

Standard Printing Co.
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Louisville, Ky.

Rankin Activity Holding Tough First Half of '65

Rank to most Rankin-
ness and activity in
they might sound
of the Great Soc.
reached here as yet.
possible that they
Rankin apparent-

ly came through the first half of
1965 in pretty good shape and
even though there is nothing on
hand that even resembles boom
excitement, activities as a whole
were good for the first half and
are showing no particular signs
of slacking off.

Halibron Company, the larg-
est well servicing firm in Rankin,
has been sending out crews a-
round the clock and reports that
they expect the fast pace to con-
tinue. Work is being carried on
far to the south as well as in
the immediate area.

The oil well construction and
maintenance firms such as Allen
Construction Company and H.
Wheeler Company have been keep-
ing their crews in the field regul-
arly. H. Wheeler reported that he
had just completed four more
locations on the Jay Lane ranch
where a good amount of new pro-
duction has been reported—one
producer having been completed
only last week.

New production has been devel-
oped within the Rankin Indepen-
dent School District and the bene-
fit of the added tax revenue
has already been felt. Other tax-
ing agencies in the county have

likewise reported new revenue and
increased values.

And, for the past two or three
weeks, the real estate market has
revived. This was brought about
when an oil camp in the Benedum
announced that they were going
out of the "landlord business"
and that their employees could
move to either Rankin or Big
Lake. Two or three transactions
along this line have either been
completed or are in the talking
stage and property all over town
that is for sale is being dusted
off. So far, there has been no
reports of price "jacking up" and
(Continued To Page Five)

The Rankin News 10c

Serving the Interests of Rankin and Upton County

XXIX—NUMBER 29

RANKIN, UPTON COUNTY, TEXAS

THURSDAY, JULY 29, 1965

But Do They Have to Stand in the Corner?

Teachers Are Pupils in Summertime Schooling

Summer time is vacationing
for almost everyone and so it is
with teachers in the Rankin In-
dependent School District — after
a fashion. With the school teach-
er, it is something of a busman's
holiday with a variation—the teach-
er is the pupil.

Each summer a large percentage
of Rankin school teachers —and
those from districts all over the

state, travel to colleges and class-
rooms far and wide and study a
range of courses as varied as any
offered in public schools. Some of
the work is more or less required
as the teacher strives to upgrade
himself in his profession. In a
number of instances, the cost of
the additional schooling is paid
for by the teacher. Then, there
are courses available under vari-
ous grants from an assortment of
foundations, institutes and agen-
cies. These courses are usually of
the all-expenses paid nature and
the teacher may even draw an
additional salary for attendance
and for working on the specific
project being undertaken.

Among those attending courses
this summer are Mr. and Mrs.
Vergil Dobbs. Mrs. Dobbs, the
commercial arts teacher of Ran-
kin High School, is attending
Colorado State University in Ft.
Collins, Colorado, along with her
husband who is high school sci-
ence teacher. Mr. Dobbs is attend-
ing the NSF Summer Institute
in Microbiology at the University.

Others away at school or who
will, or who have attended, are
Chiff Robinson, at the University
of Texas, Mrs. Ruth Love at Sul
Ross, Mrs. Christine Day at the
TACE Conference, University of
Texas, Mrs. Mae Price, at the
same conference.

Mrs. Billie Little, attending a 2
week workshop in Modern Math
at Western State College of Co-
lorado in Gunnison, as is Mrs.

Now See Here . . .

If two plus two really does equal
four, how comes they have to keep
harping on the subject year after
year?

Nancy Poage.

Mrs. Ila Wheat, attending the
University of Arizona. Mr. and
(Continued to Page 5)

4-H Tour Slated for Eldorado-Sonora Friday, July 30th

Leaders, parents and 4-H Club
girls have been issued an invita-
tion to make an educational tour
of the Sonora and Eldorado areas
on Friday, July 30. The group is
to leave Rankin at 7:30 a.m. with
Sonora Caverns as their first
destination.

As a 4-H Club group, special
rates will be available at the
Caverns of 75 cents for children
and \$1 for adults.

Those making the trip as to
carry a picnic lunch. This will be
eaten at the Sonora Park at
noon.

At 1:15 p.m., the schedule calls
for the group to depart Sonora
for Eldorado and a visit at the
Wool processing plant there. There
is no charge for this visitation.
The tour will begin at 2:00 p.m.
and will last approximately two
hours.

Following the inspection of the
woolen mills, all who care to may
join a swim party at the Eldor-
ado Pool. A small charge is made
for swimming.

All interested parties are invit-
ed for the trip. Those planning
to go should make arrangements
for their transportation, have
their picnic lunch, sufficient funds
for the cavern visit and the swim
and their swimsuits and towels.

Further information may be ob-
tained at the office of the Home
Demonstration Agent in the court
house in Rankin.



PERSON, Rankin Junior High Science Teacher
ant football coach, is instructed in the opera-
energy-measuring instrument by Professor
Lellan, director of the Summer Institute in
Science at Louisiana State University. Ander-
of a number of local teachers who participa-
courses each summer.

RATES NEWS

on subscriptions to
News became effec-
year due to the
in school opening.
ductions are usually
the month of August
pped up this year
July 25 to August 25.
these special reduc-
that a majority of
"re-enlist" with

The News each year. Rates for
mailing addresses within Upton
County are \$2.25 per year and for
out-of-county mailing addresses it
is \$2.50 per year.

There will be no special rates
offered this year on the 9-month
college subscription. Past experi-
ence has indicated that this plan
has never worked very satisfac-
torily either for the newspaper or
for the student. Newspapers will
be mailed to students if parents
so desire but a full year's rate
of \$2.50 will be charged. The News
is also available at the newsstand
price of 10.cents per copy.

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THE SCOOP by Scoop

J. B. Hutchens, Jr., Editor

RATZ—

In one of my more reflective moods upon the oddities of human nature, it occurred to me that the life of a weekly newspaper editor and that of a preacher must be pretty much alike.

Folk think we work only one day a week, can live on a wage accordingly and never appear to pay much attention to what we have to say. I know the preachers must find it sorta hard week after week trying to come up with some food for their flocks. But then, they're supposed to have the good will and support of a first class Organization while we old newspaper editors are strictly on our own. That may account for the fact that you hardly ever hear of anyone wanting to ride the preacher out of town on a rail.

GANGWAY—

Aw right, now. Just one more little mob rush like the one last

The Rankin (Tex.) News—
Thursday, July 29, 1965

week when we announced the reduction in subscription prices and, WHAM—back up go the rates. I can understand the rush to get in line and get yours before the cut-off but, please, don't block the street.

I realize that being a subscriber to The Rankin News puts you in a class pretty well by yourself but don't fret. We want to be fair with everyone. If you have been a regular subscriber for the past ten years, your place on the mailing list will be held for the next three weeks. And to you folk who are patiently waiting, check with us, it might be that some of the oldtimers have failed to qualify for renewal for one reason or a-

(Continued to Next Page)

JOHN A. MENEFFEE
ATTORNEY-AT-LAW
Rankin, Texas
Residence: McCamey
OLive 2-3087

THE GIRLS



"This is the most wonderful little calorie counter. The printing is so small I never know how much I've eaten."

THE RANKIN NEWS

Published weekly at 918 Grand Street, Rankin, Texas, Ph. MY 3-2873.

J. B. HUTCHENS, JR.
Editor and Publisher

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SPECIALS for Friday and Saturday, JULY 30th & 31st

CORN MEAL 5-lb. Bag 45¢

FRUITS SAVINGS VEGETABLES

FRESH PEACHES LB. 19¢

SANTA ROSA PLUMS LB. 19¢

COLORADO CABBAGE LB. 7¢

NEW RED POTATOES 2-lb. Bag 23¢

LONG WHITE POTATOES 10-lb. Bag 65¢

Frozen FOODS

MEAD'S ROLLS 24-Count 25¢

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PORK ROAST LB. 49¢

FRESH BEEF RIBS LB. 21¢

FRESH FRYERS LB. 32¢

T-BONE STEAK LB. 79¢

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20-Oz. Box BISQUICK

Burleson's HONEY 2-lb. jar

Bama Peach or Apricot PRESERVES 18-oz. jar

20-oz Can Faultless FABRIC FINISH

Jumbo Size Gala PAPER TOWELS

Bath Size Camay SOAP

GIANT

TIDE

Aurora Bathroom TISSUE 2 roll pkg.

No. 303 Stokely's GREEN LIMA BEANS

No. 303 Stokely's Cut GREEN BEANS 2 for

No. 303 Stokely's HONEY POD PEAS 2 for

Crushed or Sliced—Flat cans PINEAPPLE 2 for

Stokely's 46-oz. Can TOMATO JUICE

7-Oz. Box Skinner's MACARONI 2 for

7-Oz. Box Skinners SPAGHETTA 2 for

100-Count Ctn. PAPER PLATES

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Worship Service: 10:30 a.m.

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PUBLIC NOTICE

PROPOSED CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD NOVEMBER 2, 1965.

JOINT RESOLUTION NO. 57 proposing an amendment to Section 1-a of Article V of the Constitution of the State of Texas, by adding to said Section as presently written, the following provisions: requiring automation of certain District and Appellate Judges at seventy-five (75) or such age, not under seventy as may be provided by creating a State Judicial Qualifications Commission and defining for its composition the qualifications, methods of selection and terms of office of its members; defining functions and procedures of the Commission, including its duty to investigate, and hearings in respect of, ability and misconduct of District and Appellate Judges to make recommendations to the Supreme Court of Texas for involuntary retirement or removal of such Judges; removing the Supreme Court of Texas, in its discretion, to retire such Judges for ability and to remove them for misconduct, upon recommendation of the aforesaid Commission and consideration of the record made before defining misconduct for said Judges may be so defined; providing that the findings of said Commission shall be confidential until the Supreme Court recommendation for removal or removal; and providing that the removal provisions hereby established be alternative to and in addition to those provided here in the Constitution.

RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 1-a of Article V of the Constitution of the State of Texas be amended so that said Section hereafter read as follows: Section 1-a. (1) Subject to further provisions of this section, the Legislature shall provide for the retirement and compensation of Justices and Judges of the Appellate and District and Criminal District Courts on account of length of service, age, disability, and for their assignment to active duty and when needed. The office of every such Justice or Judge shall become vacant when the incumbent reaches the age of seventy-five (75) years or such earlier age, not less than seventy years, as the Legislature may prescribe; but, in the case of an incumbent whose term of office includes the effective date of this Amendment, this section shall not prevent

him from serving the remainder of said term nor be applicable to him before his period or periods of judicial service shall have reached a total of ten (10) years.

"(2) There is hereby created the State Judicial Qualifications Commission, to consist of nine (9) members, to wit: (i) two (2) Justices of Courts of Civil Appeals; (ii) two (2) District Judges; (iii) two (2) members of the State Bar, who have respectively practiced as such for over ten (10) consecutive years next preceding their selection; (iii) three (3) citizens, at least thirty (30) years of age, not licensed to practice law nor holding any salaried public office or employment; provided that no person shall be or remain a member of the Commission, who does not maintain physical residence within this State, or who resides in, or holds a judgeship within or for, the same Supreme Judicial District as another member of the Commission, or who shall have ceased to retain the qualifications above specified for his respective class of membership. Commissioners of classes (i) and (ii) above shall be chosen by the Supreme Court with advice and consent of the Senate, those of class (iii) by the Board of Directors of the State Bar under regulations to be prescribed by the Supreme Court with advice and consent of the Senate, and those of class (iii) by appointment of the Governor with advice and consent of the Senate.

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

"(4) Commissioners shall receive no compensation for their services as such. The Legislature shall provide for the payment of the necessary expense for the operation of the Commission.

"(5) The Commission may hold its meetings, hearings and other proceedings at such times and places as it shall determine but shall meet at Austin at least once each year. It shall annually select one of its members as Chairman. A quorum shall consist of five (5) members. Proceed-

THE SCOOP— (Continued from Preceding Page)

another and we can work your name in.

It's a long shot but you just might get lucky.

AMENDMENTS, ETC.—

Beginning with this issue there appears four of the ten amendments to the Texas constitution, to be voted upon in an election next November 2. One lone a-

ment will be voted on in an election next September 7. These are to run for four weeks and you will not doubt get tired of looking at them before that time is up.

On the other hand, during that time you might take the pains to read them. There is the feeling in some quarters that the public hardly ever understands what they are voting for or against on these changes to the constitution. If that be true, it's only because there are those among us who are

either too lazy to study the proposals or who don't care what sort of law we live under so long as they don't have to be bothered. As has been pointed out in this column before, Texas is one of the few states that gives its citizens the opportunity to vote on constitutional changes. It may not always be so unless we get with it a little better.

Sorry, but these four are all of the ten proposed that will be carried in The Rankin News. The law says they must be published in each county and it's up to the Secretary of State to place them in the newspapers. For the record, if it hadn't been for the assistance of Rep. Gene Hendryx of Alpine and the cooperation of the McCamey News, Rankin voters would not have been exposed to any of these amendments in the local press. Hendryx cut through more red tape in Austin in two hours in getting the matter in order than most office holders can in two weeks. If the state of Texas doesn't promote this man to higher office, we will miss the opportunity of having a man serve us who understands how to get things done.

Further comments will be forthcoming on these amendments before election time.

AND OTHERS—

A report in last week's McCamey News might be a tip off that still another election is in the wind for Upton County — that of a hospital bond election. The report said that the McCamey Hospital board had approved plans for a remodeling job on their hospital to cost in the neighborhood of \$300,000. It is assumed that their next step would be to put the proposal before the commissioners court and ask them to call a bond election to finance the work.

At the same time, one day last week, C. G. Taylor, president of the Rankin hospital board, was in the office and said that the Rankin board was also looking into the possibility of asking the court to raise money for improvements to the Rankin Hospital.

"We may ask for the same amount as they do in McCamey," he said. The board was to go into the matter further at their next regular meeting, according to C. G.

So we could have a bond election very shortly and these always provide some added excitement in Upton County. Well such a proposal carry? Is it necessary at this time? Well, that why we hold the election—to find out—if we do, indeed, have an election.

As for hospitals and their remodeling, I know nothing at all about the McCamey situation except what might be called hearsay evidence. As for the Rankin hospital, I think almost all of us here know that it's a very important and necessary facility. Whether or not it needs \$10,000 or \$300,000 worth of improvements, I would not know. That it is approximately 15 years old is a matter of record and that means that much of its equipment is 15 to 20 years out of date.

How many of your are driving a 1950 model automobile?

ings shall be by majority vote of those present, except that recommendations for retirement or removal of Justices or Judges shall be by affirmative vote of at least five (5) members.

"(6) Any Justice or Judge within the scope of this Section 1-a may, subject to the other provisions hereof, be removed from office for willful or persistent conduct, which is clearly inconsistent with the proper performance of his said duties or casts public discredit upon the judiciary or administration of justice; or any such Justice or Judge may be involuntarily retired for disability seriously interfering with the performance of his duties, which is, or is likely to become, permanent in nature.

"(7) The Commission shall keep itself informed as fully as may be of circumstances relating to misconduct or disability of particular Justices or Judges, receive complaints or reports, formal or informal, from any source in this behalf and make such preliminary investigations as it may determine. Its orders for the attendance or testimony of witnesses or for the production of documents at any hearing or investigation shall be enforceable by contempt proceedings in the District Court.

"(8) The Commission may, after such investigation as it deems necessary, order a hearing to be held before it concerning the removal or retirement of a Justice or Judge, or it may in its discretion request the Supreme Court to appoint an active or retired District Judge or Justice of a Court of Civil Appeals as a Master to hear and take evidence in any such matter, and to report thereon to the Commission. If, after hearing, or after considering the record and report of a Master, the Commission finds good cause therefore, it shall recommend to the Supreme Court the removal or retirement, as the case may be, of the Justice or Judge in question and shall thereupon file with the Clerk of the Supreme Court the entire record before the Commission.

"(9) The Supreme Court shall review the record of the proceedings on the law and facts and in its discretion may, for good cause shown, permit the introduction of additional evidence and shall order removal or retirement, as it finds just and proper, or wholly reject the recommendation. Upon an order for involuntary retirement for disability or an order for removal, the office in question shall become vacant. The rights of an incumbent so retired to retirement benefits shall be the same as if his retirement had been voluntary.

"(10) All papers filed with and proceedings before the Commission or a Master shall be confidential, and the filing of papers with, and the giv-

ing of testimony before, the Commission, Master or the Supreme Court shall be privileged; provided that upon being filed in the Supreme Court the record loses its confidential character.

"(11) The Supreme Court shall by rule provide for the procedure before the Commission, Masters and the Supreme Court. Such rule shall afford to any judge against whom a proceeding is instituted to cause his retirement due process of law for the procedure before the Commission, Masters and the Supreme Court in the same manner that any person whose property rights are in jeopardy in an adjudicatory proceeding is entitled to due process of law, regardless of whether or not the interest of the judge in remaining in active status is considered to be a right or a privilege. Due process shall include the right to notice, counsel, hearing, confrontation of his accusers, and all such other incidents of due process as are ordinarily available in proceedings whether or not misfeasance is charged, upon proof of which a penalty may be imposed.

"(12) No Justice or Judge shall sit as a member of the Commission or Supreme Court in any proceeding involving his own retirement or removal.

"(13) This Section 1-a is alternative to, and cumulative of, the methods of removal of Justices and Judges provided elsewhere in this Constitution."

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

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

"AGAINST the Constitutional Amendment providing for the automatic retirement of District and Appellate Judges for old age, creating the State Judicial Qualifications Commission, defining its functions; and empowering the Supreme Court, upon recommendation of said Commission, to remove District and Appellate Judges for misconduct and to retire such judges in cases of disability."

Sec. 3. The Governor shall issue the necessary proclamation for the election, and this Amendment shall be published as required by the Constitution and laws of this State.

Orchestra Auditions Will be Held Aug. 2

Dr. Lara Hoggard, conductor of the Midland-Odessa Symphony Orchestra and Chorale, today issued an invitation to persons in the Permian Basin to tryout for the orchestra or chorus and announced that auditions will begin Monday, August 2.

Arrangements for an audition appointment should be made immediately by contacting Mrs. Bill German, executive secretary of the association, telephone MU 2-0921 or P. O. Box 4274, Midland.

Dr. Hoggard reported that last year the 72 piece orchestra and 74 voice chorus represented not only Midland and Odessa, but "essentially the entire Permian Basin, as well, with members coming from Andrews, Kermit, Big Spring, Monahans, Lubbock, Seminole, Rankin, Lamesa and Lovington, New Mexico."

It's a Daughter for the Jim Coffees

Mrs. Ross Wheeler has returned from Los Crusis, New Mexico where she was on had for the arrival of a new granddaughter.

Mr. and Mrs. Jim Coffee, of Los Crusis, are the parents of a girl born July 16, weighing six lbs., 12 ozs. and has been named Billie Jean.

Mrs. Coffee is the former Elsie Sharon Wheeler of Rankin.

Visiting her parents, Mr. and Mrs. H. Wheeler, is their daughter, Kathleen Wheeler of Dallas.

Hendryx Appointed to Committee Post

Speaker of the House Ben Barnes today announced the appointment of Rep. Gene Hendryx of Alpine to the Texas Legislative Council of the 59th Legislature.

The Council, of which Barnes is vice-chairman, is a permanent legislative service agency with a full-time professional staff which provides research, statutory revision and bill-drafting assistance. Council members, who determine policy and provide general direction for the agency's work, are designated by the presiding officers of the House of Representatives and the Senate after each regular session of the Legislature.

In announcing the appointment,

W. A. Waldroops Move to Florey, Tex.

Through a change in address and subscription renewal, it has been learned that the W. A. Waldroops, former residents in this area, are now living at Florey, Texas. They moved from here to Skellytown where they resided until their recent move to Florey.

Florey is some 18 miles north east of Andrews. Waldroop is an employee of Northern Natural Gas Company and was superintendent of their Upton County installation until it was closed about five years ago.

They have indicated that they will visit friends in the Rankin and Midkiff area in the near future.

Speaker Barnes said, "Representative Hendryx, serving his second term in the House, has distinguished himself as a legislator. His knowledge and experience will enable him to make significant contributions to the work of the Council and to the development of a constructive program for the 1967 legislative session."

During the 59th Legislature this year, Hendryx was chairman of the House standing Committee on Labor and also served as a member on Congressional and Legislative Districts, Examination of Comptroller's and Treasurer's Accounts, Game and Fisheries, and State Affairs.

HOSPITAL NOTES

Mr. Harley L. Grant, McCamery, admitted July 27.

Mrs. Bob H. Halford of Rankin, admitted July 17.

Mrs. Viola Warren of Rankin, admitted July 27.

Mrs. Boyd White of Rankin, admitted July 28.

Mrs. Tommy Tims of Rankin, admitted July 27.

Mrs. Ruben Puga and baby son of Odessa admitted July 25.

Mr. R. R. Kennedy of McCamery, admitted July 26.

Mrs. J. W. Robins of Rankin, admitted July 23 and dismissed July 23.

Mr. Billy R. Turman of Odesa,

The Rankin (Te Thursday, July

sa, admitted July 27.

BIRTHS

Born to Mr. and Mrs. Puga of Odessa at 25, a son weighing

Born July 7 to Alfred Sanders of Mexico, in an Almat, a son weighing and named Louis Sanders is the former daughter of Mr. and Mrs. Cowan of Rankin.

NOTICE

Hurst Barbecue will be

CLOSED AUG. 1-16

for vacation

HELP FIGHT POVERTY!

Subscribe to the News NOW

Our President has said, "We must eliminate from within our Great Society these pockets of poverty." -- Now you don't want to be unpatroitic do you?

Pay Yours Early During BARGAIN RATES DAYS

Offer Good Only to August 25

SAVE UP TO 50% OVER THE NEWSSTAND PRICE

Rankin (Tex.) News—
Thursday, July 29, 1965

A typical course might be that attended by Bill Anderson, junior high science teacher and assistant football coach. Anderson is attending a nine-week course at Louisiana State University in Ba-

ton Rouge, Louisiana. The program is supported by a \$69,398 grant from the National Science Foundation and is designed to arouse greater interest in scientific careers through improved teaching. He is one of 45 teachers participating in the institute at LSU.

The major objective of the institute is to help science teachers who did not major in the sciences in college to gain a foundation in depth, so that they can present the subject to their classes in a more thorough and interesting manner.

Another goal is to show teachers how to perform experiments and give demonstrations without expensive equipment. The areas of science covered are biological, physical and earth science.

In all at LUS alone this summer, some 7,000 students—most of them school teachers—are enrolled for the summer session.

Historical Group to Meet in Kermit

Miss N. Ethie Eagleton, chairman of the Upton Historical Survey Committee, and her sub-committee chairmen have been invited to attend a Regional Meeting of County Historical Survey Committees in Kermit, August 3. Upton county is one of 14 invited for the workshop in the First National Bank beginning at 10 a.m.

Others from the local group invited are Mrs. E. C. Higday, Historical Marker-Landmarks chairman; Mrs. Jack Garner, History and Tourist Committee chairman; and Mr. G. W. Ramer, Legislative Committee chairman.

Topics for general discussion include "The Development of History as a Tourist Attraction," "Historical Preservation Program for Each County to Save its Heritage" and "Marking Each Historic Site and Building in the County."

Hardeman gets Seat on Budget Board

Lt. Governor Preston B. Smith today announced the reappointment of Senator Dorsey B. Hardeman to the Legislative Budget Board. Only last week, Hardeman, the local state senator, was appointed to the important Senate General Investigating Committee by Smith.

The Budget Board is a permanent legislative agency with a full-time professional staff. Legislative members of the board who determine policy and direct the work of the agency are appointed by the presiding officers of the Senate and House of Representatives after the close of each regular session.

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Rankin Activity --

(Continued from Page 1)

most property owners who have discussed the situation say that they will hold the line on prices. In fact, as one put it, "Rankin needs these new people and if anything, I'd expect that newcomers could pretty well name their own prices."

With school slated to open on August 30, the usual stir from this happy/unhappy event—sorta depends on whether you are giving or taking—is beginning to be felt. During the budget hearing last June it was indicated that Rankin Schools were expecting an increased enrollment but in the oil patch: "you don't count 'em until you get 'em."

One side of the economy that has been somewhat of a disappointment although it never has actually contributed much excitement, was the farming to the north and east of Rankin. Water in any great quantity has yet to be developed, although it is report-

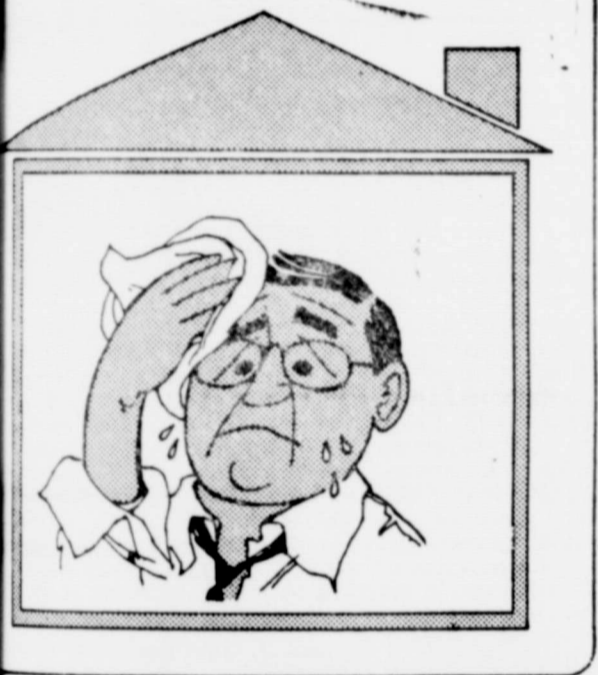
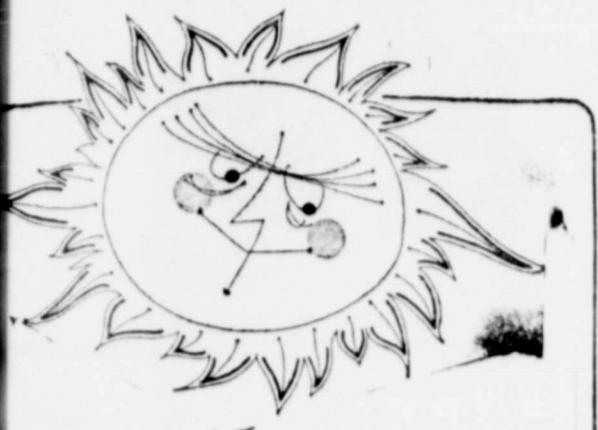
The Rankin (Tex.) News— Thursday, July 29, 1965

ed that at least one of the farms has an outstanding crop of feed. Others are still developing their property and some have planted grasses. One local observer says that he feels the speculators have pretty well cleared out in the project and that the folk who are now working the land mean business.

Ranching business is, as usual, hard. Early rains in the spring and summer put the area in good condition—late heat and dry weather has taken its toll. Feeding that had come to almost a standstill in the late spring, is again one of the major problems facing most ranchers.

And so life in the far West continues—Rankinwise—with no great amount of excitement but on a rather firm basis.

And again, as one resident put it, "it sure would be nice if we had a little more activity in the area but it'd be heck if we had any less."



DON'T SIMMER THROUGH SUMMER!

Best Texas summers are hot! But you'll agree there is nothing more pleasant than living in the healthful filtered atmosphere of an air conditioned home. A Frigidaire Room Air Conditioner makes your home a retreat from heat. When you own a Frigidaire Room Air Conditioner, you get all the cooling power you intended to purchase, plus dehumidification, real dehumidification and constant air control. To prevent "Summer Simmer," visit your nearest WTU showroom and arrange for the Frigidaire Room Air Conditioner that's just what for your home.

FREE WIRING for WTU customers on one ton or larger, 220-volt, refrigerated room air conditioners when purchased from local dealers.

FREE WIRING*

West Texas Utilities
Company "an investor owned company"

WE SALUTE -

The RISD Custodians

For most of the people connected with Rankin schools, the three summer months are a time for a change of pace. And so it is with the Custodians—the pace quickens. Repairs are to be made, playgrounds are to be tended, floors must be refinished, rooms scrubbed and all made ready for another year—in three months.

CRITES FUNERAL HOME

COLLECT CALLS ACCEPTED

McCamey—OL 2-4601

Crane—JO 4-3543

YESTERDAY IN SPORTS

Series of All-True Sports Facts Brought to You Out of the Past and Sponsored for Your Entertainment and Good Will by the
FIRST STATE BANK

W. J. ROBERTSON ORIGINATED ICE HOCKEY IN MONTREAL IN 1879 AFTER HAVING SEEN FIELD HOCKEY PLAYED IN ENGLAND.

TODAY
WHEN MONEY MATTERS -- SEE US!
FIRST STATE BANK
OF RANKIN, TEXAS
Member F.D.I.C.

Offer Made by West Texas Utilities Co. --

Mercury-Vapor Lighting Available for City Streets

As an additional service to the communities, towns and cities it serves, West Texas Utility Company has extended its street lighting services. The new street lighting schedules provide for mercury-vapor street lights in ratings of 8,000 lumen, 21,500 lumen and 43,000 lumen (two lights per pole).

Mercury-vapor lamps, E. L. Edgar, Local Manager said, are more efficient than incandescent lamps and are considered by authorities as the desirable primary source of illumination for modern street lighting. This new service is designed to help communities improve the quality of their street lighting.

He said, "That the cost of new mercury-vapor street lights on either conventional wood poles or standard steel poles is low and compares favorably with rates of other Texas companies."

Edgar pointed out that this new street lighting service would be extended to all towns and communities the company serves. The Company is eager to assist the progressive, "up-and-coming" communities it serves in having and maintaining good street lighting. Good street lighting is an important plus for a community in attracting new industry. A well lighted town is considered one of the sure indicators of a progressive, wide-awake community.

In addition to the deserved civic pride of a well lighted community, Edgar pointed out, modern street lighting contributes substantially to crime reduction. It is a positive deterrent to vandalism and hoodlums.

Another benefit of modern street lighting is improved public safety. Statistics clearly show that well lighted arterial streets

Electric Clinic Draws Large Registration in Meet here Mon.

Upton County 4-H Club was the host organization in an electric clinic sponsored by West Texas Utilities Company and held in Rankin Park Building last Monday. Ed Edgar, local manager for WTU, said that 169 boys and girls registered — divided about half and half—for the day-long affair. Some 240 guests were on hand for a barbecue dinner catered by Hurst Barbecue of Rankin.

A wide range of topics concerning electricity and its uses was covered as well as actual construction of an electrical appliance and lectures on electrical safety. A swim session at the Rankin Pool was also held in the afternoon.

4-H'ers on hand were all from District Six comprised of clubs from cities and towns all the way from Big Lake to El Paso.

and main thoroughfares reduce the number of traffic accidents and fatalities.

Rankin presently does not have

any of the new mercury-vapor street lights although a number are in service at homes and business firms.

YOU ARE INVITED TO ATTEND ALL SERVICES OF THE FIRST BAPTIST CHURCH

R. L. SHANNON, Pastor

SUNDAY—

10:00 a.m.—Sunday School
11:00 a.m.—Morning Worship
6:30 p.m.—Training Union
7:30 p.m.—Evening Worship

WEDNESDAY—

7:30 p.m.—Midweek Services

"If YOU want GOD to be near when YOU need HIM, YOU had better be at CHURCH when GOD needs YOU."

ATTEND CHURCH EVERY SUNDAY

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965.

SENATE JOINT RESOLUTION NO. 27 proposing an Amendment to the Constitution of the State of Texas, amending Article III of the Constitution of the State of Texas by adding a new Section thereto to be designated Section 48b, so as to create as an agency of the State of Texas the Teacher Retirement System of Texas, vesting the general administration and responsibility of the proper operation of said system in a state board of trustees to be known as the State Board of Trustees of the Teacher Retirement System of Texas, authorizing said Board to invest assets of said system in various obligations and subjects of investment, subject to certain restrictions stated therein and such other restrictions as may hereafter be provided by law; providing that such Amendment shall be self-enacting and shall not alter, amend or repeal Section 48a of Article III of the Constitution of Texas or any legislation passed pursuant thereto except insofar as such legislation may limit or restrict the provisions of this Amendment; 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 of the Constitution of the State of Texas be amended by adding Section 48b thereto which shall read as follows:

"Section 48b. There is hereby created as an agency of the State of Texas the Teacher Retirement System of Texas, the rights of membership in which, the retirement privileges and benefits thereunder, and the management and operations of which shall be governed by the provisions herein contained and by present or hereafter enacted Acts of the Legislature not inconsistent herewith. The general

administration and responsibility for the proper operation of said system are hereby vested in a State Board of Trustees, to be known as the State Board of Trustees of the Teacher Retirement System of Texas, which Board shall be constituted and shall serve as may now or hereafter be provided by the Legislature. Said Board shall exercise such powers as are herein provided together with such other powers and duties not inconsistent herewith as may be prescribed by the Legislature. All moneys from whatever source coming into the Fund to provide retirement, disability, and death benefits for persons employed in the public schools, colleges, and universities supported wholly or partly by the state and all other securities, moneys, and assets of the Teacher Retirement System of Texas shall be administered by said Board and said Board shall be the trustee thereof. The Treasurer of the State of Texas shall be custodian of said moneys and securities. Said Board is hereby authorized and empowered to acquire, hold, manage, purchase, sell, assign, trade, transfer, and dispose of any securities, evidences of debt, and other investments in which said securities, moneys, and assets have been or may hereafter be invested by said Board. Said Board is hereby authorized and empowered to invest and reinvest any of said moneys, securities, and assets, as well as the proceeds of any of such investments, in bonds, notes, or other evidences of indebtedness issued, or assumed or guaranteed in whole or in part, by the United States or any agency of the United States, or by the State of Texas, or by any county, city, school district, municipal corporation, or other political subdivision of the State of Texas, both general and special obligations; or in home office facilities to be used in administering the Teacher Retirement System including land,

equipment, and office building; or in such corporation bonds, notes, other evidences of indebtedness, and corporation stocks, including common and preferred stocks, of any corporation created or existing under the laws of the United States or of any of the states of the United States, as said Board may deem to be proper investments; provided that in making each and all of such investments said Board shall exercise the judgment and care under the circumstances then prevailing which men of ordinary prudence, discretion, and intelligence exercise in the management of their own affairs, not in regard to speculation but in regard to the permanent disposition of their funds, considering the probable income therefrom as well as probable safety of their capital; and further provided, that a sufficient sum shall be kept on hand to meet payments as they become due each year under such retirement plan, as may now or hereafter be provided by law. Unless investments authorized herein are hereafter further restricted by an Act of the Legislature, no more than one per cent (1%) of the book value of the total assets of the Teacher Retirement System shall be invested in the stock of any one (1) corporation, nor shall more than five per cent (5%) of the voting stock of any one (1) corporation be owned; and provided further, that stocks eligible for purchase shall be restricted to stocks of companies incorporated within the United States which have paid cash dividends for ten (10) consecutive years or longer immediately prior to the date of purchase and which, except for bank stocks and insurance stocks, are listed upon an exchange registered with the Securities and Exchange Commission or its successors; and provided further, that so long as less than \$500,000,000 of said Fund is invested in the government and municipal securities enumerated above, not more than thirty-three and one-third per cent (33 1/3%) of the Fund shall be invested at any given time in common stocks. This Amendment shall be self-enacting and shall become effective immediately upon its adoption without any

enabling legislation. This Section shall not alter, amend or repeal the first paragraph of Section 48a of Article III of the Constitution of Texas as amended November 6, 1956, or any legislation passed pursuant thereto. This Section shall not alter, amend or repeal the second paragraph of Section 48a of Article III of the Constitution of Texas as amended November 6, 1956, or any legislation passed pursuant thereto, except insofar as the provisions of the second paragraph of Section 48a and any legislation passed pursuant thereto, may limit or restrict the provisions hereof and only to the extent of such limitation or restriction."

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 November 2, 1965, at which election all ballots shall have printed thereon the following:

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

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

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

Visiting friends and relatives in Rankin last week end were Mr. and Mrs. D. L. Wheeler of Brady and Mr. and Mrs. Mohler Simp-

The Rankin (Tex) Thursday, July 22 son of Crane.



LIGHTIN' HIS PIPE AIN'T NO HAZARD SINCE HE TOOK OUT A FIRE POLICY ON HIS BEARD WITH

DUNN LOWERY INSURANCE AG'CY

Phone MY 3-2402



Games Called the Football Season --

Annual Fall "Outbreak" Hit in mid-August

Little more than two weeks ago Wayne Mitchell will lead the Rankin football squad and get ready for the coming season as head coach here. Practice is under way here. Practice is expected to start on August 16 and Mitchell expects upwards to 100 players to be on hand for the

workouts. Already cards containing the varsity 1965 schedule are being handed out. These can be secured at Cunningham Barber Shop or from K. H. Whiteside. The "A" team schedule calls for two practice games, the first with Coahoma here on Friday,

September 3 and the second on Friday, September 10 in McCamey. After that, it's down to business as the district play opens here on September 17 when the Menard Yellowjackets come to town.

Other games will follow with Big Lake, Sonora, Iraan, Sanderson, Eldorado, Junction and Ozona in that order. An open date is scheduled for October 15 after which the Red Devils will meet Sanderson in Homecoming on October 22.

B TEAM

For the "B" team, they, too, will have a new coach. Bill Anderson, promoted to assistant coach this year, will be in charge of the club. Anderson was quite successful last year with the Junior High varsity.

As the schedule now stands, the "B" team will open their season on Thursday, September 16 in a game here with Stanton. It is to get underway at 7:00 p.m. The following week, they will again play at home when they host Big Lake at 6:30 p.m.

On October 7 they will go to McCamey for an encounter with the "B" Badgers and on October 14, they play Iraan here. Next opponent is again the Badgers, this time on the home field in a game October 21.

October 28, the squad returns the Iraan game in Iraan and on November 4, they go to Big Lake for a second match. All their games except the first one will be at the 6:30 time. They have open dates on September 9, and 30 and on November 11 and may fill one or two of these as the season goes along.

JUNIOR HIGH TEAM

The third football squad slated

All-Stars Lose to Crane by 7-4 Mark

Rankin Little Leaguer's All-Star team gave them a run for their money but found the Crane Stars a little too tough for them in a game played last Thursday in Crane. It was a one-shot affair and the Crane crew eliminated Rankin from the playoffs by a 7-4 marker.

Local fans who attended the game said that aside from a 6-run lead-off rally for Crane in the first inning, the Rankin team had the advantage most of the night and put men in scoring position a number of times before being put out. Crane took their other tally on a home run.

For the Zone, Big Lake beat out Midkiff on the same night and faced Ozona. Ozona won this encounter last Monday night.

After defeating Rankin, Crane met Pecos and downed them 15-4. Crane and Ozona will now meet for further eliminations.

The Rankin (Tex.) News— Thursday, July 29, 1965

to see action for Rankin this fall is the Junior High Varsity. And here again, a new coach is to hold the reins. Ray Skidmore will be Junior High coach.

The Juniors presently have a seven-game schedule, opening on September 16 with a 5:30 game against Stanton Juniors. And for all the remainder of their games, they will perform on the same schedule and against the Junior opponents of the squads played

by the "B" team. All Junior games except the first one are to be at 5:00 p.m.

And so it is that the calendar leaves have fallen and in a very few more days the sideline quarters will be back on their old stands and the annual football season will smite the land.

TAKE A REAL VACATION THIS SUMMER!



Our Money Service is available to anyone on approved credit. See us today if you need CASH for your vacation, or for any other need.

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Competitive Prices — Quailty Work
Will Be Glad to Talk With You About Your Needs

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PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965.

SENATE JOINT RESOLUTION NO. 47 proposing an Amendment to Section 4, Article III, Constitution of the State of Texas, to provide four-year terms of office for State Representatives. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 4, Article III, Constitution of the State of Texas be amended to read as follows:

"Section 4. The members of the House of Representatives shall be chosen by the qualified electors for the term of four years; but a new House of Representatives shall be chosen after every apportionment, and the members elected after each apportionment shall be divided by lot into two classes. The seats of the members of Class A shall be vacated at the expiration of the first two years, and those of Class B at the expiration of four years, so that one-half of the members of the House of Representatives shall be chosen biennially thereafter. Representatives shall take office following their election, on the day set by law for the convening of the Regular Session of the Legislature, and shall serve thereafter for the full term of years to which elected and until their successors shall have been elected and qualified. Except in case of an election to fill a vacancy, and except in the first election following each re-apportionment, a person who has been elected to the House of Representatives shall not be eligible to be a candidate again for membership in the Legislature until the term for

which he was elected has less than one year remaining."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified voters of the state at an election to be held on the first Tuesday after the first Monday in November, 1965, at which election all ballots shall have printed on them the following:

"FOR the Constitutional Amendment to provide for a four-year term of office for State Representatives." "AGAINST the Constitutional Amendment to provide for a four-year term of office for State Representatives."

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 constitution and laws of this state.

Sec. 4. In the event the Constitutional Amendment proposed in this Resolution is adopted by the people of Texas in the election in November, 1965, the Governor of Texas is directed not to issue a proclamation for the election and not to publish notice thereof for the Constitutional Amendment proposed by House Joint Resolution No. 1 of the 59th Texas Legislature, since the provisions of said House Joint Resolution No. 1 are included in this Resolution. But, should this proposed Amendment be rejected by the people of Texas in the election in November, 1965, then the terms and provisions of House Joint Resolution No. 1 shall be and remain in full force and effect and shall be proclaimed and published and submitted to the electorate in November, 1966, as provided in said House Joint Resolution No. 1.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965.

SENATE JOINT RESOLUTION NO. 7 proposing an Amendment to the Constitution of the State of Texas providing for the exemption from ad valorem taxes of certain charitable organizations, provided such organizations meet certain conditions and requirements and at least One and One-half Million Dollars (\$1,500,000.00) annually on free hospital care for the indigent within the State of Texas; providing for the election, form of balloting and publication

One and One-half Million Dollars (\$1,500,000.00); and, further provided,

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

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

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

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

"This Amendment shall be self-enacting."

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

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

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.

PREAMBLE

WHEREAS, The Legislature declares that there is a need for the operation of hospitals and other medical facilities which will furnish medical and/or hospital care for the indigent in Texas;

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

WHEREAS, The need for such hospitals and the furnishing of such medical care and hospitalization for the indigent is especially great in counties having a population in excess of one million two hundred forty thousand (1,240,000); and

WHEREAS, It is found and determined to be the Public Policy of the State to foster and encourage such operation of hospitals as aforesaid; now,

RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. The Constitution of the State of Texas is amended hereby, by the addition of a new Section to Article III thereof, to be numbered Section 2-A, and reading as follows:

The properties of any trust or organization dedicated to, and operating a hospital furnishing medical and/or medical care for the indigent within the State of Texas, shall be exempt from all ad valorem taxes levied by any taxing entity, provided:

(1) such trust or organization expends for free hospital and/or medical care for the indigent within the State of Texas, during the calendar year next preceding a sum of not less than

One and One-half Million Dollars (\$1,500,000.00); and, further provided,

SPECIALS For Friday and Saturday, JULY 30th & 31st

TOP QUALITY
FOOD SHOPPER'S GUIDE
THRIFTY PRICES

Fruits & Vegetables

LB. **LETTUCE** 19c
 LB. **BANANAS** 13c
 LB. **PEACHES** 19c

Frozen Foods

24-ct. Pkg. **PARKERHOUSE ROLLS** 37c
 20-oz. Pkg. **THRIFTY-WISE STEAK** 79c
 Half-Gallon **GANDY'S MELLORENE** 39c

Choice Meats

2-lb. Bag **PEYTON'S SAUSAGE** 118
 LB. **GRADE A FRYERS** 33c
 LB. **ARM ROAST** 49c
 LB. **CHUCK ROAST** 49c
 4 LBS. **BEEF SHORT RIBS** \$1.
 LB. **PEYTON'S FRANKS** 59c
 LB. **PORK CHOPS** 69c
 2 LBS. **FRESH HAMBURGER MEAT** 79c

Stokely's No. 2 1/2 Can **3 FOR PEACHES \$1.**

SUNLITE or MEADS BISCUITS 3 CANS 25c

Stokely's 303 Cut **GREEN BEANS** 2 for 43c

Stokely's 14-oz. bottle **CATSUP** 2 FOR 41c

LIPTON 1/4-lb. Box **TEA** 39c

Guardian **DOG FOOD** 3 CANS 25c

Stokely's 303 **CORN** 2 for 39c
 Whole Kernel or Cream Style

SUNLITE OLEO 5 LBS. \$1.

CANE SUGAR 5-lb. Bag 53c

Carnation or Pet **MILK** 2 tall cans 31c



LB. BOX **33c**

DIAL BATH SIZE **SOAP** 2 FOR 49c



Assorted 3 Pkgs. **29c**

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We Give S & H Green Stamps — Double on Wednesday Purchase of \$3.00 or More

CLASSIFIED ADS

SELL RENT TRADE

CLASSIFIED AD RATES for the Rankin News: 3.cents per word, per issue. Minimum charge of 50c per ad when paid in cash. \$1.00 minimum charge on all ads put on charge account unless advertiser has standing account with The News.

FOR RENT: Two small furnished houses. Nice. All bills paid. Mrs. Zack Monroe. Phone MY 3-2365.

NEED A NEW lawn mower? Let us show you our line—You can't beat our deal on a Quality Mower—gasoline & electric — Terms may be arranged. L. Porter Johnson's

FOR SALE: Lots on Holmes St. between 12th and 13th. Pavement, water and sewage and priced to sell. Contact R. L. Bel or call MY 3.2866.

FOR RENT: Very nice two bedroom furnished and unfurnished houses. W. O. Adams, MY 3-2202.

IT'S TIME TO FERTILIZE — your lawn. We have "A.M." Fertilizer with chloradane and "Green Orbit" all purpose. Both are water soluble with no burn. Spreader loaned Free. L. Porter Johnson's.

FOR SALE: Two houses at 12th and Elizabeth Sts. Priced reasonable. Write Lillie Young Shelburn, Rt. 3, Lampassas, or contact Norman Elrod, Rankin.

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GUARANTEED 999 Plus Fine
 3 Troy Ounces 6.50
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 7 Troy Ounces 14.50
 Set of Four Bars 39.25

Orders accepted through August 7th. Come in and see these beautiful Silver Bars.

B & L COINS
 912 Main St., Rankin

The Rankin News
 Thursday, July 27

ATTENTION! We have up a spinet piano small monthly payment in Oct. Mgr. JENT'S HOME IC, 2650 - 34th. La

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TOOL RENTAL Power Saws, Drills, Cement Mixers, Washers, Buffers, Post Hole Hand Tools, Etc. By or week. Reasonable. RED BLUFF LUMBER Phone MY 3-



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DON'T TAKE INSURANCE OUT TOO LATE

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Ford Theatre Bldg. Ph. MY 3-2482 Rankin