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length by the of this According to information reased by the State Board of Inrance, Texas is divided into nes, and the rates for liability, Ilision, and comprehensive inrance are set strictly on the sis of the amount of insured

s coming from within that ne. There will be no one to blame w if the insurance rates conue to climb, except the morists. The likelihood of blame ts now with every single drivin the state. And every time u hear of an accident in this ra, you can say that there is other possible raise in insur-

other possible raise in insurce rates. Now there is an alternative. two, for that matter. You the able to drop your insur-

ll be able to drop your insurce or we can all improve our ving.

The improvement of our drivhabits will best be accomshed by tighter restrictions on driving through better law forcement and stiffer penal-

Inforcement can best be acmplished by urging officers to rehend the violator, urging Department of Public Safety put on more men for a tightwatch for violators, to urge legislature to put stricter s at the hands of jurists so the hishment may be a deterrent future violations.

Meanwhile, all of us will have adopt a get-tough attitude on driving habits, realizing that obeying the law we decrease ffic accidents and consequent-



MONAHANS SANDHILLS STATE PARK — Both children and adults enjoy the cool, clean sand at Monahans State Park, a 15-square-mile area of wind sculptured sandhills in West Texas.

Sixteen Work Out For Football

Sxiteen boys are working out for football for the Sanderson High School Eagles, according to Coach Clay Barrow. He said that the boys made up in enthusiasm what they lack in numbers and size.

Barrow and his assistant mentors, Jack Cosby, Norman Gladson, and Roger Goertz stated they were most enthused with the fire and desire that the boys were showing in their workouts this week. Two-a-day workouts have been going since Monday of last week for the following boys: Center, Milton Lemons, Alejandro Escamilla; guards, Tommy Hayre, Vernon Thompson, Emilio Marinez, Francisco Fuentes; tackles, Glynn Haynes, John Stutes, Pablo Ochoa; ends, Andrew Ries, Tommy Gray, Eulalio Ybarra; fullbacks, Ramon Gonzales, Juan Barron; halfback, Ray Adams, Ray Chalambaga; wingback, Junior Garcia; quarterbacks, Pat Little, Frank Garcia.

'Ceve Man' Captured After Shoot-Out Following Burglary of Dryden Station

Alfredo Hernandez, the longsought "cave man" wanted for the November 4 shooting of Terrell County Sheriff Bill C. Cooksey, is in a San Antonio hospital recovering from gunshot wounds received at the time of his capture last Friday night.

Hernandez was reported to be slightly improved the first of the week. He has gunshot wounds in the jaw, knee, and abdomen.

Officers have been watching several places in the Dryden area hoping to catch the "cave man" when he attempted to get some supplies of food. Sheriff Cooksey and Texas Ranger A. Y. Allee Jr. were in the old Purple Sage Cafe last Friday night just after midnight and saw a man approach the front of Joe Vasquez service station. He picked the lock and entered the station.

According to the report of the officers, Hernandez was told to halt as he came from the front door of the building. He ignored the command and opened fire at the officers as he ran around the side of the building. He ran around the building before he was downed. Cooksey was armed with a shotgun and pistol and Allee was armed with a . 30-30 rifle.

It was stated that 17 shots were fired within about a minute.

After the capture, Cooksey's billfold, which had been taken from him last November when he was shot, was in Hernandez' pocket. Lewis Cash, who was with Cooksey last November, also made identification that Hernandez was the one who had shot Cooksey.

under tight security guard in the hospital during his recovery.

An effort will be made to link Hernandez to the burglary of the Bradford residence and postoffice in Pumpville when Pelham Bradford was shot in the leg when he surprised the burglarlast June.

Cooksey was shot in the back and leg last November when he went to a cave east of Dryden to investigate some stolen articles which had been reported found in the cave by a man working for Indio Calzada on his ranch. Hernandez was in the cave and came out when Cooksey, Cash, and Bennie Ray Ross approached the cave. He was walking around a bush when he turned and fired at Cooksey, hitting him in the leg. He shot him again as he hit the ground, the bullet striking him in the back. He took Cooksey's gun and wallet and forced the finder of the cave to drive him south of Dryden for several miles before he got out of the pickup.

A widespread search at that time failed to flush the "cave man", as he came to be known, out into the open.

About six months ago there was a report that a suspect had been seen southwest of Dryden and Deputy Hogg and Highway Patrolman Malcom Bolinger left Sanderson with dogs and horses in an effort to track and capture the man. En route to Dryden the continued to second page

The picture below, taken about

r insurance rates.

le continue to hear and read ut more strict gun laws in the e since guns have been the apons used in the destruction so many people lately. But legislature was pretty lenin their passage of some of laws that deal with violators ng recent months. The law drunk drivers was relaxed siderably, for example, for ond and subsequent offenses. hen again, our laws seem to rate looting, burning, and abing by certain groups tryto accomplish a cause, to e a point, etc. There is a wing tendency for some who tot have guns now to acquire for the protection of themes, their families, and their erty.

ten have never been smart ugh to work out by themselvill of the answers to their own olems, yet they continue to

e were at the Bloys Camp ting for two days last week it was most enjoyable for ral reasons.

hen one is able to find ination from worship in such utiful surroundings as can be ad in the Fort Davis area now, is doubly blest.

the August issue of the organ he Texas State Teachers Asation, there is a report that its Burn Anew That Federal Dollars Dangerous. "

hat organization would like ee the income without the gs, as they say many school inistrators would.

continued to back page

Managers are Tom Allen and Jimmy Hill; Joe Ponce is trainer.

HOWARD W. ROGERS PROMOTED TO E-2

Howard W. Pogers, son of Mrs. Iva Rogers of Dryden, received an early promotion to Army pay grade private E-2 on completion of basic combat training at Fort Bliss Aug. 6.

He was awarded the promotion two months earlier than is customary because of his score in firing the M-14 rifle, high score on the physical combat proficiency test, and his military bearing and leadership abilities.

Mrs. Ray Brotherton was here Wednesday to take her granddaughter, Brenda Babb, of San Antonio, who had been visiting here with friends, to Comstock for a few days visit with her grandmother and her uncle, Emmitt Brotherton, and family. p.m. Tuesday. Passengers on the train were fed by the railroad company at a local restaurant and became well acquainted with the sidewalks and businesses of downtown Sanderson during the time they were here.

Train No. 1 Here

30 Hours Due To

High Water West

Southern Pacific Train No. 1,

westbound, was tied up in San-

derson for over 36 hours this

week due to high water west be-

tween Valentine and Van Horn,

The train arrived on time on

Monday morning and left about

according to reports.

Mrs. Ray Clifford and Beth wounds. returned home Friday from Eagle There Pass where they had spent several days visiting Mr. Clifford. Hemand

Mr. and Mrs. Weldon Cox accompanied his sister, Mrs. E. H. McCright, and her husband to their home in Sweetwater lastweek for a few days' visit. The injured man was taken to a Del Rio hospital by Deputy Sheriff Dalton Hogg and he was advised to go on to San Antonio with Hernandez because of the condition and location of his wounds.

There has been no word as to the probable date of release of Hemandez from the hospital.

An indictment had been draw up against the unknown assailant of Sheriff Coodsey by the Terrell County grand jury which used an identification of the man since his name was unknown. He is 1912, shows F. B. Carter, hotel manager on the left, and Chris C. Gates, postmaster and owner of the racket store, and two undentified boys. The edge of the ress of some girl is shown inside as she peeks around the door during the photographic process. A racket store was the name given a variety store then and the sign on the window and on the post at the left denotes such a business. The sign above the door is hung with bailing wire and the original picture shows the signs might have been hung just for the picture. This is on the south side of the Terrell Hotel. Picture was loaned by Mrs. Frank Robertson.



PAGE TWO THE SANDERSON TIMES



Aspirin is said to be the world's most universal drug, more widely used than any other in medical history ... It is a member of an ancient family of drugs known as salicylates which occur naturally in such fruits as oranges, apples and grapes as well as in certain flowering plants ... In Greek and Roman days, it was common for people to extract salicylates from willow bark Hippocrates, the father of medicine, recommended leaves of the willow tree to ease the pain of childbirth ... Today, Americans take enough aspirin to provide the entire United States population with two tablets per person each week

Oranges, the world's leading fresh fruit, were cultivated in the Orient as early as 2,200 B.C.... They were introduced to America in 1493 by Columbus... Dolls were popular in America, long before the days of Columbus ... Indian tribes twisted corn husks into figures for use in ceremonies and as children's playthings ... The first major step toward modern architecture was taken 4,000 years ago when an ingenious Greek invented the "post and lintel"-two columns supporting a horizontal crosspiece ... Later, a clever Egyptian discovered how to take the columns away-and the arch was born ... New York's old Pennsulvania Station was modeled after a single room in ancient Rome's Baths of Caracalla ... The Ainu remain one of Japan's mysteries . . . Although they live among Mongoloid people. the Ainu look more like Europeans ... Most have light complexions, round eyes, heavy beards and wavy black hair ... They speak a language unrelated to Japanese.

The largest check ever recorded was for \$642.6 million ... It was drawn in 1956 by the Ford Motor Company for the Ford Foundation and represented receipts from the public sale of Ford common stock Iceland is the only country in which every adult can read and write ... The population of Venice is steadly draining away to the mainland where industries offer more jobs and better pay ... Some 50,000 out of a total of 300,000 have left since the end of the war and the exodus continues at a rate of about 2,000 per year ... Canada supplies one-quarter of all the Christmas trees sold in the United States "Magazine" comes from two Arabic words - makhazine" (warehouse) and "khazana" (to store up) ... The word was brought to England by 16th century travelers and gradually came to mean a storehouse or treasury of information ... In 1731, it first appeared as a name on the still flourishing "Gentleman's Magazine" which described itself as a col-

AUGUST 25, 1966

lection of subjects "to treasure up"...Rival publications soon adopted the world until periodicals monopolized the terms... A half-acre on Heidelberg Hill in San Francisco, known as The Garden of Fragrance, has been created primarily for sightless persons...The plants have strong fragrance, taste and structure and are labelled in braille.

'Cave Man' continued from front page

continued nom nom page

car and trailer were wrecked and the men injured and hospitalized. About three weeks ago, officers from all over West Texas assembled in the Dryden area to make a systematic search since a man answering Hernandez' description was seen by Roy Deaton on his ranch southwest of Dryden. The hunt failed to turn. up the wanted man and it was decided to watch several places in the Dryden area that had been frequented by a man presumed to be the "cave man".

"During the past three weeks," Sheriff Cooksey said, "Roy Deaton has been most helpful to us in keeping track of the wanted man and letting us know of his actions. This has been at some risk to himself and his family since it was Deaton who notified local officers immediately after he had talked to the man about three weeks ago. The people of Dryden have all been most cooperative and helpful in developing a pattern of the movements of the man so that we were able to capture him."

Cooksey was also grateful for the help that had been given him by officers of this area in the search for and ultimate :apture of Hernandez. "During the past year, the

"During the past year, the people in the Dryden area have been living in some danger of their lives," Cooksey stated. "It surely is a relief to us all to

know that the man will no longer be free to roam around the country pilfering for his needs, and putting all the people there in danger of being shot or injured."

Mrs. H. W. L. Johnson was in an Alpine hospital for several days last week for medical treatment.

Mrs. H. C. Goldwire went with her sister, Mrs. W. H. Schooler of Big Lake, to San Luis Potosi, Mexico, to visit with Mrs. Schooler's daughter, Mrs. Ben Burkholder, and fam-

ilv.

Dr. Omer D. Price OPTOMETRIST will be in Sanderson EVERY THURSDAY 9:00 a.m. to 5:30 p.m. OFFICE - 119 W. OAK



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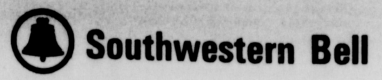


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Mrs. Daniel Garcia ... weds in Houston Saturday

ss Yolanda Saldana became bride of Daniel Garcia last day in the sanctuary of the ion center at the University uston. Rev. Allen O. Jern-Methodist campus minisofficiated. The bride is the ter of Mrs. Bernado Salof Edinburg and the late Saldana, and the groom is on of Mr. and Mrs. Manuel a of Sanderson.

mey Saldana of Flat Rock, , gave his sister in ma --The altar had four chapel labra, entwined with ivy, white satin ribbons tied in knots, held white candles. ere were two large baskets white gladiolus, white cars, and lillies of the valley. were marked with white ribbons and lillies of the

bride wore an empire Ayle of peau de sois and relered Alencon lace etchpearls and crystal tearwatteau train fell to length from the shoulders. illusion veil was caught crown of pearlized orange ms and lillies of the valley. bouquet was a white orurrounded by white carnaand lillies of the valley. lardo Casillas of Sanderson as best man.

Following the wedding, a reception was held in the religious center. The table was covered with a white cloth and overlaid with a light blue net and decorated with white orchids tipped in blue.

A miniature bride and groom under an arch of lillies of the valley was atop the four-tiered wedding cake. The groom's cake was of German's chocolate with mocha icing.

Sisters of the bride and Mrs. Roy Eaton of Sanderson, sister of the groom, alternated in serving the refreshments.

For her wedding trip to Mexico City, the bride wore a twopiece blue plaid dress of basket weave linen and white accessories and the orchid from her bridal bouquet.

The bride was housed with four pre-nuptial showers: in Sanderson, Edinburg, and by the congregations of El Buen Pastor Church and El Mesioc Church in Houston.

Deer Hunting Season Set

Deer season for the Trans-Pecos region, including Terrell County, has been set for November 26 - December 11.

THE

Bag limit is two buck deer per season, only one of which may be a blacktail, and in some areas yet to be designated, the limit may be three bucks, two of which may be blacktail.

Mourning dove season starts in Terrell County on September 1. Quail season runs from November 12 to January 10, bag and possession limits are 12 and 24

Javelina season is from November 1-31, bag limit two per season.

Eagles Win Over Stockton B Team In Scrimmage Here

The Sanderson High School Eagles beat the Fort Stockton B team gridders here Tuesday afternoon by 14-8 in a scrimmage session of three 20-down series each.

All three of the touchdowns were on pass plays and the extra points were running plays.

Pat Little threw to Andrew Riess, who ran the extra point to account for the Sanderson scoring, and Joe McWhorter ran the extra point and threw to Bobby Felts for the score for the visitors.

Coach Clay Barrow stated that the defense did a yoeman's job in containing the offense of the visitors and that there would be a "white striper" award for outstanding defense work this year. The statistics all stacked up

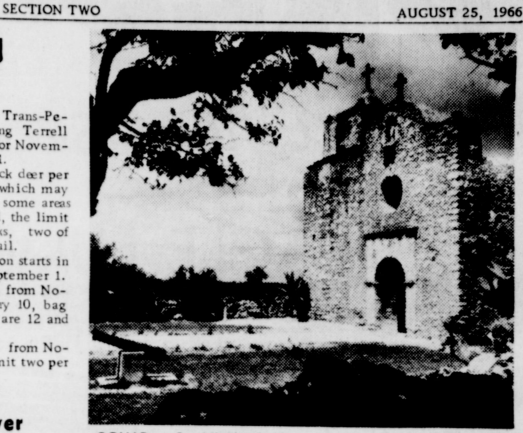
in favor of the Eagles as follows: **E**agles Stockton 12

- 10 first downs penetrations
- fumbles

10

243

- rocovered theirs
- passes tried



TIMES

GOLIAD — Presidio La Bahia, where the Goliad Declaration of Independence was drawn in 1835. Sunday mass is still celebrated here. Nearby is a monument to Col. Fannin and his men who were massacred in 1836.

Mrs. Irvin Robbins Is Program Leader At W.S.C.S. Meet

DERSON

The Methodist Womans Society of Christian Service met in the parsonage Monday afternoon.

Plans were completed for the fall hat sale Thursday afternoon and all day Friday. A note of thanks was read from Mrs. M. H. Stroup for the candlesticks presented to the Stroups as a "going away" gift. Announcement was made of the sub-district meeting to be held here on Thursday, Sept. 29, the society to serve a salad luncheon. New yearbooks were completed by the program committee with Mrs. L. G. Hinkle as chairman and given to the members.

Mrs. Irvin Robbins was leader of the program titled "Chosen For Action" opening with the singing of the hymn "Lord, I Give My Life". Mrs. L. H. Gilbreath read the Bible passages for the meditation given by Mr Robbins. She gave answers t the questions from the group in dicating the growth of the womens' work in the church over the years, particularly for the past 25 years. Mrs. M. A. Walker, hostess, served fruit salad, chocolate cake, canapes, tea, and coffee for refreshments. Also present were Mmes. Li'lian McAllister, a new memb r, C. F. Cox, W. T. Attaway, M. W. Duncan, H. E. Ezelle, Clyde Higgins, and three visitors, Mrs. Lee Grigsby, Mrs. E. McSparran, and Susi Robbins.

Culture Club Has 'Family Night' To Open Year

The first meeting of the new club year for the Sanderson Culture Club was last Thu sday evening at the ranch home of Mr. and Mrs. N. M. Mitchell. Thirty-one were present for the ob-servance of "family night".

Members brought cakes and salads to add to the meat and spaghetti dish provided by the hostess, also coffee and iced tea. Supper was served from tables arranged on the lawn.

Mrs. S. D. Harrison, president, gave out the new yearbooks and made brief remarks concerning the programs arranged for the year.

Miss Judy Owens Weds David Brown

Sylvia Saldana served her as maid of honor.

Pete Snelson peak Tonight

members of the Sanderson and Kiwanis Clubs are to at the new community in the corner of Second and e Streets Thursday evening to have a work period pper will be served at 7:00 workers.

8:00 o'clock Senator Pete n of Midland will give an ative talk concerning the osed amendments to the Constitution to be voted November. Everyone is to come to the park and r. Snelson's discussion.

HELLS TO ENTER STOCK SA STATE FAIR

M. Mitchell and son, N. Mitchell Jr. have enix head of Hereford cattle Tulsa State Fair to run pt. 30 through Oct. 9. fair is 8th largest in the States.

and Mrs. Weldon Cox San Antonio Saturday to ith the Cox's son-in-law ughter, Mr. and Mrs. Hagan.

Mr. and Mrs. Garcia and their son-in-law and daughter, Mr. and Mrs. Eaton, returned home Monday from attending their son's wedding.

The Garcias were hosts for the rehearsal dinner Friday evening.

The newly-weds will reside in Houston where both will be midterm graduates of the University of Houston.



Mr. and Mrs. Weldon Werneking are the parents of their first child, a girl named Tracy, who was born August 18 in a Dallas hospital. She weighed six pounds and seven ounces.

Mr. and Mrs. Carl Werneking are the paternal grandparents.

THURMAN WHITES VISIT

Mr. and Mrs. Thurman White and children left Wednesday for their home in Logan, Utah, after visiting with her mother, Mrs. C. P. Peavy. They went by Bankin to visit with his father, Boyd White, and family. Mr. White completed his doctorate in Educational Administration at the Utah State University in Logan in August. In June 'he began teaching in the department of educational administration in the university.

Mrs. White completed the work for her M.S. Degree in June and will be teaching in the English Department of the Utah State University.

10 completed 3

- 0 intercepted theirs
- 15C yards rushing
- 65 yards passing

100 Coach Barrow stated that George Arredondo had joined the workouts Wednesday morning, making 17 boys out for practice. Arredondo will be working at a wingback slot.

Personals . . .

Among local people attending Bloys Camp Meeting were Mr. and Mrs. Ervin Grigsby, Mr. and Mrs. Bert Bell and children, Keith Mitchell Jr., Mr. and Mrs. J. A. Gilbreath, Mr. and Mrs. Jolly Harkins and Barton, Mrs. Cecile Bell, Randy Louwien, Mr. and Mrs. G. W. Kyle, Mr. and Mrs. J. T. Williams and sons, Travis and Joe, Mr. and Mrs. Worth Odom, Mr. and Mrs. R. S. Wilkinson, Mrs. W. H. Savage.

Mr. and Mrs. Eliborio Escobar of Alice are visiting with their son, George Escobar, and fam-

ily. H. E. Erelle made two trips to Fort Stockton last week for medical treatment of a penicillin reaction.

Mr. and Mrs. Gary Seymour of Washington, Ill., were visitors last week in the home of their uncles and aunts, Mr. and Mrs. F. M. Weigand and Mr. and Mrs. Irvin Robbins, and their families. The Robbins took their guests to the Sonora Cav-

erns Thursday. Sheriff Bill C. Cooksey went to San Antonio the first of the week to see about security precautions for Alfredo Hernandez, who is in the hospital there and charged with assault with intent to murder.

Miss Jenschke Weds Saturday

Miss Carroll Anne Jenschke and Randall Bruce Roach of Wichita, Kans., were married Saturday in St. Peter, Prince of the Apostles Catholic Church in San Antonio.

The bride is the daughter of Mrs. Alfons Jenschke of that city and the late Mr. Jenschke. She is the granddaughter of Mrs. Mary Lou Kellar and has been a frequent visitor here.

She was given in marriage by her uncle, W. D. O'Bryant, and her cousin, William Doyle O'-Bryant, of Ozona was one of the groomsmen.

The couple will reside in Wichita.

Mr. and Mrs. O'Bryant and Mrs. Kellar returned home Sunday after being in San Antonio for several days to attend several of the pre-rluptial courtesies and the wedding.

Office Supplies at The Time.

MARATHON - The tabernacle at Pecos River Campground was the setting Friday for the wedding of Miss Judy Owens and David Brown in a ceremony officiated by the Rev. James Hance, pastor of Cross Plains Church of Christ, and former minister of Rankin Church of Christ.

Parents of the couple are Mr. and Mrs. Ellis Owens of Marathon and Mr. and Mrs. Bill Brown of Rankin.

The bride wore a formal gown of peau de soie featuring A-line princess styling, a lace scalloped neckline and long sleeves tapering to points over the wrists. Bows at the back waist held lace appliqued panels that fell to the dress's hemline.

Miss Vicki Allen of Sanderson served the bride as maid of honor. Junior attendant was JoEllis Owens of Marathon. Mrs. Earl Malone of Sheffield was organis

Billie Paul Brown of Rankin served his brother as best man. Bryan Oldham of Lamesa and Kenneth Thomas of Odessa ushered. Bob Owens and Clint Owens III, both of Marathon, were candlelighters.

The reception was in the Community House in Sheffield. After a trip to New Mexico, the couple will live in Abilene, where the bridegroom will be a student in Abilene Christian College.

Guests in the home of Mr. and Mrs. Ervin Grigsby Monday were her brother, Dr. Roy E. Glass, of San Angelo, his wife, and Misses Susie Milner and Clara Austin, also of San Angelo.



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PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER THIRTEEN ON THE BALLOT

tion of the State of Texas by operations of state-wide imment of governmental functions within any county having one million, two hundred thousand (1,200,000) or more inhabitants by the consolidation of the functions of government or by contract between any political subdivi- throughout the State on the sion(s) located within the county and any other political Monday in November, 1966, at subdivision(s) located within the county or with the county; providing for an election lowing and the issuance of a proclamation 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:

DUSe

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ection

"Section 63 "(1) The Legislature may by statute provide for the consolidation of some functions of government of any one or more political subdivisions comprising or located within any county in this State having one million, two hundred thousand (1,200,000) or more inhabitants. Any such statute shall require an election to be held within the political subdivisions affected thereby with approval by a majority of the voters in each of these political subdivisions, under such terms and conditions as the Legislature may require.

"(2) The county governtherein, may contract one with 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 Legis-ON NOVEMBER 8, 1966. lature may prescribe. The HOUSE JOINT RESOLU- term 'governmental functions,' lature may prescribe. The TION NO. 69 proposing an as it relates to counties, in-Amendment to the Constitu- cludes all duties, activities and adding 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 Constitution or the Laws of this State.'

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held first Tuesday after the first 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 Amend-

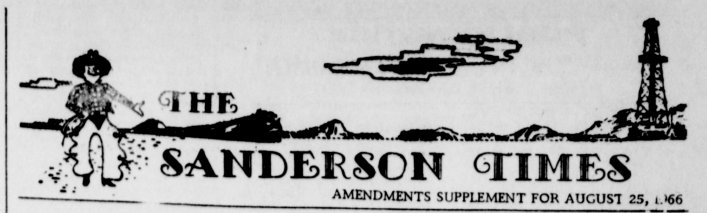
ment to the Constitution authorizing the Legislature to provide by statute for any county having one million, two hundred thousand (1,200,000) or more inhabitants to consolidate the functions of government and for such counties or any political subdivision(s) located therein to contract for the performance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

Sec. 3. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment, or any political subdivi- ment shall be published in the sion(s) comprising or located manner and for the length of time as required by the Conanother for the performance stitution and Laws of this



PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. which revenue bonds have SENATE JOINT RESOLU- been issued and sold; to enact flon 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 Au-thority of the the thority, 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 obliga-tion bonds and revenue bonds, or either of them; authorizing the assumption of outstanding indebtedness secured by general obligation bonds and as-

suming the obligations of the city or cities under ordinances and bond indentures under which revenue bonds have 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



taxpaying voters of the county which chooses to elect the Directors to represent that county, such Directors shall serve without compensation for a term fixed by the Legislature not to exceed six (6) years, and shall be selected on the basis of the proportionate population of each county based upon the last preceding Federal Census. and shall be a resident or residents of such county; provide that no county shall have less than one (1) member on the Board of Directors; provide for the holding of an election in each county proposing the creation of an Authority to be called by the Commissioners Court or Commissioners Courts, as the case may be, upon petition of five per cent (5%) of the qualified taxpaying voters within the county or counties, said elections to be held on the same day if more than one county is included, provided that no more than one (1) such election may be called in a county until after the expiration of one (1) year; in the event such an election has failed, and thereafter only upon a petition of ten per cent (10%) of the qualified taxpaying voters being presented to the Commissioners Court or Commissioners Courts of the county or counties in which such an election has failed. and in the event that two or more counties vote on the proposition of the creation of an Authority therein, the proposition shall not be deemed to carry unless the majority of the qualified taxpaying voters in each county voting thereon vote in favor thereof; provided, however, that an Airport Authority may be created and be composed of the county or counties that vote in favor of its creation if separate propositions are submitted to the voters of each county so that they may vote for a two or more county Authority or a single county Authority; provide for the appointment by the Board of Directors of an Assessor and Collector of Taxes in the Authority, whether constituted of one or more counties, whose duty it shall be to assess all taxable property, both real and personal, and collect the taxes thereon, based upon the tax rolls approved by the Board of Directors, the tax to be levied not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) assessed valuation of the property, provided, however, that the property 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 certi-ficated airlines, in fee or of any interest therein, or to enter into any lease agreement therefor, upon such terms and conditions as may be mutually agreeable to the Authority and the owner of such facilities, or authorize the acquisition of same through the exercise of the power of eminent domain, and in the event of such acquisition, if there are any general obligation bonds that the owner of the publicly owned airport facility has outstanding, the same shall be fully assumed by the Authority and sufficient taxes levied by the Authority to discharge said outstanding indebtedness; and likewise any city or owner that has outstanding revenue bonds where the revenues of the airport have been pledged or said bonds constitute a lien against the airport facilities,

the Authority shall assume and discharge all the obligations of the city under the ordinances and bond indentures under which said revenue bonds have been issued and sold. Any city which owns airport facilities not serving certificated airlines which are not purchased or acquired or taken over as herein provided by such Authority, shall have the power to operate the same under the existing laws or as the same may hereafter be amended. Any such Authority when created may be granted the power and authority to promulgate, adopt and enforce appropriate zoning regulations to protect the airport from hazards and obstructions which would interfere with the use of the airport and its facilities for landing and takeoff; an additional county or counties may be added to an existing Authority if a petition of five per cent (5%) of the qualified taxpaying voters is filed with and an election is called by the Commissioners Court of the county or counties seeking admission to an Authority and the vote is favorable, then admission may be granted to such county or counties by the Board of Directors of the then existing Authority upon such terms and conditions as they may agree upon and evidenced by a resolution approved by twothirds (2/3rds) of the then existing Board of Directors, provided, however, the county or counties that may be so added to the then existing Authority shall be given representation on the Board of Directors by adding additional directors in proportion to their population according to the last preceding Federal Census." 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 addition of Section 12 of Article IX of the authorizing Constitution, 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 Constitution and laws of this state.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT

PROPOSED CONSTITU-	1966, at which election all bal- lots shall have printed thereon
ITONAL AMENDMENT	lots shall have printed thereon
TO BE VOTED ON AT AN	the following:
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BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article IX of the Constitution of the State of Texas be amended by adding thereto a new Section to be known as Section 12, reading as follows:

"Section 12. The Legislature may by law provide for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties, with power to issue general obligation bonds, revenue bonds, 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

ELECTION TO BE HELD 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 follows:

"Section 51-d. The Legislature shall have the power, by general law, to provide for the payment of assistance by the State of Texas to the surviving spouse and minor children of law enforcement officers, custodial personnel of the Texas Department of law enforcement officers, cus- against the todial personnel of the Texas Amendment. Department of Corrections or as full-paid firemen."

first Monday in November, and laws of this State.

"FOR the Constitutional Amendment providing for the payment of assistance by the State of Texas to the surviving spouse and minor children of law enforcement officers, custodial personnel of the Texas Department of Corrections or full-paid firemen who suffer violent death in the course of 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 Corrections or of full-paid Amendment, shall be placed 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 vote on such machines for or 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

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THE SANDERSON TIMES, August 25, 1966

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

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

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

"(c) The Texas Legislature is authorized to enact appropriate laws to provide for a System of Retirement, Disability and Death Benefits for all the officers and employees of a county or other political subdivision of the state, or a political subdivision of a county: providing that when the Texas Legislature has passed the necessary enabling legislation pursuant to the Constitutional authorization, then the governing body of the county, or other political subdivision of the state, or political subdivision of 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

included in those systems regardless of whether the county or other political subdivision of the state or political subdivision of the county par-ticipates 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 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 Amend ment 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."

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 follows:

"Section 49-d. It is hereby declared to be the policy of the State of Texas to encourage the optimum development of the limited number of feasible sites available for the construction or enlargement of dams and reservoirs for conservation of the public waters of the state, which waters are held in trust for the use and benefit of the public. The proceeds from the sale of the additional bonds authorized hereunder 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

der the authority of the pre-ceding Section 49-c of this Constitution, and the pro-visions in said Section 49-c with respect to payment of principal and interest on state bonds issued shall likewise apply with respect to payment of principal and interest required to be paid by such contracts. If storage facilities are acquired for a term of years, such contracts shall contain provisions for renewal that will protect the state's investment.

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

"The Legislature shall provide terms and conditions for the Texas Water Development Board to sell, transfer or lease, in whole or in part, any acquired storage facilities or the right to use such storage facilities together with any associated system or works necessary for the filtration, treatment or transportation of water at a price not less than the direct cost of the Board in acquiring same; and the Legislature may provide terms and conditions for the Board to sell any 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 applicant therefor shall have secured a valid permit from the Texas Water Commission or its successor authorizing the acquisition of such storage facilities or the water impounded therein. The money received from any sale, transfer or lease of storage facilities or associated system or works shall be used to pay principal and interest on state bonds issued or contractual obligations incurred by the Texas Water Development Board, provide that when moneys are sufficient ent to pay the full amount indebtedness then outstandin and the full amount of interest to accrue thereon, and further sums received from the sale, transfer or lease d such storage facilities or a sociated system or works ma be used for the acquisition additional storage facilities associated system or works for providing financial assi-tance as authorized by a Section 49-c. Money receiv from the sale of water, which shall include standby service may be used for the opention and maintenance of a quired facilities, and for the payment of principal and in terest on debt incurred.

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"Should the Legislature en act enabling laws in anticip-tion of the adoption of the Amendment, such Acts shi not be void by reason of the anticipatory character."

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

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

"AGAINST the Constitutional Amendment authoris ing the issuance of an add tional \$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 neces sary proclamation for the election and this Amendmen 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, Ar-ticle VII, Constitution of the State of Texas, to withdraw

the purpose of constructing equipping, or acquiring built ings or other permanent im provements for The Unive sity of Texas System, incluing The Main University of Texas at Austin, The Univer-sity of Texas Medical Brand at Galveston, The University of Texas Southwestern Medcal School at Dallas, The Uni versity of Texas Denta Branch at Houston, Texas Western College of The Unversity of Texas at El Past The University of Texas M. D. Anderson Hospital and Tumor Institute at Houston The University of Texas Pos graduate School of Medicina The University of Texas School of Public Health McDonald Observatory 1 Mount Locke, and the Marin Science Institute at Port Aransas, the Board of Regent of The University of Texas hereby authorized to is negotiable bonds and not not to exceed a total amount of two-thirds (2/3) of twent per cent (20%) of the rais of the Permanent Universit Fund exclusive of real estat at the time of any issuant thereof; provided, however, a building or other permanent improvement shall be acquired or constructed hereundering use by any institution of The University of The Sector University of Texas System except at and for the use the general academic institu tions of said System, name The Main University and Tes Western College, without b prior approval of the Legis ture or of such agency as be authorized by the Legis ture to grant such appron hereunder shall be paya solely out of the income for the Permanent Universit Fund. Bonds or notes issued shall mature series or otherwise not more the thirty (30) years from the "The Texas A & M Unite "The Texas A all of the sity System and all of the stitutions constituting s System as hereinabove and

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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.

Water Development Fund may be used for the conservation and development of water for useful purposes by construction or reconstruction or enlargement of reservoirs constructed or to be constructed or enlarged within the State of Texas or on any stream constituting a bounda-ry 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 De-velopment Board may sell, transfer or lease, in whole or in part, any reservoir and associated system or works which the Texas Water De-

velopment 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 unArlington State College from participation in the Permanent University 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 amended to read as follows:

"Section 18. For the purpose of constructing, equipping, or acquiring buildings or other permanent improvements for the Texas A & M University System, including Texas A & M University, Prairie View Agricultural and Mechanical College of Texas at Prairie View, Tarleton State College at Stephenville, Texas Agricultural Experiment Stations, Texas Agricultural Extension Service, Texas Engineering Experiment Station at College Station, Texas Engineering Extension Service at College Station, and the Texas Forest Service, the Board of Directors is hereby authorized to issue negotiable bonds or notes not to exceed a total amount of one-third (1/3) of twenty per cent (20%) of the value of the Permanent University Fund exclusive of real estate at the time of any issuance thereof; provided, however, no building or other permanent improve-ment 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 Univer-sity, Tarleton State College, and Prairie View A & M College, without the prior ap-proval of the Legislature or of such agency as may be authorized by the Legislature to grant such approval; and for

erated, and The University continued to page the

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER ELEVEN 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. 19 proposing an Amendment to Section 49-d, Article III of the Constitution of the State of Texas, declaring state policy regard-

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 General Law in the acquisition and development of storage facilities and any system of works properly appurtenant thereto; providing for the

Proposed Amendment #3 continued from page two

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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 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 Permanent University Fund may be invested in such bonds or notes.

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

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 state.

THE SANDERSON TIMES, August 25, 1966

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT

NUMBER NINE ON THE BALLOT PROPOSED CONSTITU- been elected or appointed un-

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

SENATE JOINT RESOLUtution of the State of Texas scribing the term of court of said court.

LEGISLATURE OF THE STATE OF TEXAS:

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

'Section 4. The Court of Criminal Appeals shall consist of five Judges, one of Judge, a majority of whom shall constitute a quorum, and the concurrence of three Judges shall be necessary to a Judges shall have the same qualifications and receive the same salaries as the Associate by the qualified voters of the state at a general election and a vacancy in the office of a 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 election.

the expiration of the term of exercise of its jurisdiction. office for which each has

TIONAL AMENDMENT der the present Constitution and laws of this state, and until 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 members; prescribing their Criminal Appeals and shall qualifications; elections, ap- 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 years, beginning the first day BE IT RESOLVED BY THE adoption of this Amendment and until their successors are elected and qualified. Said Judges shall by agreement or otherwise designate the incumbent for each of the terms mentioned.

"The Governor shall designate one of the five Judges as Presiding Judge and at the expiration of his term and 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 amended so as to hereafter read as follows:

"Section 5. The Court of Justices of the Supreme Criminal Appeals shall have Court. They shall be elected appellate jurisdiction coextensive with the limits of the state 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 regulations as may be prescribed by

"The Court of Criminal Appeals and the Judges thereof shall have the power to issue the writ of habeas corpus, and under such regulations as may be prescribed by law, issue "The Judges of the Court such writs as may be necesof Criminal Appeals who may sary to enforce its own juris-be in office at the time when 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.

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-ON NOVEMBER 8, 1966. ment of the handicapped. SENATE JOINT RESOLU- Money accepted under this ION NO. 33 proposing an subsection is state money.

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.

PAGE THREE

"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 ballot:

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

If it appears from the returns of said election that a majority of the votes cast are in favor of said Amendment the same shall become a part of the Constitution of this state.

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

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

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified voters of this state at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed on them the following: "FOR the Constitutional Amendment authorizing assistance to the blind, crippled, or otherwise physically or mentally handicapped, in the form of grants of public funds obtained from private or federal sources only, to local level or other private, nonsectarian associations, groups, and nonprofit organizations for establishing and equipping facilities to assist the handicapped in becoming gainfully employed, for their rehabilitation or restoration, or for providing other services essential for the better care and treatment of the handicapped." "AGAINST the Constitutional Amendment authorizing assistance to the blind, crippled, or otherwise physically or mentally handicapped, in the form of grants of public funds, obtained from private or federal sources only, to local level or other puvate, nonsectarian associations, groups, and nonprofit organizations for establishing and equipping facilities to assist the handicapped in becoming gainfully employed, for their rehabilitation or restoration, or for providing other services essential for the better care and treatment of the handicapped." Sec. 3. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this state.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER 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 ex-ception in the case of the annexation or consolidation of whole districts; providing for an election and the issuance of a proclamation therefor.

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 an-

property in the district as

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

nexation 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 Tex-as on the first Tuesday after the first Monday in Novem. ber, 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 col-lege district shall not be abrogated, cancelled or invalidated by any change in boundaries and authorizing the continuance of the levy of taxes after such change without further election."

If it appears from the returns of said election that a majority of the votes cast were in favor of said Amendment, the same shall become a part of the State Constitution and be effective on and after the date of its adoption. Sec. 3. The Governor shall

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

of the handicapped. BE IT RESOLVED BY THE handicapped.

LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 6, Article XVI, Constitution of the State of Texas, be amended to read as follows:

"Section 6. (a) No appropriation for private or individual purposes shall be made, unless authorized by this Constitution. A regular statement, under oath, and an account of the receipts and expenditures of all public money shall be published annually, in such manner as shall be prescribed by law.

"(b) State agencies charged with the responsibility of providing services to those who are blind, crippled, or otherwise physically or mentally handicapped may accept money from private or federal sources, designated by the private or federal source as money to be used in and establishing and equipping facilities for assisting those who are blind, crippled, or otherwise physically or mentally handicapped in becoming gain-fully employed, in rehabilitat-

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

"This subsection does not ing and restoring the handi- prohibit state agencies au-

PAGE FOUR

THE SANDERSON TIMES, August 25, 1966

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FOURTEEN ON THE BALLOT

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. ON NOVEMBER 8, 1966.

TION NO. 38 proposing an shall be self-enacting without amendment to Section 2, Ar- the necessity of further leg-ticle VI, Constitution of the islation. Any member of the State of Texas, to omit the requirement that members of the armed services vote only thoreof, or in the - military in the county in which they resided at the time of entering the service.

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

Section 1. That Section 2, Article VI, Constitution of the language:

"Any member of the Armed Forces of the United States or component branches thereof, or in the military service of the United States, may vote only in the county in which he or she resided at the time of entering such service so long as he or she is a member of the Armed Forces.'

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

"Section 2. Every person subject to none of the foregoing disqualifications who shall have attained the age of twenty-one (21) years and who shall be a citizen of the United States and who shall have resided in this State one (1) year next preceding an election and the last six (6) months within the district or county in which such person offers to vote, shall be deemed a qualified elector; and provided further, that any voter who is subject to pay a poll tax under the laws of the State of Texas shall have paid said tax before offering to vote at any election in this State and hold a receipt showing that said poll tax was paid before the first day of February next preceding such election. Or if said voter shall have lost or misplaced said tax receipt, he or she, as the case may be, shall be entitled to vote upon making affidavit before any officer authorized to administer oaths that such tax receipt has been lost. Such affidavit shall be made in writing and left with the judge of the election. The husband may pay the poll tax the 59th Legislature and of his wife and receive the re- which has been duly adopted

ELECTION TO BE HELD The Legislature may authorize absentee voting. And this HOUSE JOINT RESOLU- provision of the Constitution Armed Forece of the United States or component-branches service-of-the United States, may-vote-only-in-the-county in which he or she resided at the -time-of entering -such service-so-long as he or she a-member-of-the-Armed Forces."

Sec. 2. The only purpose of State of Texas, be amended the amendment proposed in by deleting the following this Resolution is to make the aforesaid deletion. The adoption of this amendment shall not be deemed to have the effect of readopting the remainder of the Section, and if any other amendment to this Section, being for a different purpose, is adopted at an earlier election or at the same election, the adoption of this amendment shall not be construed as nullifying the change made by such other amendment.

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

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

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

Sec. 4. 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 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 by any other proposed amendment which is submitted by ceipt therefor. In like man- prior to such proclamation.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

PROPOSED CONSTITU- language underscored: TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLU-TION NO. 13 proposing an Amendment to Sections 2 and 4 of Article VI of the Constitution of the State of Texas so as to repeal the provision making payment of the poll tax a requirement for voting and so as to authorize the Legislature to provide for the registration of all voters. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

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

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

"provided, however, that beelection a voter shall have registered annually, but such requirement for registrationshall not be considered a qualification of an elector within the meaning of the term 'qualified elector' as used in any other Article of this Constitution in respect to any matter except qualificashall not be invalid because member of the Armed Forces of its anticipatory nature."

so amended, is shown below, with the deleted language United States, may vote only marked through by a broken in the county in which he or stitution and laws of this

"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 rote at any election in this State and hold a receipt show ing that said poll tax was paid before the first-day of-Feb election Or if said woter 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 tan -receipt has -been lost. 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 ing 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 qualification and eligibility to vote at an election. Any legislation enacted in anticipation of the adoption of this Amendment shall not be invalid because of its anticipatory nature. The Legislature may authorize absentee 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

of the United States or com-The text of this Section, as ponent branches thereof; or in the military service of the line and with the new she resided at the time of en- State.

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

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

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 in all eitien containing a population of ten thousand inhabitants or more."

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

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

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

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

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

Sec. 6. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Con-

district shall be created except by act of the Legislature and then only after thirty (30) days' public notice to the district affected, and in no event may the Legislature provide for a district to be creation of the district, if created without the affirmasame are located wholly withtive vote of a majority of the in its boundaries, and a pro taxpaying voters in the dis-

the first Tuesday the method and manner for after the first Monday in November, dissolution of hospital dis-1966, at which election all tricts." ballots shall have printed Sec. 3. The Governor of the thereon the following: State of Texas shall issue the "FOR the constitutional necessary proclamation for the election and this amendamendment providing the ment shall be published in the method and manner for dismanner and for the length of solution of hospital distime as required by the Con-stitution and laws of this tricts. trict concerned. "AGAINST the constitutional amendment providing The Legislature may also State.

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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 by 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 indebt-edness incurred by cities, towns and counties for hospital purposes prior to the

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 expenses, providing that such district shall not be created or such tax authorized unless approved by a majority of the qualified property taxpaying electors thereof voting at an election called for the purpose; and providing further that the support and maintenance of the district's hospi-tal system shall never become a charge against or obligation of the State of Texas nor shall any direct appropriation be made by the Legislature for the construction, maintenance or improvement of any of the facilities of such district.

Provided, however, 'hat no

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

(1) determining the desire of a majority of the qualified voters within the district to dissolve it:

(2) disposing of or trans-ferring the assets, if any, of the district; and

(3) satisfying the debts and bond obligations, if any, of the district, in such manner as to protect the interest of the citizens within the district, including their collective property rights in the assets and property of the district, provided, however, that any grant from federal funds, however 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 except for due compensation unless such assets are transferred to another governmental agency, such as a county, embracing such district and using such transferred assets in such a way as to benefit citizens formerly within the district.

Sec. 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on

NOTICE PUBLIC Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

PROPOSED CONSTITU- purposes of Section 52, Arti-TIONAL AMENDMENT cle III, or Section 59, Article TO BE VOTED ON AT AN XVI, are validated, so long as ELECTION TO BE HELD the provisions do not provide 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 qualified electors of this State of office of directors of con- at an election to be held on servation and reclamation districts

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

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

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

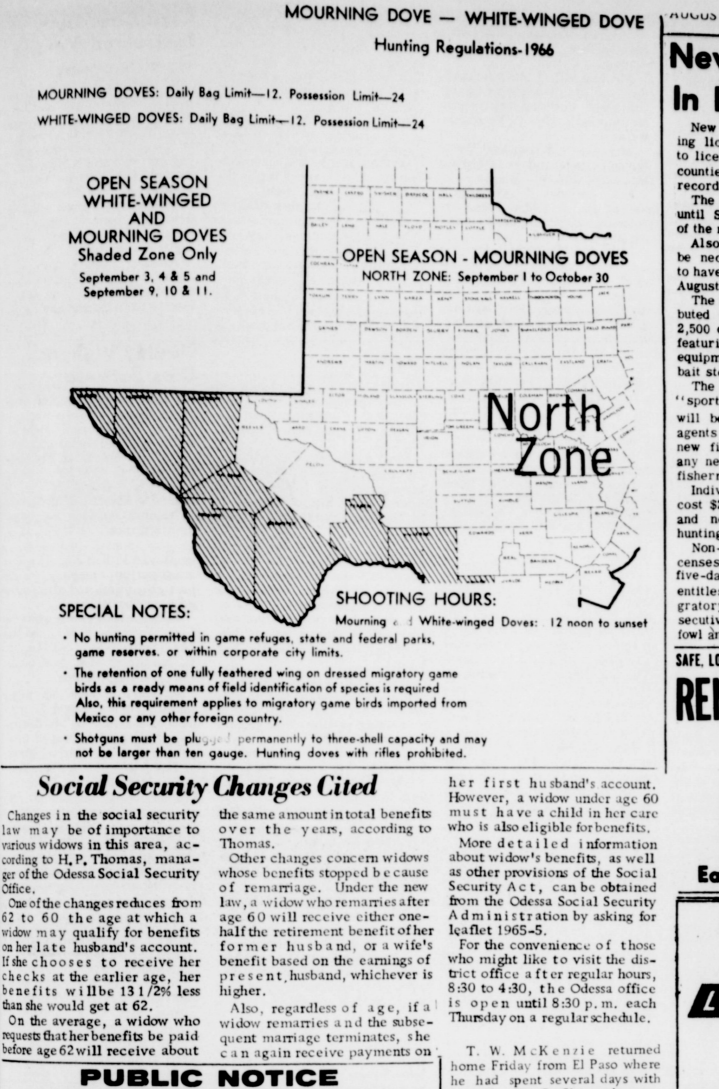
"(b) Statutory provisions enacted before the first Tuesday after the first Monday in November, 1966, relating to the terms of office of govern-ing bodies of political subdi-visions created to further the

cle III, or Section 59, Article XVI, are validated, so long as for a term of office which exceeds six years.'

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

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

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 required by the Consti-tution and for the length of tution and Laws of this State.



AUGUSI 25, 1900 THE SANDERSON TIMES

PAGE THREE

New Hunting License⁵ In Effect by September

hunting and fishing licenses will be mailed to licensed dealers in all 254 counties of Texas at a new record early date.

The licenses are not good until September 1, beginning of the new fiscal year.

Also, the old licenses will be necessary for sportsmen to have on their person through August 31.

The licenses will be distributed through approximately 2,500 dealers, mainly stores featuring hunting and fishing equipment, as well as many bait stores.

The Department said the "sportsmen's credentials" will be in the hands of the agents well in advance of the new fiscal year to preclude any necessity for hunters and fishermen having to line up.

Individual fishing licenses cost \$2.15 for both residents and non-residents. Resident hunting licenses cost \$3.15.

Non-resident hunting licenses cost \$25. A special \$5 five-day non-resident license entitles the holder to hunt migratory birds, for five consecutive days, mainly waterfowl and doves.

This license is popular, the Department notes, with visitors partronizing the Rio Grande Valley white-winged dove harvest in early September and with duck and goose hunters who come from distant mid-west areas in late November and December.

There are many resident fishing exemptions decribed in the Texas Park and wildlife Department's official hunting and fishing guide but basically persons 17 years of age and under 65 must have the regular state licenses.

Mr. and Mirs. Malcom Bolinger and children are visiting relatives in Canyon for a few days.



PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT

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NUMBER SIXTEEN ON THE BALLOT

ON NOVEMBER 8, 1966. take office.

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

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

"Section 3. The Senators shall be chosen by the quali- 1966, at which election all fied electors for the term of four years; but a new Senate shall be chosen after every apportionment, and the Senators elected after each apportionment shall be divided by lot into two classes. The seats of the Senators of the first class shall be vacated at the expiration of the first two years, and those of the second class at the expiration of four years, so that one half of the Senators shall be chosen biennially thereafter. Senators shall take office 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-

Sec. 2. That Article III, Section 4, of the Constitution of Texas, be and the same is hereby amended so as hereafter to read as follows: "Section 4. The Members of this State.

PROPOSED CONSTITU- the House of Representatives 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 ON NOVEMBER 8, 1966. 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 Legislature shall qualify and until their successors shall have been elected and quali-

Sec. 3. The foregoing Constituti nal Amendment shall Section 1. That Article III, be submitted to a vote of the Section 3, of the Constitution qualified electors of this State, at an election to be held throughout the State on the first Tuesday after the first Monday in November, ballots shall have printed thereon the following:

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

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

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

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

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT

ON NOVEMBER 8, 1966.

his wife. W. G. Shoemaker ac-

companied him on the trip to

visit his brother and family.

HOUSE JOINT RESOLUagricultural use.

STATE OF TEXAS:

Constitution of the State of Section 1-d to read as follows:

"Section 1-d. (a) All land owned by natural persons which is designated for agricultural use in accordance with the provisions of this Section shall be assessed for all tax purposes on the consideration of only those factors relative to such agricultural use. 'Agricultural use' means the raising of livestock during such time. or growing of crops, fruit, flowers, and other products of the soil under natural conditions as a business venture for profit, which business is the primary occupation and source of income of the owner.

"(b) For each assessment qualify his land under pro-visions of this Section as designated for

PROPOSED CONSTITU- use he shall file with the TIONAL AMENDMENT local tax assessor a sworm TO BE VOTED ON AT AN statement in writing describ-ELECTION TO BE HELD ing the use to which the land is devoted.

"(c) Upon receipt of the TION NO. 79 proposing an sworn statement in writing amendment to Article VIII, the local tax assessor shal 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 agricultura 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 those factors relative to such assess the land accordingly.

"(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 determining whether or not the Texas, be amended by adding agricultural use provision of this article applies.

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

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

ax. The additional tax shall qual the difference between ixes paid or payable, hereider, and the amount of tax avable for the preceding ee years had the land been

Phone D15-2371

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 state.

FAUL FUUK

THE SANDERSON TIMES AUGUST 25, 1966

T. O. Moore Jr., Miss Linda Early Wed Saturday

The First Baptist Church was the setting for the Saturday marriage of Miss Linda Kay Early of San Angelo and Thomas Owen (Buddy) Moore Jr., son of Mr. and Mrs. T. O. Moore of Sanderson. Mr. and Mrs. James H. Early of San Angelo are the parents of the bride.

Billy Early, brother of the bride, lighted the candles in the seven-branched candelabra in the altar space. The candelabra were flanked by white wicker floor baskets filled with greenery and white spider mums tied with white satin ribbons.

Rev. J. C. Hancock, pastor, officiated at the single-ring marriage rites at four o'clock in the afternoon.

Mrs. C. C. Eggleston sang "The Wedding Prayer". She was accompanied by Mrs. Hancock, organist, who also played prenuptial selections and the traditional wedding marches.

The bride's father escorted her to the altar. She wore a formal gown of white delustered satin, made by her mother, having a fitted white lace coat with long tapered sleeves. The coat opened at the waist to reveal a portion of the skirt in A-line effect. Her waist-length veil was caught to a white pearl circlet. On the white Bible, which shd carried, was a bouquet of white flowers.

Miss Nancy Ellen Gallemore and Miss Mary Ann Cupps of San Angelo were the bride's honor attendants. They wore A-line dresses of pink bonded crepe fashioned with round necks and they carried a single long-stemmed white carnation.

The bridegroom's father was the best man. G. C. Eggleston was the groomsman and Mike Wood and John Sutherland of San Antonio ushered.

A reception in the Legion Hall followed the wedding. The bouquet of the bride decorated the table covered in a white cutwork cloth where the bridegroom's cousin, Miss Sharon Trlica, of Dallas, registered the guests in the bride's book.

The bride's table, laid in white linen had a centerpiece of white gladiolus, and carnations with white candles in crystal holders to each side. The three-tiered cake topped with a miniature bride and groom was t one extremity and the crystal punch bowl filled with pink punch at the other end. Pink mints and nuts were also on the table. The bridegroom's table, covered in a gold linen cloth, was centered with brass scales filled with gold grapes and flanked by gold candles in brass candlesticks. Coffee was served from a brass urn and the chocolate cake was decorated in orange flowers. Alternating in serving were Mrs. Marvin Wood and Mrs. Larry Heinatz, sisters of the bridegroom; Mrs. Paul Langley, Mrs. Jack Burkhead, and Mrs. Louis Trlica, aunts of the bridegroom; and his cousin, Miss Jean Ann Burkhead.

Presbyterian Women Study 'God's People'

The general meeting of the Presbyterian Women of the Church was Monday afternoon in the ranch home of Mrs. M. M. Mit-, chell Jr.

Mrs. C. C. Mitchell presided and Mrs. E. F. Pierson led the opening prayer after the hymn "Jesus Shall Reign" had been sung.

Mrs. T. R. McClellan was moderator for the program on 'God's People Around the World', showing the witness of Christian lay people around the world. She was assisted by Mmes. Jolly Harkins, R. S. Wilkinson, J. A. Gilbreath, and Bill Smith.

Mrs. Mitchell served tuna salad, tiny biscuits, relishes, chocolate tarts, coffee, and tea for refreshments.

Also present were Mmes. Dale Burleson, J. D. Nichols, Leola Hill, N. M. Mitchell, Charles Stegall, and W. H. Savage.

Baptist W.M.U. Names Officers

The Baptist W. M. U. met in the home of Mrs. C. B. Card last Monday morning. Mrs. O. D. Gray read the names on the birthday calendar and led the special prayer for the missionaries.

Mrs. Card was moderator for the program on "A Study of Major Cults - Christian Science."

During the business meeting, no decision was reached after a discussion of community missions. Announcement was made of a tea for all of the ladies of the church Sunday afternoon at the church.

New officers to take office on October 1, were elected and include: president, Mrs. Ernest Couch; vice-president, Mrs. T. O. Moore; secretary-treasurer to be filled; also the following chairmen; program, Mrs. Chesley Wilson; Bible study, Mrs. C. B. Card; community missions, Mrs. James Word; mission study, Mrs. O. D. Gray; prayer, Mrs. Joe Callahan; youth director, Mrs. J. C. Hancock; Mrs. David Cooke and Mrs. Gene Black, Sunbeams; G. A. counselor, Mrs. Callahan.

Mrs. Card served upside-down cake and tea to seven members also including Mmes. A. D. Brown, Ernest Couch, Chesley

beet short course at Texas A&M University while the ladies visited with Mrs. Hill's daughter and family.

Mr. and Mrs. J. L. Blackwelder and children of Fort Stockton were weekend visitors with his mother, Mrs. J. R. Blackwelder.

Mrs. Grady Wilson and Carolyn spent several days in El Paso last week with Mr. Wilson.

Pvt. Prejedes Z. Arredondo, son of Mr. and Mrs. Frank Arredondo, is getting basic training at Fort Bliss, El Paso.

Mr. and Mrs. C. T. Wrinkle and Tina returned home last week from their vacation. Mrs. Wrinkle and Tina went to Dallas the first of the month to visit her mother who was ill and Mr. Wrinkle joined them there later to go to Abilene to visit their daughter and family and with other relatives. Then they visited in El Paso with his parents and sister before returning home, oringing his aunt, Mrs. Davila Cupp, of Odessa for a visit.

Maje and Robi Harrison returned home Thursday from a visit with their aunt, Mrs. Brooks Hickerson, in Austin. Mr. and Mrs. J. E. Spann and

Mr. and Mrs. J. E. Spann and Butch returned home last week after spending two weeks visiting in Houston and Alabama.

Mr. and Mrs. T. J. Stewart and children, Ronnie and Sheryl, and Mr. and Mrs. L. R. Hall and Leslie returned home last week fron their vacation trip to A lpine, Arizona, where they camped and fished for a week. The Stewarts visited relatives in Holbrook and the Halls with relatives in Superior before coming to El Paso for a short visit with relatives before coming home. Mr. and Mrs. W. P. Pendle-

Mr. and Mrs. W. P. Pendleton and daughter, Julie, who were en route to El Paso from their vacation, visited here for two days last wæk with her parents, Mr. and Mrs. S. C. Harrell.

Mrs. J. S. Nance of Sierra Blanca and her granddaughter, Sallie Haley, of El Paso spent Saturday here with relatives including her brothers, Sam and Willis Harrell. They had been to Brackettville to return Mrs. Nance's two granddaughters who had spent several weeks with their grandparents.

Mrs. W. E. Hill and sons, Jimmy and Chuck, returned to Sanderson last week from their vacation trip, Mr. Hill going on to El Paso. They visited relatives in Marble Falls and then went to Corpus Christi where they remained for three weeks while Mr. Hill was in a Houston hospital for a check-up. He will remain as a switch engine engineer in El Paso and the family plans to move there later. Mr. and Mrs. Pancho Moreno Jr. and son, Frankie, of McCamey, visited here with their parents, Mr. and Mrs. Francisco Moreno and Mr. and Mrs. Manuel Calzada, for a few days. They had been to San Juan de los Lagos, Mexico. Mrs. Jim Higgins and daughter, Cindy, spent last week here with her parents, Mr. and Mrs. Coleman Stadler, who took them and Mrs. Higgins' son, Jeff, who had been visiting here to San Antonio where they will visit before returning to their home in Dickinson. Mr. and Mrs. Gustavo Flores Sr. have returned home from a vacation trip to the petrified forest, Grand Canyon, and several points of interest in Arizona and in California where they went to Disneyland, Knott's Berry Farm and visited with their daughter, Mrs. Genaro Valdez, and family in Covina. They were accompanied on the trip by their son and daughter-in-law, Mr. and Mrs. Gustavo Flores Jr., of Fort Stockton, their niece and nephew, Dora and Luis Valdez, of California, and Mr. Gus Flores Jr. 's brother, Manuel Parada Jr.

Mr. and Mrs. W. A. Wilson and son, Andy, of Coahomavisited with Mr. and Mrs. J. E. Spann and Butch last weekend. The two men were entered in the golf trounament at the Joe Chandler ranch.

Miss Carol Horton has returned to Sanderson and is residing in the McSparran apartment.

Miss Fay Blackburn, commercial teacher, is residing in the Savage garage apartment.

Mr. and Mrs. Norman Gladson, who attended the summer session at Sul Ross College, have returned to Sanderson and are residing in the Savage rent house. Mrs. Wanda M. Alexander, who will be the homemaking teacher, and her son are occupying the Harrison rent house vacated by the James A. Davis family.

Mr. and Mrs. Glynn Chandler and children of Seminole are visiting her parents, Mr. and Mrs. Carl Werneking, and his parents, Mr. and Mrs. Clarence Chandler.

Mrs. Louise Causey and son, Joe Causey, of El Paso joined her mother, Mrs. J. E. Healy of Odessa for a trip to Ruidosa, N M. to spend several days of their vacation.

C. O. Cash has returned to work after being ill for several. days last week and spending two days in an Alpine hospital for medical treatment.

Mr. and Mrs. Travis Dyer and children of Odessa visited Mr. and Mrs. Clarence Chandler last Sunday.

Clyde Griffith spent the weekend in San Angelo and Sunday brought his wife home. She is recovering satisfactorily from a fractured hip.

Tom Breeding has returned to Sanderson from a visit with his brother, Carroll Breeding, and wife in Buda.

Mr. and Mrs. Ray Clifford have a new large mobile home with two bedrooms. It is at the same location where they have been residing at Ben's Trailer Park.

Mr. and Mrs. W. G. Downie and daughters, Christine and Suzanne, have been on a vacation trip to Saltillo and Monterey, Mexico. They met Mr. and Mrs. H. G. Cates with Barbara and John in Laredo Saturday and all went to Port Isabel for a few days.

Mrs. Carlos Dunn with Carla and Ross returned home Sunday from a visit with relatives in East Texas. Mr. Dunn accompanied them to Houston to attend the wedding of their son, Bill Dunn, and Miss Patricia De and returned home the next day. Mr. and Mrs. Pat Mott and boys are moving to the house vacated by the Tronson family when they moved to Del Rio, after it has undergone extensive repairs and re-decorating. Mr. Mott has taken Mr. Tronson's place as day roundhouse foreman for the SP Railroad. Mr. and Mrs. N. M. Mitchell Jr. and boys left Wednesday for Tulsa, Okla., where they have bought a farm of which they will take possession September 1. They will visit with her family while away.

Civil Case Gets Instructed Verdict Here Monday

A civil suit involving workmen's compensation wound up with District Judge Roger Thurmond instructing the jury to ruk in favor of the defendants Monday of this week. The suit was Antonio Garza versus Employers Liability Co. of Wisconsin.

There was insufficient evidence to warrant consideration in favor of the plaintiff, according to the opinion of the judge.

Another civil suit was setled out of court, and one was postponed due to the illness in the family of the plaintiff's counsel.

Dudley Ingham Dies Saturday

David Dudley Ingham, 48, of San Angelo and a native of Ozona, died Saturday night after an apparent heart attack.

He was found in his car at the gate to the how of his nephew, Harry Howes, in Sheffield about 7:45 p.m.

Funeral services were Monday afternoon in Ozona where he was reared. He had been employed in San Angelo with a construction company for the past nine years and also ranched near Sheffield.

Local relatives attending the funeral rites were Mr. and Mrs. Lee Dudley, Mr. and Mrs. M. G. Northcut, Mrs. Ruth Geaslin, and Reg Monroe.

Survivors include his wife, Dorothy; a son, David D. Ingham of San Angelo; two daughters, Mrs. Earl Deland of Ozona and Dorothy Marie Ingham of San Angelo; his mother, Mrs. B. B. Ingham Sr. of Ozona; a brother, B. B. Ingham Jr. of Ozona, and four sisters, Mrs. Alvin Harrell, Mrs. Bill Conklin, both of Ozona, Mrs. Bill Littleton of Abilene and Mrs. Nelson Boothe of Weatherford.

Travis Williams and Steve Harkins went to Austin Friday to enroll for the fall semester at the University.

Visitors in the home of Mr. and Mrs. Catarino Veliz are her sisters, Mrs. Cruz Miranda, and children of Del Rio and Mrs. Frank Rodriguez Jr., and children of San Antonio.



Members of the house party were Mmes. O. D. Gray, James Word, and G. W. Kyle.

When the couple left on their wedding trip, Mrs. Moore was wearing a two-piece cotton suit, white accessories and the corsage from her bridal bouquet. They will reside in Sanderson where the groom is employed by the Southern Pacific Railroad. He is a graduate of the Sanderson High School and attended San Angelo College.

Friday evening, Mr. and Mrs. Moore were hosts for the rehearsal supper served on the pation in the back yard following the rehearsal. The couple presented gifts to their attendants. Mrs. F. M. Wood and Mrs. C. E. Litton assisted the Moores in serving.

Mr. and Mrs. W. C. Burk and children moved Friday to Laredo where he will be senior patrol inspector in the U. S. Border Patrol. Wilson, and James Word.



Mr. and Mrs. Ray Clifford, accompanied by Mrs. B. F. Martin, made a business trip to Odessa Saturday.

Mr. and Mrs. J. M. Davis and boys returned home last week from their vacation. They went to ConCan where high water forced them to leave the camp and then they went to the coast.

Mr. and Mrs. Simon Shaw Jr. of Del Rio celebrated his birthday and visited here with some friends Sunday.

Mrs. Lillian McAllister has returned home after spending the summer with relatives and friends in Illinois and New York.

Mrs. Ervin Grigsby attended the Diamond Jubilee celebration of Sterling County in Sterling City last weekend.

Felix Valles Jr. left last week for El Paso where he will be teaching in junior high school in Socorro and coaching the high school B team football.

Mrs. Herbert Brown went to El Paso Monday to take her granddaughter, Toni Andrews, home. Barbara Brown, who had spent several wæks in El Paso with her sister, Mrs. Kenneth Andrews, and Mrs. Andrews, came home with her mother. Elaine Brown made the trip with her mother.

Mr. and Mrs. N. M. Mitchell and her mother, Mrs. Leola Hill, returned home Thursday from a trip to Bryan. He attended the Mrs. N. J. Stoever spent several days in a Schulenberg hospital last week for medical treatment but has retuened home and is improving.

Mrs. Clyde Higgins was a business visitor in María Tuesday.

Miss Joan Wood went to San Angelo Friday to visit her grandmother, Mrs. F. M. Wood, before going to Lubbock.

Calendar of Events

Friday - Hat sale, closing services of Church of Christ revival Monday - Beginning of 1966-67 term of school

Wednesday - Rotary Club Thursday - Lions, Kiwanis I can do all things in him that strengthened me. ---(Phil. 4:13)

To meet the challenges of the day successfully the most important words to say are "we can." The success of the day depends not on circumstances but on attitude. Our attitude must be one of faith rather than fear. We can! These words can become a part of us-for through the power of God, we can!

Anyone wishing to go to Sul Ross three times a week please contact Mrs. John Whistler.

300 New Fall Hats

Fellowship Hall — Methodist Church 2:00 p.m. to 7:00 p.m. Thursday 9:00 a.m. to 6:00 p.m. Friday

LARGE VARIETY STYLES AND COLORS

Sponsored by Methodist W.S.C.S.



SANTA ELENA CANYON — Thousands of Texans are still "discovering" the awesome wonders of Big Bend National Park, south of Alpine, Brewster County. Here the Rio Grande cuts a 1,500-foot-deep canyon, with Mexico on right and U. S. on left.

AMONG OUR SUBSCRIBERS

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Lawrence Barber of Sanderson is a new subscriber to The Times as is Pvt. Prejedes Z. Arredondo of Fort Bliss.

Renewals have come from W. T. Bondurant, San Antonio; Ray Baker, Arnold, Nebraska; Mrs. L. B. Gross, Columbia, S. C., Pvt. Thomas W. Wrinkle, ArO Seattle, Wash.; W. J. Murrah, Darwin Schrader, Vanity Beauty Shop, C. T. Wrinkle, Sanderson.

Are You a Times Subscriber?

Mrs. Ray Robinson and Jaughter, Debbie, returned to San Antonio Friday after visiting her parents, Mr. and Mrs. J. T. Williams and family. While she was here her home was burglarized and she lost small appliances, personal articles, and clothing, according to reports.

Mr. and Mrs. M. W. Duncan will join her brother-in-law, Virgil Musick, in San Angelo on. Friday for a plane trip to California to visit his brother and wife.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER EIGHT 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. 24 proposing an amendment to Article VI of the Constitution of the State of Texas by adding a new Section thereto, Section 2a, to provide for voting on electors for President and Vice President, and on all state-wide offices, questions or propositions by persons qualified to vote in this State except for meeting county or district residence requirements, and to --provide for voting on electors for President and Vice President by otherwise qualified United States citizens who have moved into or out of the State preceding a presidential election.

dent of the United States in that election.

"(c) Notwithstanding any other provision of this Constitution, the Legislature may enact laws and provide for a method of registration, including the time for such registration, permitting absentee voting for electors for President and Vice President of the United States in this State by former residents of this State (1) who have removed to another state, and (2) who meet all qualifications, except residence requirements, for voting for electors for President and Vice President in this State" at the time of the election, but the privileges of suffrage so granted shall be only for such period of time as would former resident of this State to meet the residence requirements for voting in his new state of residence. and in no case for more than twenty-four (24) months." Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed thereon the following: "FOR the Constitutional" Amendment permitting persons qualified to vote in this State except for the residence requirements in a county or district to vote for Presidential and Vice Presidential Electors and for all state-wide offices, questions or propositions, and permitting citizens of the United States recently arrived or departed from the State to vote for Presidential and Vice Presi-dential Electors." "AGAINST the Constitutional Amendment permitting persons qualified to vote in this State except for the residence requirements in a county or district to vote for Presidential and Vice Presidential Electors and for all state-wide offices, questions or propositions, and permitting citi-zens of the United States recently arrived or departed from the State to vote for Presidential and Vice Presidential Electors." Sec. 3. The Governor of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this State.

AIRMAN CHARLES FLETCHER ENDS TECH TRAINING

Airman Charles L. Fletcher, USN, son of Mr. and Mrs. L. H. Fletcher, has completed his Aviation Mechanical Fundamentals School at the Naval Air Technical Training Center in Memphis, Tenn.

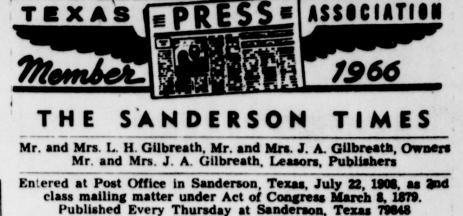
The four-week course introduces students to mathematics, physics, and the principles of electricity.



A daughter, Carol Jane, was born on July 23 to Mr. and Mrs. Ray Baker in Arnold, Nebraska. The baby weighed five pounds.

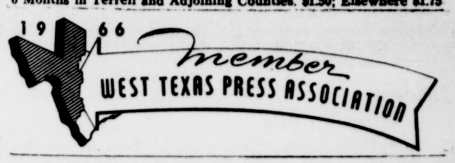
The Bakers are former residents of Sanderson and Mrs. John Baker, Odessa, also a former, resident, is the paternal grandmother.

To Mr. and Mrs. Fermin Vasquez was born a son, Santiago, in a Fort Stockton hospital on August 12. His birth weight was seven pounds, three and onehalf ounces.



THE SANDERSON TIMES

Subscription Rates: (To Be Paid in Advance) 1 Year in Terrell and Adjoining Counties, \$2.50; Elsewhere \$3.00 6 Months in Terrell and Adjoining Counties. \$1.50; Elsewhere \$1.75



Mrs. E. E. Farley underwent surgery in an Odessa hospital on Monday afternoon. She went to a urologist in Odessa Wednesday for a routine check-up and the surgery was advised. Her daughters, Beverly and Eloise, are

AUGUST 25, 1966

in Odessa with her. Mr. and Mrs. R. A. Gatlin were there Monday.

PAGE THREE

Mr. and Mrs. W. C. Stagg of Midland were weekend visitors with her aunt, Mrs. Clyde Higgins.

what saves you up to 200 hours a year on this tiresome kitchen chore?



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

Section 1. Article VI of the Constitution of the State of Texas is amended by adding a new Section thereto, Section 2a, to read:

"Section 2a. (a) Notwithstanding any other provision of this Constitution, the Legislature may enact laws and provide a method of registration, including the time of such registration, permitting any person who is qualified to vote in this State except for the residence requirements within a county or district, as set forth in Section 2 of this Article, to vote for (1) electors for President and Vice President of the United States and (2) all offices, questions or propositions to be voted on by all electors throughout this State.

"(b) Notwithstanding any other provision of this Constitution, the Legislature may enact laws and provide for a method of registration, including the time for such registration, permitting any person (1) who is qualified to vote in this State except for the residence requirements of Section 2 of this Article, and (2) who shall have resided anywhere within this State at least thirty (30) days next preceding a General Election in a presidential election year, and (3) who shall have been a qualified elector in another state immediately prior to his removal to this State or would have been eligible to vote in such other state had he remained there until such election, to vote for electors for President and Vice Presi-

an automatic electric dishwasher.

You'll be spared hour after hour of dishpan drudgery, spend the time you save on more rewarding tasks when you do your dishes the automatic electric way. Just load and set your dishwasher and your most monotonous kitchen task is finished. Your dishes are washed sparkling clean in water too hot for hands. And your kitchen stays neater with dishes inside . . . out of sight. See your dealer soon for a time-saving, work-saving electric dishwasher, built-in or portable.



E34-66



THE SAINDERSON TIMES

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First insertion, 75c minimum for 5 lines or less. Each additional line 15c. Subsequent insertions 50c minimum, with 10c per line for each line over 5.

LEGAL NOTICES 3c per word for first insertion. 2c per word for each insertion

Want To Buy Horses, Cattle, Sheep, Goats, Any Kind — Any Number Call 392-2038

thereafter.

Ottist Pridemore Box 636 Ozona, Texas

Chris Hagelstein the name to remember

when you need paint!

DI 5-2437

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

Ranch work wanted. Mike Wood,

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

phone DI 5-2540. 27-tfc

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

Get more for your money with WAYNE TAIL-WAGGER DOG FOOD. Only \$2.60 for 25 lbs. Sanderson Wool Commission Co. 28-tfc.

For Rent -

FOR RENT-Small furnished apartment, air conditioned, utilities paid. Call DI 5-2507. 28,tfc

AUGUS1 25, 1966 For Sale -

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

FOR SALE-Angora Bucks at the Lozier Ranch. Andy White, Pumpville, Texas. 28-1tc

FOR SALE - Automatic Maytag washer, \$60. Call 2932. 28-tf

FOR SALE or TRADE-'60 Chevrolet Impala convertible, excellent condition, \$750, or will trade for pickup. 315 E. Mansfield, call 2325. 27-tfc

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

NOTICE

Piano lessons for ages seven through adults. Former students please schedule time before the beginning of school. Call or see Kirke McKenzie at band hall, phone 2981. Mrs. Kirke McKenzie

514 E. Richard.

Personals . . .

Mr. and Mrs. Frank Stavley of Houston and their four children visited here last week with his brothers, Ross and C. H. Stavley, and their familes; and his sister, Mrs. Bertha Mansfield. They had been visiting in Marathon with her parents, Mr. and Mrs. Ed Wagner, and with his mother, Mrs. Lena Stavley, and with his sister, Mrs. Joe Chandler, and her family before going to Del Rio to visit with another brother, W. E. Stavley, and family before returning to their home.

Mrs. E. H. Jessup is visiting with her son and daughter, Lowell Jessup and Mrs. C. W. Carson Jr., and families in Barksdale, going to see how the families had been affected by the flood waters in that area.

Listen to Luke -

The "categorical" restrictions, so they say, make it difficult to forsee anything but tighter federal controls, ultimate nationalized curriculum, and thus, they say', stagnation of education progress.

It is our humble opinion, based strictly on what has been seen and heard, that the Texas Education Agency has set the standards for equipment and teaching aids up to the level of possibilities with federal money and thus "forces" schools' taking advanage of this possibility of financing their needs.

We agree with the subtance f what the TSTA paper says, we agreed with it two years ago, or five years ago, or 15 years ago.

There is no need to buy a collar and leash for a dog if you are not going to hold one end!

The TSTA says that most educators had rather look to Austin --- or am I repeating myself!

Parents interested in knowing what is happening to the tires and transmissions on their automobiles might check the marks in the street by the drug st. A and in front of Dudley's Texaco Station. A close look will show the rubber actually piled up on the sides and ends of the marks.

Western Mattress Company SAN ANGELO, TEXAS Save 50% on having your mattress renovated All Work Guaranteed In Sanderson twice a month

Call DI 5-2211 for Pick Up and Delivery

O. J. Cresevell

CONTRA

New Construction Remodeling Repairs

DI 5-2943 Sa



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IT'S THE BUYER'S TIME OF YEAR! Savvy buyers know that now's the time-during Ford's Official Clearance Sale-to get the best deals ever on all the brand new '66 Fords. Your Great Southwest Ford Dealer's givin' highest trade-ins and lowest prices, 'cause

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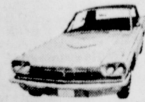
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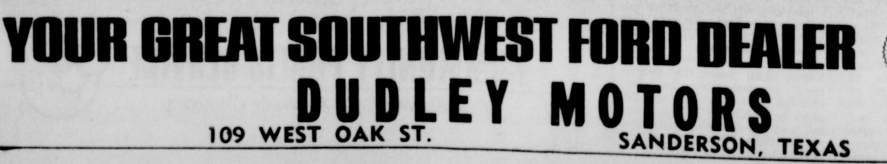


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