Phillips.

Approved the contracts of the llowing teachers; Mrs. Delia antu, elementary; Miss Fay lackburn, high school; Mrs. andale Alexander, high school; rs. Nancy E. Chapman, junior gh school; Mrs. W. H. Grigsby, mior high; Mrs. Marshall Cooke the elementary school.

Approved the following permuel employed as teacher des; Mrs. F. M. Wood, Mrs. lay Barrow, Mrs. Jack Cosby, rs. A. J. Riess, Mrs. W. J. urrah, Mrs. T. R. McClellan, rs. David Mitchell, Mrs. E. J. Inson, school nurse.

The Terrell County ISD was proved for a Language Develment Program for the 1966-67 hool year by the Texas Educan Agency. The district will ceive \$32,000 to carry out the

Set a special board meeting to en bids on milk for the ele-

Gas Plant News...

Wilson Banner and Cy Banner were reported to have received about 2" of rain on their ranches, and only a sprinkle fell at the plant and on the Turk ranches.

Mrs. Cy Banner and children went to Winters for her sister's wedding last week. Mrs. James Cooper and daughter, who had been visiting her mother in Al-

bany, returned home with them.
Mr. and Mrs. Charles Smith
visited with their daughter and
family in Tatum, N. M., and
their grandson, Larry Dale, returned home with them.

Mr. and Mrs. George Featherston and family are vacationing at Lake LBJ.

Mr. and Mrs. Syd Brooks and family have returned from a vacation trip to Colorado.

The Eddie Westbrook family left last week on their vacation.

Mr. and Mrs. Charles Annett and children are on vacation to Six Flags, Dallas, and Paris.

Mr. and Mrs. Bill Hall had as their guests, Mr. and Mrs. Virgil Faulkner of Goldsmith Sunday.

The Slim Cox family had Mr. and Mrs. Bill Brinkley and children, Billie Anne, Byron, and Bruce, of Oil Center, N. M., last Sunday.

mentary school and to amend the 1965-66 school budget.

The board approved the contracts for T. R. McClellan and Charles Harris as bus drivers.

Approved the purchase of a public address system for the gymnasium.

Approved Lawrence Barber as assistant football coach in junior high.

Approved A. H. Zuberbueler as tax collector and assessor and set his bond.



Grid Scrimmages Slated For Next Saturday, Tuesday

Two football scrimmages are on tap for the entertainment of local grid fans.

There will be an inter-squad scrimmage on Saturday night beginning at 7:30. The players on the teams and their coaches will be introduced prior to the practice session.

On Tuesday night, August 23, the Fort Stockton Panthers will be here for a scrimmage session beginning at 5:30 p.m.

In this scrimmage each team will have possession of the ball for 20 downs and each team will run three series.

Fans will have an opportunity to see the Eagles in action and the type of plays that will be used during the season.

There will be no admission charges for either of the games, according to Coach Clay Barrow, who urged all local fans to come out and see the Eagles.

Practices got under way Monday for the Sanderson Eagles and two practices a day have been ordered by Coach Barrow.

Mrs. Clyde Frost and sons, Danny and Mark, of San Antonio visited with Mr. and Mrs. Carl Werneking Saturday morning on their way home from Valentine where they had visited for a

Parking Tickets At Eagle Field Are Available

Reserved parking tickets for all home games will go on sale today (Thursday), according to Supt. Ken McAllister. Patrons who had spaces last year will have until September 1 to buy a space and after that time all of the available spaces will be available on a "first come - first serve" basis.

The first home game will be on September 16 against Van Horn.

The District 8A committee has voted to set the admission prices at \$1.25 for adults and 50¢ for students.

FUNERAL LAST FRIDAY FOR MRS. JIM KERR'S BROTHER

Funeral services were held in San Antonio Friday morning for Isidore W. Tarrillion, 79, of that city who died Tuesday of last week in a San Antonio hospital.

He was a life-long resident of San Antonio, a member of St. Joseph's Catholic Church and the United Association of Plumbers and Pipe Fitters Union 142.

Besides his widow, he is survived by two sons, two daughters, a brother, and a sister, Mrs. Jim Kerr, of Sanderson.

Mrs. Kerr had been in San Antonio for several days at the bedside of her brother.

Mr. and Mrs. W. H. Savage were in San Angelo Thursday for medical check-ups.

Temporary Officers Named For CAP

Temporary officers for the local Community Action Program committee were named at the meeting last Thursday night in Fort Stockton.

L. E. "Slim" Muller is the local chairman; William Smith is vice-chairman; and Mrs. Smith is the secretary.

The group also petitioned the Big Bend Community Action Program Committee to join that group, along with Pecos County.

The meeting in Fort Stockton was of all of the communities in Pecos County, along with the Terrell County group to hear a final explanation of the work and duties of the committees and of their obligations and potentials.

A meeting, which had been called for 7:30 Monday night at the courthouse was postponed because of the small number of people there: Mr. and Mrs. William Smith, Ray Hodgkins, Mrs. Thomas Corbett, Mrs. Valles, Walter Parr of Alpine, and this reporter.

The meeting was supposed to have been for the purpose of the naming of a permanent local committee, according to Smith.

T/Sgt. and Mrs. R. J Charleville and two children are visiting here with her parents, Mr. and Mrs. J. M. Jones, and family. They have returned from a tour of duty in Wiesbaden, Germany, and he will now be stationed at Kelly AFB, San Antonio.

Announcing---

John Cole of Del Rio

has been hired as shop foreman at

James Word Motors

for all kinds of repair on Ford, Chrysler, and General Motors Products

ALL WORK GUARANTEED

"I would appreciate the opportunity to TRY to take care of your automotive repeair needs. And I will be happy to meet all the people here." Mr. Cole said.

NOTICE ---

It has been erroneously been reported that we are closing the Sanderson TV Cable Co. September 1.

W. L. Anderson, electronics engineer of San Angelo, has been in our employ for the past four and one-half months. We are installing, as soon as equipment arrives, a completely new system to better serve you and there will be no interruption of service during its installation.

We appreciate your patronage and your understanding.

Sanderson Cable Co.

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MRS. WILLIAM WILEY DUNN
. Formerly Miss Patricia Ray DeJon

OUSTON — Mr. and Mrs. iam Wiley Dunn, married rday in Bellaire Presbyan Church in Bellaire, will in Houston after a trip to Orleans, La., and Mississi. The Rev. Guy Delany of ted.

113

he bride is the former Missicia Ray DeJon, daughter fr. and Mrs. E. W. DeJon louston. The bridegroom is son of Mr. and Mrs. Carlos in of Sanderson.

rs. Herb Pijan of Lubbock Mrs. Roy Talmage were list and organist.

he bride wore an Empress ouette gown of peau de and re-embroidered Alenlace etched in pearls, deled with Watteau train A-line skirt.

liss Bettye Lou DeJon atded her sister as maid of or, Miss Judy Logan, Miss la Dunn of Sanderson, Miss rcie White of Lubbock and is Diane Woodring of San lonio were bridesmaids. im Wright of Dallas was best man. Buddie Joe Hahn of Sanderson, Bill Cates of Lubbock, Virgil Reed of El Paso and Steve Martin were groomsmen. Ross Dunn of Sanderson and George Ledbetter of Hondo ushered.

better of Hondo ushered.

The reception was in Rice
University Faculty Club.

The bride attended Texas
Technological College in Lubbock and was personnel director and chairman of Tech
union hospitality committee
and recipient of Tech Union's
Life Pass and Key awards. A
member of Kappa Kappa
Gamma, she will attend the
University of Houston.

The bridegroom was graduated from Texas Tech with a bachelor's degree in physics. A member of Tau Beta Pi and Phi Kappa Phi, he was president of Delta Tau Delta and received its Best Member award for 1966.

He will attend Houston's Rice University graduate school on a three-year National Defense Education Act fellowship.

ion Auxiliary alls Officers

Legion Auxiliary met last lay evening in their regular hly business session in the

G. W. Kyle, a past-presinstalled the following of-Mrs. L. W. Welch, pres-Mrs. Clyde Higgins, viceident; Mrs. W. H. Savage, ary-treasurer; Mrs. H. E. le, chaplain; Mrs. M. W. In, historian; Mrs. E. Mc-In, sergeant-at-arms.

time business matters were ed of after gifts were preto Mrs. Higgins, retiring ent, from the Auxiliary and her officers.

. W. A. Banner and Mrs. arran, hostesses, served pple loaf cake and frosted

present were Mmes. L. H. ath, A. C. Garner, Dalton and C. P. Peavy.

de Griffith visited with his tho is in a san Angelo hoslast week and reported her ion improved after a fall two months ago in which was fractured. She is g in a "walker" now.

Grady Wilson spent the d in El Paso with her huswho is there working as an er on a switch engine. He ff from work for several while recuperating from condition.

Presbyterian Circles Meet Monday

The two circles of the Presbyterian Women of the Church met Monday at the ranch home of Mrs. G. K. Mitchell.

Mrs. W. H. Savage led the opening prayer and also gave the devotional on "God Is Our Refuge and Strength", based on Matthew 6:34, closing with pray-

Mrs. David Mitchell announced the date of September 4 for the annual church picnic. She also stated that the "Day by Day" books had been ordered for college students.

The hymn "I Love to Tell the Story" was sung to open the program on "A Democratic Church" with Mrs. N. M. Mitchell Jr. as moderator and continuing the study of Acts. Mrs. C. C. Mitchell led the closing prayer.

Refreshments of sandwiches, pound cake, fresh peaches, and ice cream, and iced tea were served during the social hour.

Also present were Mmes. Sid Harkins, Pinky Carruthers, E. E. Farley, R. A. Gatlin, W. E. Hill, Bill Smith, T. R. McClellan, J. D. Nichols, J. A. Gilbreath, R. S. Wilkinson, E. F. Pierson, and A. C. Garner.

Mr. and Mrs. Roy Hallmark and daughter of Dallas were weekend visitors with his uncle and aunt, Rev. and Mrs. M. A.

Jr. Duplicate Club Meets At Home Of Mrs. Bolinger

The Junior Duplicate Club met Thursday afternoon in the home of Mrs. Malcom Bolinger.

Mrs. J. A. Mansfield held high score in the card games with 11 points and Mrs. Bolinger had nine points.

Also present were Mmes. A.C. Garner, N. J. Stoever, Eddie Hanson, Gene Thompson, Clay Barrow, and J. L. Schwalbe.

Mrs. Bolinger served maplechocolate dessert, tea, and coffee.

C. D. CHISHOLM AND LUBBOCK GIRL TO WED

Mr. and Mrs. F. D. Simpson of Lubbock are announcing the engagement and approaching marriage of their daughter, Virginia Rosellen, to Claudio DeSantis Chisholm, son of Mr. and Mrs. Joe Chisholm of Sanderson.

The wedding will be Sunday, August 28, in the Greenlawn Church of Christ with the father of the groom officiating.

The bride is a graduate of the Lubbock High School, Lubbock Christian College and is now attending Texas Tech College in Lubbock.

The bridegroom -elect is a graduate of Brownfield High School and Lubbock Christian College.

Both plan to attend Oklahoma Christian College next term.

Mrs. Tom Yarbro of Marathon visited here Friday with her sister, Mrs. G. E. Babb, and family.

J. D. McDaniel, Jr., Virginia Hime Wed Saturday

Miss Virginia Ruth Hime and James David McDaniel, son of Mr. and Mrs. J. D. McDaniel of Marathon, former residents, were married Saturday in the Pruitt Avenue Baptist Church in San Antonio. The bride is the daughter of Mr. and Mrs. Clinton Theodore Hime of that city.

Mr. McDaniel was his son's best man and Ronald Riemenschneider of Alice, the bridebroom's brother-in-law, was one of the groomsmen.

After a wedding trip through West Texas, the couple will be at home in George West where they are on the faculty.

Are You a Times Subscriber?



We are children of God... heirs of God.—(Rom 8:16,17)

As children of the living God, we have been created in His image. With this knowledge we should live confidently and cheerfully, regardless of worldly problems. We must remind ourselves that we are responsible for our thoughts and actions, and should elevate our spirit as children and heirs of God.

Mr. and Mrs. Bobby Littleton, who have been visiting her parents, Mr. and Mrs. W. J. Morris, and his parents, Mr. and Mrs. Vic Littleton, and Bill at Dryden, have gone to Midland where they will be on the school faculty this year. They have been residing in Dallas.

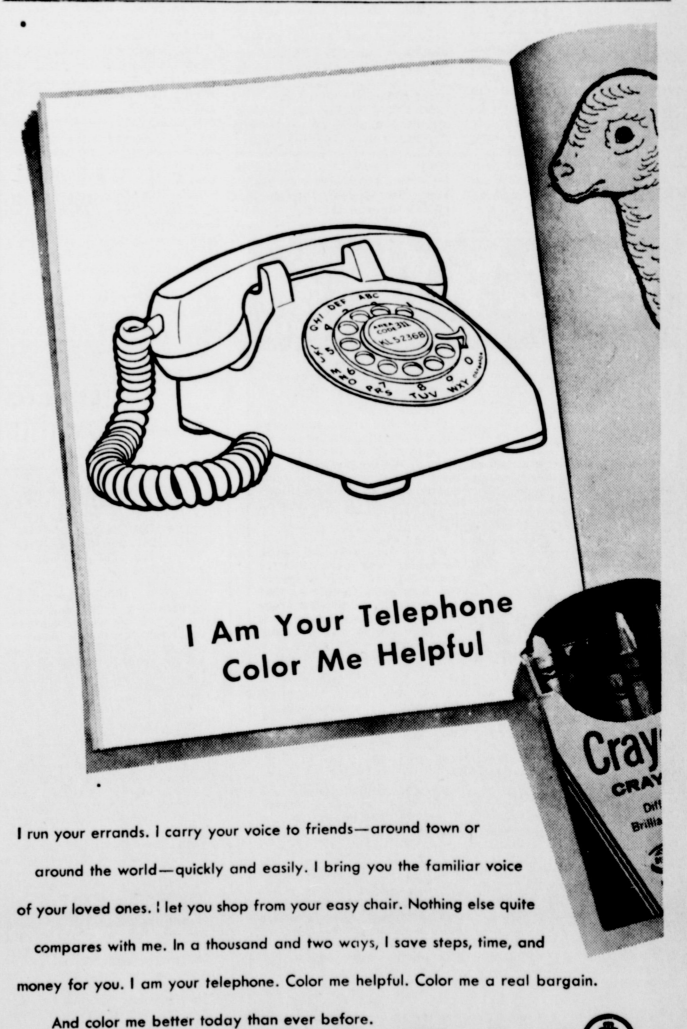
Mr. and Mrs. Ronald McGauhey and children of Springfield, Mo., are visiting with her parents, Mr. and Mrs. N. W. Carroll. The McGaugheys have completed their freshman year at the Baptist Bible College where he is studying for the ministry.

Mrs. Jack Riggs was in Del Rio last week to visit her mother, Mrs. O. A. Altizer, who is ill, and with other relatives.

My Neighbors



"And the third little pig built according to all the local building codes, using only approved materials and methods, thus avoiding all the pitfalls."



Southwestern Bel



An exhibit of the finest sheep trophies of one of the world's great hunters - Herb Klein of Dallas - will be a featured attraction at the 1966 State Fair of Texas October 8 through 23 in Dallas. The rare exhibit in the Museum of Natural History will display some of the best of Mr. Klein's trophies of 13 of the 14 major species of wild sheep found on the six continents of the world. Above, Mr. Klein is shown with the most difficult trophy of them all, the North American desert sheep.



Mrs. Frank Hord has returned to her home in Houston, first going to María for her daughters who had been visiting there with their grandmother, Mrs. H. L.

Mr. and Mrs. Tony Calzada took their daughter, Yolanda, to Odessa last week to visit for a few days with her uncle and aunt, Mr. and Mrs. Ruben Hernandez, and family.

Mr. and Mrs. K. H. Stutes

were in Alpine Wednesday for her to have medical treatment. Catarino (Pete) Veliz was in a

hospital in Alpine for three days last week for medical treatment. He has returned home and recuperates satisfactorily.

Mr. and Mrs. Wayne Carmichael and son of San Antonio are visiting here with relatives while they are on vacation. She is a sister of Bob and Don Allen.

Mrs. B. J. Tolar and husband and two daughters, Becky and Christine, all of Auguilla, Miss., visited here last week with her uncle and aunt, Mr. and Mrs. H. E. Ezelle. Mr. Ezelle's sister-inlaw, Mrs. Opal Ezelle, accompanied them on the trip.

Mrs. C. E. Litton and son,

Steve, returned home Monday from a trip to France to visit her parents. They made the trip by jet airplane from New York City.

Mr. and Mrs. Herman Halsell of El Paso are visiting friends and her sister-in-law, Mrs. C. E. Litton, and Steve.

Mr. and Mrs. Raul Flores and two children of Omaha, Neb., are visiting his parents, Mr. and Mrs. Manuel Flores.

Mr. and Mrs. Ernest Massey left Friday night for Oklahoma to visit relatives for a few days.

Mrs. Vima Diehl left Friday. for El Paso to visit relatives.

Mrs. M. H. Goode Jr. of Del. Rio was a business visitor here last week and also visited rela-

Mr. and Mrs. Buddy Monroe of El Paso returned home Sunday after visiting here for several days with his mother, Mrs. G. W. Kyle, and family and with other

Bill Turner, who attended summer school in El Paso, is here with his mother, Mrs. G. W.

Mr. and Mrs. Kenneth Andrews and daughter, Toni, of El Paso visited her parents, Mr. and Mrs. Herbert Brown last weekend. Barbara Brown, who is staying in El Paso with her sister to take driver's education, came with them to visit her parents and Toni stayed for a longer visit.

Mrs. Ray Robinson and daughter, Debbie, of San Antonio are visiting her parents, Mr. and Mrs. J. T. Williams, and family and will attend Bloys Camp Meeting next week with them.

Bob Grimes of Lubbock was a house guest in the home of Mr. and Mrs. F. M. Wood last week.

Billy Golden has recuperated satisfactorily from a tonsilectomy in a Fort Stockton hospital last week. He is the son of Mr. and Mrs. Sam Golden.

Joe Chisholm, minister of the Sanderson Church of Christ, was in a Fort Stockton hospital for several days last week for medical treatment.

Mr. and Mrs. J. W. Carruthers Jr. returned home Saturday from a vacation trip made with his uncle and aunt, Mr. and Mrs. Levi Duncan, of Uvalde.

Spec 5 and Mrs. Irvin Robbins of Killeen, came for their two sons, Jerry and Robbie, who had been visiting their grandparents, Mr. and Mrs. Irvin Robbins Sr., and family for several weeks.

Mike Robbins, who was entered in the bull riding in the Pecos AJR rodeo last week, scored the highest points, but was disqualified because he slapped the bull.

Mrs. Elliott Mendenhall Jr. and daughters, Cheryl and Cath-

erine, left Monday for their home in Abilene after a weekend visit with her mother, Mrs. C.P. Peavy, and her sister, Mrs. Thurman White, and children of Logan, Utah. Clif White accompanied his aunt home to visit his cousin, Craig Mendenhall, who was in summer camp and did not come to Sanderson.

Mr. and Mrs. R. E. Sheppard and daughters, former residents, visited friends in Sanderson last week. Mr. and Mrs. Sheppard and baby were guests of Mrs. P. H. Harris Sr., Marla visited with Debra Druse, and Layne and Carrie visited with Bennie Lynne Ep-

Mr. and Mrs. Bill C. Cooksey and children went to San Angelo last weekend for Billie Kay to have eye surgery.

Weekend visitors in the home of Mr. and Mrs. E. F. Pierson were their son-in-law and daughter, Dr. and Mrs. Fred Willard, and two sons, Will and Benton, of New Braunfels.

Mr. and Mrs. L. E. Muller made a business trip to Austin last week, stopping by Buda to visit with Seth and Tom Breed-

Mr. and Mrs. Bill Ray and children of San Antonio, former residents, visited here with their friends last week.

Mrs. Marvin Wood and children of Scottsdale, Arizona, are visiting here with her parents, Mr. and Mrs. T. O. Moore, and Buddy. Mr. Wood will join them here this weekend for the return

Doyle Harkins of Austin vis his brothers, Sid, Jolly, and nest Harkins, and families weekend.

Mrs. Jolly Harkins and Barton, and Damon Harrison Saturday morning for Bentan visit her father for a few days

Mr. and Mrs. W. C. Mito of San Angelo arrived last we end to visit their daughter, Edward Kerr, and family.

Mrs. Louise Causey went to Paso Sunday with Mr. and M Kenneth Andrews to visit hers Joe Causey, and his grandmor Mrs. Hassie Causey, who is iously ill in a hospital in city after she developed par monia following a fall in wh she fractured her pelvis bone.

Mr. and Mrs. C. H. Stav and her father, George Guin of California, returned he last week after visiting in Clo croft with Mr. and Mrs. Willi Siegenthaler of Artesia, N. parents of Mrs. Charles Stavl who have a lodge there. ? Siegenthalers had been in El P with other relatives to wish " voyage" to their son-in-law ? daughter when they left for So

Mr. and Mrs. Greene Coo took their granddaughter, Ma and Robi Harrison, to San A tonio Saturday. They will vi with their daughters, Mr. I Chappee, of Houston and Mr. Brooks Hickerson, also of Hou ton who is attending the University of Texas and who will ta the girls back to Austin with h for a few days' visit.

KERR'S

We Will Be Closed All Day Tuesday and Wednesday August 30th and 31st For Inventory

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WASHINGTON AND

"SMALL BUSINESS"

By C. WILSON HARDER

It is doubtful that anyone, ter how the reason for such following a heated argument infringement is rationalized, with the wife at the breakfast chaos and anarchy results. table, rushes out and throws rocks through the windows of all the houses down the block.

and would lead to some grave consequences

The judge would undoubtedly hold that your domestic problem is not one that is shared by the neighbors.



In essence, C. W. Harder

this explains the resolution before the Congress by Rep. Craig Hosmer of California which is supported by the nation's independent business proprietors by a majority of 72 per cent in a poll by the National Federation of Independent Business.

Congressman Hosmer's resolution would put the Congress on record as asserting that the right of society in general, and the individual in particular, has a right to protection of property and life that is paramount to all other rights.

Unless this basic right is reaffirmed, the Great Society could well turn into the Disastrous Society.

So far, mankind has found no substitute for law and order, Congress recognize Congressand it has been the experience and order breaks down, no mat- for violating law and order.

C) National Federation of Independent Rusts

One of the grave manifestations of the times is the reported fact that in the localities This would be considered as around Watts, Rochester, and quite an unwarranted action, other places where riots have occurred, there has been a phenomenal jump in the sale of firearms.

> No one can blame any person for taking such precautions for protecting life and property. But it is quite significant, and not pleasantly so, that hundreds and perhaps thousands of people who would not normally have a gun in the house now feel it is essential.

Thus, the Great Society is transforming into the Shaky Society, where decent, law abiding citizens feel they can no longer depend on forces of law and order to protect them. * * *

This is, without doubt, one of the most serious problems, if not the most serious, to ever face the American Republic.

. . . In the storied old West, the principle of every man for himself was the law. One only has to visit the "Boot Hill" cemetery in Tucson, Arizona, where there was buried the losers in countless altercations, to note that justice depended on who could draw fastest and shoot the straightest.

It seems high time that the man Hosmer's effort to estabof history that whenever law lish that there are no excuses

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT

PROPOSED CONSTITU- use he shall file with the ON NOVEMBER 8, 1966. is devoted.

HOUSE JOINT RESOLU- "(c) Upon receipt of the TION NO. 79 proposing an sworn statement in writing amendment to Article VIII, the local tax assessor shall those factors relative to such assess the land accordingly. agricultural use

STATE OF TEXAS:

Section 1-d to read as follows:

"Section 1-d. (a) All land Section shall be assessed for tors relative to such agriculmeans the raising of livestock during such time. or growing of crops, fruit, flowers, and other products of which the land is designated the soil under natural conditions as a business venture tax assessor shall note on his for profit, which business is records the valuation which the primary occupation and would have been made had source of income of the the land not qualified for such owner.

year the owner qualify his land under pro- other than that of agricultural visions of this Section as use, or is sold, the land shall designated for

TIONAL AMENDMENT local tax assessor a sworn TO BE VOTED ON AT AN statement in writing describ-ELECTION TO BE HELD ing the use to which the land

Constitution of the State of determine whether or not Texas, by adding Section 1-d such land qualifies for the to provide that all land owned, designation as to agricultural by natural persons designated use as defined herein and in for agricultural use shall be the event it so qualifies he assessed for all tax purposes shall designate such land as on the consideration of only being for agricultural use and

"(d) Such local tax assessor BE IT RESOLVED BY THE may inspect the land and re-LEGISLATURE OF THE quire such evidence of use and source of income as may be. Section 1. That Article VIII, necessary or useful in deter-Constitution of the State of mining whether or not the Texas, be amended by adding agricultural use provision of this article applies.

"(e) No land may qualify owned by natural persons for the designation provided which is designated for agri- for in this Act unless for at cultural use in accordance least three (3) successive with the provisions of this years immediately preceding the assessment date the land all tax purposes on the con- has been devoted exclusively sideration of only those fac- for agricultural use, or unless the land has been continuoustural use. 'Agricultural use' ly developed for agriculture

"(f) Each year during for agricultural use, the local designation under this Section. "(b) For each assessment If designated land is subsewishes to quently diverted to a purpose agricultural be subject to an additional state.

tax. The additional tax shall equal the difference between taxes paid or payable, hereunder, and the amount of tax payable for the preceding three years had the land been otherwise assessed. Until paid, there shall be a lien for additional taxes and interest on land assessed under the provisions of this Section.

"(g) The valuation and assessment of any minerals or subsurface rights to minerals shall not come within the provisions of this Section.'

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

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

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

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