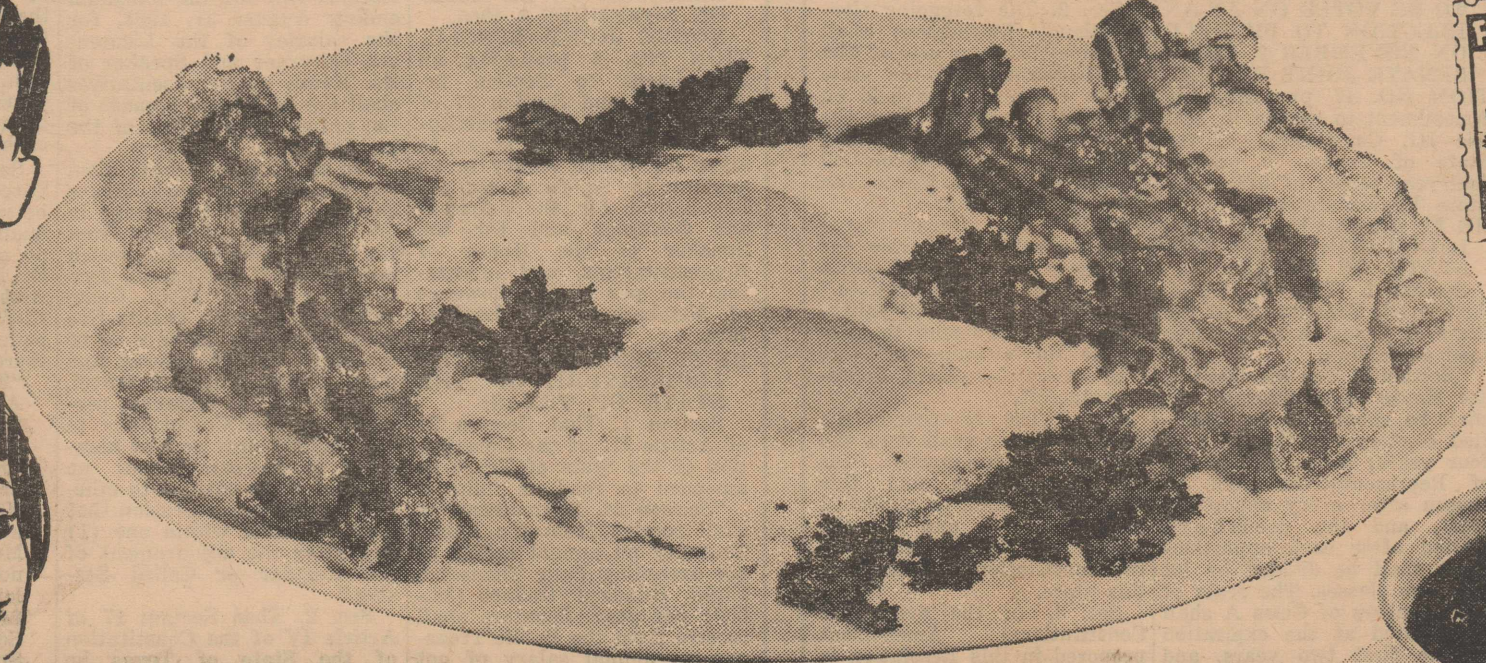






# WAKE UP TO Savings

## IT'S BETTER BREAKFAST MONTH!



GOOCH BLUE RIBBON SLICED <b>BACON</b> 1 lb. pkg. <b>79c</b>	SOMETHING DIFFERENT — GOOCH <b>Steak Fingers</b> <b>69c</b>
GOOCH COMPLETELY COOKED <b>HAMS</b> HALF OR WHOLE lb. <b>69c</b>	TRY THEM BRAISED w/NOODLES — BEEF <b>Short Ribs</b> lb <b>29c</b>
GOOCH COUNTRY <b>SAUSAGE</b> 2 LB. BAG <b>\$1.19</b>	FOODWAY QUALITY <b>Ground Beef</b> <b>45c</b>

QUICK, EASY TO SERVE NOURISHING CEREALS  
Build Strong Healthy Bodies

KELLOGGS <b>CORN FLAKES</b> 12 oz pkg <b>29c</b>
KELLOGGS <b>SHREDDED WHEAT</b> 12 oz <b>29c</b>
KELLOGGS <b>KRUMBLES</b> 9 oz pkg <b>29c</b>
KELLOGGS <b>OK's CEREAL</b> 8 1/2 oz pkg <b>29c</b>
AUNT JEMIMA <b>PANCAKE FLOUR</b> 2 lb pkg <b>39c</b>
KIMBELL MAPLE FLAVORED <b>WAFFLE SYRUP</b> 12 oz btl <b>29c</b>
SIOUX STRAINED <b>HONEY</b> 12 oz btl <b>39c</b>
Apple - Grape - Strawberry - or Blackberry MIX OR MATCH <b>KIMBELLS JELLIES</b> 4 for <b>\$1.00</b>

FILL THAT PANTRY WITH THESE STAPLES

KIMBELLS PREFERRED BLEND VACUUM PACKED <b>COFFEE</b> 2 lb can <b>\$1.37</b>
PERFECT FOR ICE TEA! KIMBELLS IMPROVED BLEND <b>TEA</b> 1/4 lb pkg 3 for <b>79c</b>
IMPERIAL PURE CANE <b>SUGAR</b> 5 lb bag <b>49c</b>
NEW IMPROVED ALL-VEGETABLE <b>KIMBELL SHORTENING</b> <b>69c</b>
GOLD MEDAL KITCHEN TESTED <b>FLOUR</b> 5 lb bag <b>49c</b>
KIMBELLS — White - Devils Food - Yellow - or Spice <b>CAKE MIX</b> 19 oz pk 4 pkgs <b>\$1.00</b>
<b>BIG K FLOUR</b> 5 lb bag <b>39c</b>
NABISCO <b>HONEY GRAHAMS</b> 1 lb box <b>39c</b>
NABISCO <b>WAVERLY WAFERS</b> 11 1/4 OZ. BOX <b>35c</b>
NABISCO <b>VANILLA WAFERS</b> 12 OZ. BAG <b>39c</b>

### NEW PACK - NEW LABEL

TOP QUALITY — JUST PICK YOUR CHOICE

KIMBELL VERTICAL PACK <b>GREEN BEANS</b> no. 303 can <b>29c</b>
KIMBELL WHOLE <b>GREEN BEANS</b> no. 303 can <b>25c</b>
KIMBELL CUT <b>GREEN BEANS</b> no. 303 can <b>23c</b>
HONEY BOY <b>SALMON</b> no. 1 tall can <b>49c</b>
DEL MONTE CHUNK <b>TUNA</b> no. 1/2 can 2 for <b>49c</b>
MAINE <b>SARDINES</b> 1/4 size can 4 for <b>49c</b>



### Fresh Produce

<b>POTATOES</b> 10 Lb. Bag <b>69c</b>
Fresh Tender Okra <b>Lb. 19c</b>
Golden Ripe Bananas <b>Lb. 15c</b>
California Sunkist Lemons <b>Lb. 19c</b>
New Texas Yams <b>lb. 21c</b>
YELLOW ONIONS <b>Lb. 10c</b>
California Valencia Juice Oranges <b>59c</b>
Crisp Sweet California Celery <b>lb. 12c</b>
New Green California Apples <b>lb. 22c</b>

### DAIRY DELIGHTS

Something New — Light Tender Crust <b>FLAKY BISCUITS</b> Can of 10s <b>19c</b>
BORDENS <b>HALF &amp; HALF</b> Pt. Ctn. <b>33c</b>
BORDENS DUTCH <b>CHOCOLATE MILK</b> qt. ctn <b>27c</b>
FARM FRESH GRADE "A" <b>EGGS</b> Med. Doz. <b>49c</b>
KRAFT PARKAY <b>MARGARINE</b> 1 lb. ctn. <b>29c</b>
FULL CREAM <b>LONGHORN CHEESE</b> lb. <b>69c</b>
PLAIN OR CHO. <b>CARNATION MALT</b> 15 oz. <b>19c</b>
Pick Up Your New Frontier Album of Gifts — It's Free Get Yours Today!
<b>HEALTH &amp; BEAUTY AIDS</b>
99c SIZE <b>Rayett Aqua Net Hair Spray</b> <b>59c</b>
REGULAR 75c <b>Crest Toothpaste</b> <b>59c</b>
99c VALUE <b>Lanolin Plus Egg Shampoo</b> <b>59c</b>
BIG 79c SIZE <b>Chapans Hand Cream</b> <b>59c</b>

WHOLE SUN FRESH FROZAN

<b>ORANGE JUICE</b> 6 oz can 6 cans <b>\$1.00</b>
<b>Downey Flake Waffles</b> 6's 2 pkgs <b>29c</b>

MIX OR MATCH

Stock Up Your Freezer With These Libby's Frozen Food Buys!

Wax Beans, Cut	10 Oz. Pkg.
Green Beans, Cut or French Style	10 Oz. Pkg
Golden Corn, Whole Kernel or Cream	10 Oz Pkg
Green Peas	10 Oz Pkg
Okra, Cut or Whole	10 Oz Pkg
Broccoli, Chopped	10 Oz Pkg
Spinach	10 Oz Pkg
Kale	10 Oz Pkg
Mustard Greens	10 Oz Pkg

**5 FOR \$1**



Calendar of Events

FOR AUGUST, 1965
12 — Lions Club meets at noon; Southside Lions Club meets; Ladies Golf Association meets for bridge.

17 — Rotary Club meets
17 — Duplicate Bridge Club
18 — Ladies Golf Association meets.
19 — Lions Club meets at noon; Ladies Golf Association meets for bridge.
20 — Duplicate Bridge Club meets.

24 — Rotary Club meets at noon.
24 — Duplicate Bridge Club
25 — Ladies Golf Association meets.
26 — Lions Club meets at noon; Southside Lions Club

meets; Ladies Golf Association meets for bridge.
30 — First day of school
31 — Rotary Club meets at noon.
1 — Duplicate Bridge

FOR SALE — 15-ft. Texan boat, 80 HP Mercury, factory trailer. Excellent condition, 900.00, can finance Ph. 392-2264.

FOR SALE — House on West Hill, 4 bedrooms, 2 baths, central heat and air, carpeted throughout. 502 Circle Dr. Ph. 392-2266. 19-tfc

IRRIGATED Coastal Bermuda and alfalfa hay for sale. Good water, well fertilized. Pick up at farm or will deliver. Call Charlie Black or Bill Black, 392-2042. 15-tfc

just in NEW 1966 TV HANDCRAFTED built better to last longer! ZENITH lightweight slim styled 19" PORTABLE TV
THE TOURNEY • Model N2000 THE SLIM LINE SERIES
Lightweight, slim-styled 19" Portable TV in distinctive two-tone color cabinet. Charcoal color and Off-White color. Beautifully molded cabinet with matching UHF/VHF controls. Top Carry Handle, Monopole Antenna.

THESE ZENITH FEATURES DEVELOP THE WORLD'S FINEST 19" PORTABLE TELEVISION
• Zenith Patented Custom "Perma-Set" VHF Fine Tuning
• Transistorized UHF Tuner
• 17,500 Volts of Picture Power
• 2 Silicon Rectifiers
• 3-stages of IF Amplification
• Automatic "Fringe-Lock" Circuit
• Horizontal Linearity Adjustment
• Front Mounted Speaker
• "Capacity-Plus" Components

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. HOUSE JOINT RESOLUTION NO. 11 proposing an Amendment to Article III of the Constitution of the State of Texas authorizing loans to students at institutions of higher education; creating the Texas Opportunity Plan Fund and making provisions relating thereto. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article III of the Constitution of the State of Texas be amended by adding a new Section to read as follows: "Section 50b. STUDENT LOANS. (a) The Legislature may provide that the Coordinating Board, Texas College and University System, or its successor or successors, shall have the authority to provide for, issue and sell general obligation bonds of the State of Texas in an amount not to exceed Eighty-five Million Dollars (\$85,000,000). The bonds authorized herein shall be called 'Texas College Student Loan Bonds,' shall be executed in such form, denominations and upon such terms as may be prescribed by law, provided, however, that the bonds shall not bear more than four per cent (4%) interest per annum; they may be issued in such installments as the Board finds feasible and practical in accomplishing the purposes of this Section. (b) All moneys received from the sale of such bonds shall be deposited in a fund hereby created in the State Treasury to be known as the Texas Opportunity Plan Fund to be administered by the Coordinating Board, Texas College and University System, or its successor or successors to make loans to students who have been admitted to attend any institution of higher education within the State of Texas, public or private, including Junior Colleges, which are recognized or accredited under terms and conditions prescribed by the Legislature, and to pay interest and principal on such bonds and provide a sinking fund therefor under such conditions as the Legislature may prescribe. (c) While any of the bonds, or interest on said bonds authorized by this Section is outstanding and un-

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 one year 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 69th 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, published and submitted to the electors in November, 1965, as provided in said House Joint Resolution No. 1.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. HOUSE JOINT RESOLUTION NO. 8 proposing an Amendment to Section 24, Article III and Section 17, Article IV of the Constitution of the State of Texas, to allow an annual salary in an amount to be fixed by the Legislature for the Lieutenant Governor and for the Speaker of the House of Representatives, and increasing the per diem allowance of Members of the Legislature. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 24 of Article III of the Constitution of the State of Texas be amended to read as follows: "Section 24. Representatives shall receive from the Public Treasury an annual salary of not exceeding Four Thousand, Eight Hundred Dollars (\$4,800) per year. Senators shall receive from the Public Treasury an annual salary of not exceeding Four Thousand, Eight Hundred Dollars (\$4,800) per year. The Lieutenant Governor and the Speaker of the House of Representatives shall receive from the Public Treasury an annual salary in an amount to be fixed by the Legislature. All Members of the Legislature, including the Lieutenant Governor and the Speaker of the House of Representatives, also shall receive from the Public Treasury a per diem of not exceeding Twenty Dollars (\$20) per day for the one hundred and forty (140) days of each Regular Session and for thirty (30) days of each Special Session of the Legislature. No Regular Session shall be of longer duration than one hundred and forty (140) days. This Amend-

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT

ment shall be self-enacting and appropriations heretofore made in the General Appropriations Bill for the biennium ending August 31, 1967, for the salaries of the Lieutenant Governor and Speaker of the House of Representatives shall not be invalid because of the anticipatory nature of the legislation. "In addition to the per diem the Members of each House shall be entitled to mileage in going to and returning from the seat of Government, which mileage shall not exceed Two Dollars and Fifty Cents (\$2.50) for every twenty-five (25) miles, the distance to be computed by the nearest and most direct route of travel, from a table of distances prepared by the Comptroller to each county seat now or hereafter to be established; no Member to be entitled to mileage for any extra Session that may be called within one (1) day after the adjournment of the Regular or Called Session." Sec. 2. That Section 17 of Article IV of the Constitution of the State of Texas be amended to read as follows: "Section 17. If, during the vacancy in the office of Governor, the Lieutenant Governor should die, resign, refuse to serve, or be removed from office, or be unable to serve; or if he shall be impeached or absent from the State, the President of the Senate, for the time being, shall, in like manner, administer the Government until he shall be succeeded by a Governor or Lieutenant Governor. The Lieutenant Governor shall, while he acts as President of the Senate, receive for his services an annual salary in an amount to be fixed by the Legislature and the same mileage which shall be allowed to the Members of the Senate, and no more; and dur-

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. HOUSE JOINT RESOLUTION NO. 81 proposing an Amendment to the Constitution of the State of Texas, amending Section 51-a and Subsections 51a-1 and 51a-2 of Article III so that the same shall consist of one section to be known as Section 51-a; providing that the Legislature shall enact appropriate legislation which will enable the State of Texas to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of needy aged persons over the age of sixty-five (65) who are citizens of the United States or non-citizens who shall have resided within the boundaries of the United States for at least 25 years, needy persons under the age of sixty-five (65) who are totally and permanently disabled and who are citizens of the United States, needy blind persons over the age of eighteen (18) who are citizens of the United States, and needy children under the age of twenty-one (21) years who are citizens of the United States and to the caretakers of such children; providing rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care; authorizing the Legislature to prescribe residence requirements; providing for the acceptance and expenditure of funds from the Government of the United States for such purposes; authorizing appropriations for such purposes out of State funds; providing that the maximum amount paid out of State funds to any individual recipient shall not exceed the amount that is matchable out of Federal funds; providing that the total amount of such payments for assistance and/or medical care out of State funds shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy persons; providing further that the amounts ex-

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT

cluded in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from the Government of the United States for such purposes in accordance with the laws of the United States as they now are or as they may hereafter be amended, and to make appropriations out of State funds for such purposes; provided that the maximum amount paid out of State funds to or on behalf of any individual recipient shall not exceed the amount that is matchable out of Federal funds; provided that the total amount of such assistance payments and/or medical assistance payments out of State funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy persons; and provided further that the total amount of money to be expended per fiscal year out of State funds for assistance payments only to recipients of Old Age Assistance, Aid to the Permanently and Totally Disabled, Aid to the Blind, and Aid to Families with Dependent Children shall never exceed Sixty Million Dollars (\$60,000,000). "Nothing in this Section shall be construed to amend, modify or repeal Section 31 of Article XVI of this Constitution; provided, however, that such medical care, services or assistance shall also include the employment of objective or subjective means, without the use of drugs, for the purpose of ascertaining and measuring the powers of vision of the human eye, and fitting lenses or prisms to correct or remedy any defect or abnormal condition of vision. Nothing herein shall be construed to permit optometrists to treat the eyes for any defect whatsoever in any manner nor to administer nor to prescribe any drug or physical treatment whatsoever, unless such optometrist is a regularly licensed physician or surgeon under 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 on the first Tuesday after the first Monday in November, 1965, at which election all ballots shall have printed

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT

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

From Kitty's Kitchen

Recipe of the Week

Stuffed Pepper Cups

- 6 large green peppers
1 lb. of ground beef
1 can (1 lb.) pork and beans in tomato sauce
1 cup finely chopped celery
(sauteed in butter until tender)
1 can French fried onion rings
1/2 cup catsup
1 teas. prepared mustard
Cut a thin slice from top of each pepper, scoop out seeds and membrane, and parboil 10 minutes in boiling salted water.

Brown beef in large frying pan, stir in beans, celery, 1/2 of onions, catsup and mustard. Mix well and spoon into pepper cups. Place in a greased shallow baking dish.

Bake in moderate oven (350) for 20 minutes, place remaining onions on top, dividing evenly, and bake ten minutes longer, or until onions are crisp.

The above recipe is especially enjoyed by meatloaf fans. I pirated it from the kitchen of my mother-in-law, Mrs. George Montgomery, one of the best cooks in town. It is another one-dish meal that is so welcome this hot weather.

DR. H. B. TANDY MEMORIAL FUND

Donors to the Dr. H. B. Tandy Memorial Fund since July 20, 1965:

Mr. and Mrs. B. E. Cleere, in memory of Mrs. Lillie Horton, and Mr. Hugh Childress, Sr.

Mrs. R. R. Dudley, in memory of Mr. Rufus Everett and Mr. W. Elton Smith.

The Bode Owens family, in memory of Mr. Hugh Childress, Sr. and Mrs. Pon Seahorn.

WANTED - Old Magazines, books, marbles, buttons, jewelry, etc. Write Marge Wagner, Sonora, Texas.

AT THE WORLD'S FAIR GAS DOES 80% OF THE AIR CONDITIONING Pioneer Natural Gas Company

Joe McMullans To Attend Foreign Trade Institute

Mr. and Mrs. Joe McMullan and son, Kirk, are in Ozona this week visiting Mr. McMullan's mother, Mrs. Ashby McMullan.

Mr. and Mrs. McMullan will leave early next week for Phoenix, where they are both enrolled in the American Institute of Foreign Trade, formerly the Thunderbird Institute located on the old Thunderbird AFB. The Institute provides commercial

training for international trade. The McMullans hope to accept positions in Mexico or South America upon completion of the nine months course.

The school furnishes housing facilities for married couples and nursery service.

Mr. McMullan resigned his position with Dun & Bradstreet in Dallas upon acceptance by the Institute.

Jim Rink, nephew of Mrs. Mike Miller, and friend, Rick Ward, both of Lubbock are visiting in the Miller home this week.

Sonora Diamond Jubilee Sale To Feature Kid Goats

A Jubilee Sale featuring kid goats will be held by the Sonora Livestock Exchange Company August 19 to tie in with the Sonora Diamond Ju-

bilee set for August 15-21.

Cattle, sheep, and goats will be offered at the sale which will begin at 12:30 at the pens south of Sonora.

Sam E. Jones, Jr., said that 2,344 head were auctioned August 5. Billy kids brought from \$5 to \$7.10 a head, nanny kids \$3.60 to \$5 a head,

and yearling nannies \$4.60 to \$5 a head.

Old nannies brought \$4.50 to \$6.70 cwt and billies brought \$15 to \$19 a head.

Lambs went for \$18 to \$21.40 cwt. solid mouth ewes

\$9.50 to \$20 a head, old ewes \$7.10 to \$7.30 cwt, steer calves \$23.10 to \$24 cwt, heifer calves \$19 to \$21.20 cwt, cows \$13.50 cwt, and bulls \$15.40 to \$16.80 cwt.

PUREBRED SUFFOLK BUCKS FOR SALE

Call BOB MAYER or JIM LACY Phone 9949-3561 Phone 28726 San Angelo, Tex. Sonora, Tex.

JUBILEE SALE FEATURING KID GOATS

Thursday, August 19 Cattle - Sheep - Goats Sale Starts 12:30 p. m.

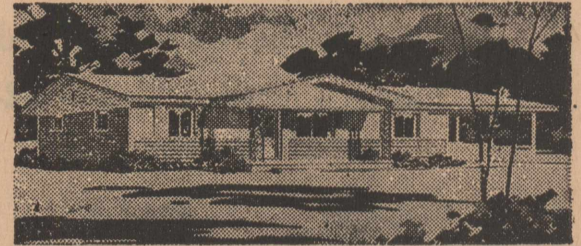
Sonora Livestock Exchange Co. Phone 2-6961, Del Rio Highway, Sonora, Texas STAY OVER FOR SONORA'S DIAMOND JUBILEE! August 20-21

DR. RAYMOND T. HOLLAND CHIROPRACTOR

Announces Opening of Offices at 501 Eighth St. - Ph. 392-3140 Ozona, Texas

Office Hours: Monday thru Friday: 8:30 a. m. to 12 noon 2 to 6 p. m.

NO MORE RENT



NATIONAL BUILDING CENTERS CAN HELP WITH YOUR DREAM HOME No Money Down... On Your Lot WE PLAN-WE FINANCE-WE BUILD See or Call National Building Centers FORMERLY WM. CAMERON & CO. Sonora, Texas Phone 22601



jo hardin ORIGINALS \$21.95

This is but a sample of the new Fall styles arriving daily at Watson's. Made of Magic-Locked Jersey of 80% orlon, 20% wool.

No, you won't meet yourself on the street in a dress from Watson's, because we buy only one of a kind.

Come in and see dresses from 3 to 20, from \$9.95 to \$50.00

Watson's Your Family Store DEPARTMENT STORE

OPEN 8:30 to 5:30 Weekdays - 9-6 on Saturday

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. HOUSE JOINT RESOLUTION NO. 57 proposing an Amendment to Section 1-a of Article V of the Constitution of the State of Texas...

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...

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. SENATE JOINT RESOLUTION NO. 14 proposing Amendments to Section 4, 22 and 23 of Article IV of the Constitution of the State of Texas...

Section 1. That Section 4, Article IV of the Constitution of the State of Texas be amended so as to hereafter read as follows: 'Section 4. The Governor shall be installed on the first Tuesday after the organization of the Legislature...

Section 1-a. (1) Subject to the further provisions of this Section, the Legislature shall provide for the retirement and compensation of Justices and Judges of the Appellate Courts and District and Criminal District Courts on account of length of service, age and disability...

(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...

# AUGUST FURNITURE -- CLEARANCE

Friday Aug. 13 To Sat. Aug. 21

*Sale*

8-Pc. Early American Pedestal  
Table, Formica Top - 42-Inch  
with Carver Chairs  
Reg. \$159.95    **SALE \$128.88**

7-Pc. Early American Pedestal  
Table, White Formica Top,  
Buffet & Hutch. A conversation group in  
solid Hard Rock Maple with White Trim  
Reg. \$495.00    **SALE \$388.87**

8-Pc. Early American Pedestal  
Table, Formica Top, 48-Inch  
With Captains Chairs  
Reg. \$169.95    **SALE \$138.88**

**Everything in The Store Reduced in Price For this Clearance Sale  
Savings 10% To 50%**

## — 3 ROOM GROUPS —

**9-PC. BEDROOM GROUP**  
Bed, Dresser, Chest, Mattress and Boxspring  
2 Lamps - 2 Pillows

**9-PC. LIVING ROOM GROUP**  
Sofa, Chair, 3 Tables, 2 Lamps, 2 Pillows

**39-PC. DINING ROOM GROUP**  
7-Pc. Dinette - 32 Pc. Dinnerware

**57 PIECES**

10% Cash or Trade    **\$495.00**    \$16.92 Mo.  
PLUS TAX

**8-PC. BEDROOM GROUP**  
Bed, Dresser, Mattress and Boxspring  
2 Pillows - 2 Lamps

**7-PC. LIVING ROOM GROUP**  
Sofa, Chair, 3 Tables, 2 Lamps

**37-PC. DINING ROOM GROUP**  
5 Pc. Dinette - 32 Pc. Dinnerware

**52 PIECES**

10% Cash or Trade    **\$395.00**    \$13.59 Mo.  
PLUS TAX

**-- JUST ARRIVED --**

A Van Load of Good Used Refrigerators,  
Gas Ranges, Bedroom Suites & Dinettes

**Shop Our Basement For Red Tag Specials**

GOING AT COST OR BELOW

**- LAREDO CHAIRS -**  
Perfect For Den or Patio - Bright Colors  
REG. \$9.95    **SALE \$8.00**  
Rustic, with Skirt  
Reg. 11.95    **SALE \$10.00**

**- LAWN FURNITURE -**  
3 Passenger Glider, Chair and Rocker  
All Metal Red and White  
Reg. \$73.85    **SALE \$60.00**

Early American Rocking Love Seat  
And Platform Rocker  
Aqua Nylon Cover  
Reg. \$149.95    **SALE \$128.88**

**We Need Good Used Furniture --**

Use Your Old Furniture  
As Your Down Payment

VINYL LINOLEUM 12-FT. WIDTH - REG. \$1.19 SQ. YD. - SALE **99¢** SQ. YD.  
NEW VINYL "CUSHIONFLOR" - 9 FT. WIDTH - REG. \$3.20 SQ. YD. SALE **\$2.88** SQ. YD.

**NO PRIZES, NO GIFTS, JUST \$\$\$\$ SAVING  
BARGAINS IN FINE FURNITURE FOR YOUR HOME**

# BROWN FURNITURE COMPANY

EASY PAYMENT PLAN

OZONA, TEXAS  
Phone 392-2341

EASY PAYMENT PLAN

**JOE NO. 282**

**NOTICE TO BIDDERS**

Sealed proposals will be received at the Court Room, Crockett County Courthouse, Crockett County Common School District, Ozona, Texas, for construction of a Library Building, Field House and Additions to North and South Elementary Schools, Ozona, Texas, until 2:00 p. m. o'clock CST, August 16, 1965, at which time and place the proposals will be publicly opened and read aloud. Any bid (s) received after closing time will be returned unopened.

Copies of plans and specifications and other proposed contract documents are on file in the office of Dawsey, Joiner, Coburn and King, Architects and Engineers, 6900 Fannin Street, Houston, Texas, and will be open for public inspection.

Plans and specifications may be examined without charge in the office of the Architects and Engineers or

in the office of L. B. T. Sikes, Superintendent of Schools, Crockett County Common School District, Ozona, Texas, the AGC Plan Rooms at San Antonio and Odessa, Texas, and the F. W. Dodge Plan Room at Midland, Texas. Any additional plans and specifications may be procured from the Architects and Engineers upon a deposit of \$50.00 as a guarantee of the safe return of the plans and specifications. The full amount of this deposit will be returned to each General Contractor bidder immediately upon return of the plans and specifications in good condition. No refund on contract documents and plans returned later than ten (10) days after the award of the contract will be obligatory. No refund will be made to sub-contractors or others.

All work is to be included in one bid.

All proposals must be accompanied by a bid bond, cashier's check or certified check in an amount of at

least 5% of the total bid. Checks shall be made payable to William J. Carson Board President.

The successful contractor will be required to furnish satisfactory surety bond in the amount of 100% of the contract price.

No bids may be withdrawn prior to thirty (30) days after bids are opened.

All contractors shall comply with and conform to all labor laws of the State of Texas and the various acts amendatory and supplementary thereto, and to all laws, ordinances and legal requirements applicable thereto.

The Crockett County Common School District reserves the right to reject any or all bids and to waive any or all informalities in bidding.

Crockett County Common School District Ozona, Texas. By William J. Carson, President. 20-2tc

**WATCH-CLOCK-JEWELRY REPAIR**  
**CLARENCE KEY**  
Ave. D — First House South  
Moore Motor Co.

**RANCH RECORD BOOKS**  
at The Ozona Stockman

**NOTICE OF**

**REWARD**

I am offering

**\$500 Reward**

for apprehension and conviction of guilty parties to every theft of livestock in Crockett County — except that no officer of Crockett County may claim the reward.

**Billy Mills**  
Sheriff, Crockett County

**99% OF THE COOKING AT THE WORLD'S FAIR**



**IS PROVIDED BY GAS**

**Pioneer Natural Gas Company**

Home Craft Fire Protection Chests at Stockman.

Lambs and solid mouths. Charlie Black. Phone 392-2042. 15-tfc.

**Have Your Carpets Cleaned**  
This summer while you are on vacation by

**ServiceMASTER**  
the responsible system

Reliable — Dependable  
CALL

**W.L. Mac Mckinney**  
Ph. 653-3800  
San Angelo

**Registered & Pure Bred SUFFOLK RAMS**

**Yearlings and Lambs**

**For Sale**

**(Crockett County Raised)**

**E. H. CHANDLER**

OZONA, TEXAS

PH. 392-3231

**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 local ad valorem taxes of the property of certain charitable organizations, provided such organizations meet certain conditions and requirements and expend at least One and One-half Million Dollars (\$1,500,000.00) annually on free medical and hospital care for the indigent within the State of Texas; providing for the necessary election, form of ballot, proclamation and publications.

**PREAMBLE**

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

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

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

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

**BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:**  
Section 1. The Constitution of the State of Texas is amended hereby, by the addition of a new Section to Article VIII thereof, to be numbered Section 2-A, and reading as follows:

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

"(1) such trust or organization has expended for free hospital and/or medical care 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,

"(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.

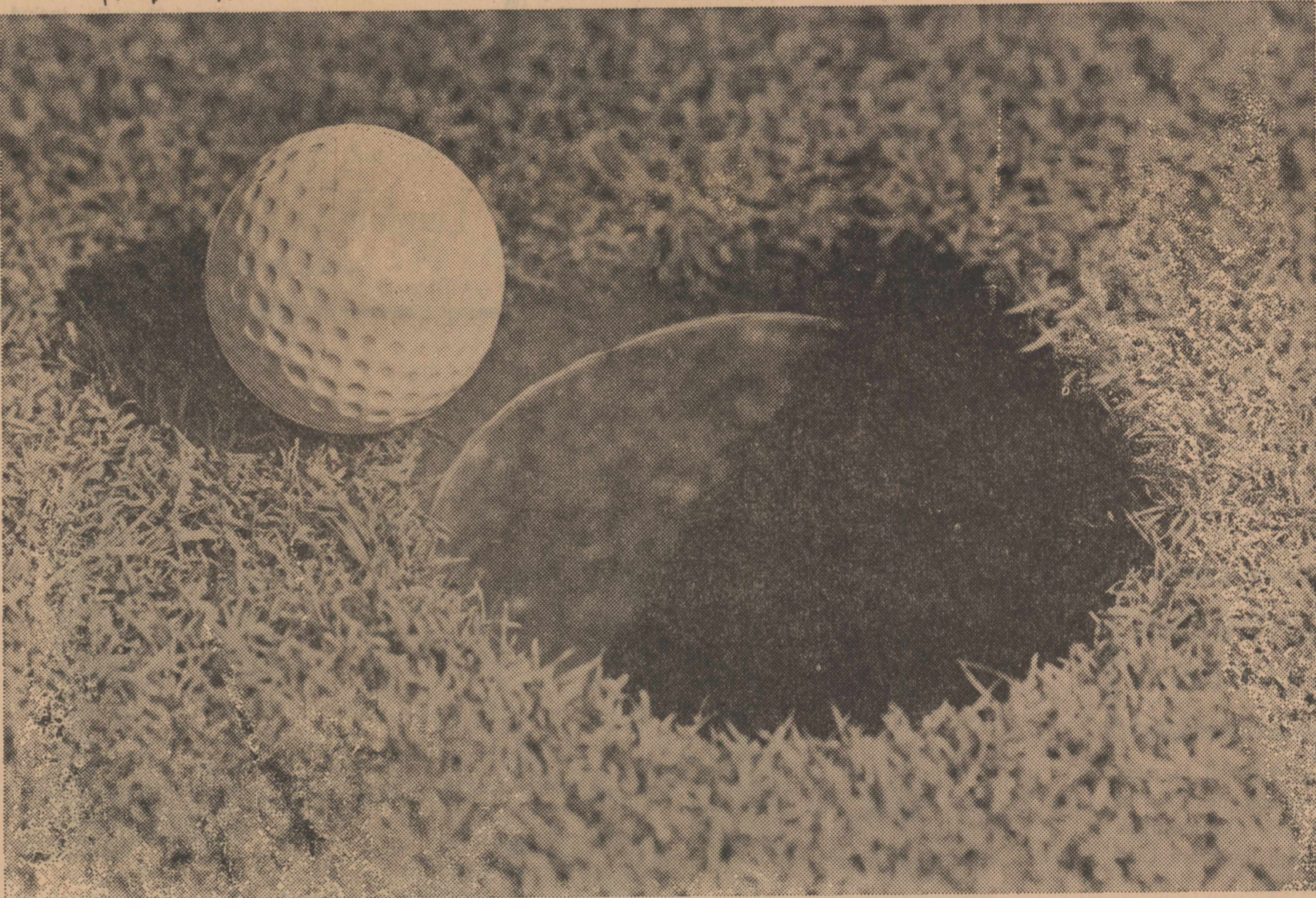
Sec. 3. The Governor of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Constitution and Laws of this State.



What a disappointment! You had a tremendous drive, the perfect chip shot, and a brilliant putt; then your ball stopped a hairsbreadth from the edge of the cup. The birdie you thought was yours didn't materialize.

Of course, it's only a game; it doesn't really matter. But blighted hopes are not always so trivial. What if something really big passes you by? Suppose you don't get that promotion, your son's scholarship is given to someone else, an important client changes his mind, or the stock market wipes out your investment? Where do you turn? Where do you find strength to meet life's disillusionments?

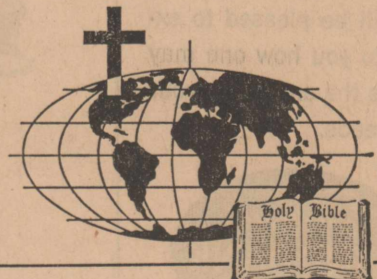
Spiritual values are constant. Fortunes may shift and change but your Church stands firm. The truths and inspiration you find there give meaning, purpose, and stability to your life.



**THE CHURCH FOR ALL • ALL FOR THE CHURCH**

The Church is the greatest factor on earth for the building of character and good citizenship. It is a storehouse of spiritual values. Without a strong Church, neither democracy nor civilization can survive. There are four sound reasons why every person should attend services regularly and support the Church. They are: (1) For his own sake. (2) For his children's sake. (3) For the sake of his community and nation. (4) For the sake of the Church itself, which needs his moral and material support. Plan to go to church regularly and read your Bible daily.

They are: (1) For his own sake. (2) For his children's sake. (3) For the sake of his community and nation. (4) For the sake of the Church itself, which needs his moral and material support. Plan to go to church regularly and read your Bible daily.



Sunday 1 Samuel 2:2-10	Monday Nehemiah 8:9-12	Tuesday Proverbs 10:27-32	Wednesday Proverbs 15:22-33	Thursday John 6:60-69	Friday Ephesians 3:7-21	Saturday James 1:12-18
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Strasburg, Va.

**This Series of Ads is Being Published and Sponsored by the Following Ozona Business Establishments and Individuals in the Interest of a Stronger Community.**

- |                  |                                 |                       |                     |
|------------------|---------------------------------|-----------------------|---------------------|
| Hi-Way Cafe      | Bradbury's - In the Village     | Ozona Butane Co.      | Ozona National Bank |
| Ozona T V System | Ranch Feed & Supply Co.         | Meinecke Ins. Agency  | Ozona Oil Company   |
| Evans Foodway    | Sutton's Chevron Station        | Glynn's Shell Station | Stuart Motor Co.    |
| Wooten Motor Co. | South Texas Lumber Co. of Ozona | Flying W Cage Eggs    | Ozona Stockman      |

**Miss Pridemore Is Honored At Gift Shower In Angelo**

Miss Jan Pridemore, bride-elect of Stephen Kenley, was honored at a gift shower last week in San Angelo, at the home of Mrs. John Petty. Co-hostesses were Mrs. Petty, Mrs. Charles Rose, Mrs. Robert Lowry, Mrs. Dick Swindall, Mrs. John Robbins, Mrs. Robert Schaeffer, Mrs. Emmett Butts, Mrs. Everett Lee, Mrs. Homer Jordan, Mrs. Clem Clutter, Mrs. John Poss, Mrs. Vernie Horner, Mrs. William Harris, and Mrs. Homer Jordan, Jr. all of San Angelo.

An azalea pink and ruby red color theme was used in decorations.

Special guests were the honoree's mother, Mrs. Ottist B. Pridemore, the prospective bridegroom's aunt, Miss Ila Kenley of San Angelo, the honoree's cousin, Mrs. Alvin Spreen of Ballinger, and Mrs. J. W. Howell of Ozona. About 65 guests attended.

Another party feting Miss Pridemore was a brunch recently held at the home of Mrs. J. M. Baggett.

Other hostesses were Mrs. James Baggett, Mrs. Eugene Miller, and Mrs. C. O. Walker.

The decorations were pink asters and red roses. Guests played bridal bingo and several other games.

The hostesses presented Miss Pridemore with a gift.

Those attending from out of town were Miss Ila Kenley and Miss Becky Barnes, aunt and cousin of Mr. Kenley, of San Angelo. There were 19 guests from Ozona present.

Mr. and Mrs. C. O. (Lefty) Walker and Janice have returned from Elk City, Oklahoma, where they attended the annual Walker family reunion. The reunion is held every second Sunday in August. Seventy-five to a hundred relatives attended this year. On their way home, the Walkers stopped off in Dallas for a visit with their daughter, Mrs. Guy Wells and family.

Mr. and Mrs. Madden Read returned late last week from a three weeks tour of the Northwest. They visited in Alaska and into British Columbia. The Alaskan visit included a trip down the Yukon river, famed from gold rush days.

WANTED — Old Calendars old store ads, old costume jewelry. What have you, Write Marge Wagner, Sonora, Texas. 1p

**The News Reel**

A re-run of "The Ozona Story" as gleaned from the files of The Ozona Stockman

From The Stockman August 13, 1936

Only a few hours before the disastrous fire at the Davidson headquarters ranch seven miles south of Ozona, which fatally burned John Meinecke and destroyed a six-car garage, tool house and two automobiles, fire of undetermined origin at the Cauthorn ranch a few miles south of Juno destroyed a barn and garage and an automobile stored in it.

Mid-afternoon thermometer readings here the past three days have hung around the 105 mark, moderate temperatures compared to the 118 and readings down to 110 recorded over most sections of the state.

Manager Harris and his Ozona Giants will invade the stronghold of their ancient enemy, the Texon Oilers, the coming weekend for a brace of games on the Texon diamond.

—30 years ago— Mr. and Mrs. H. B. Cox, who with Mrs. S. E. Couch, have been visiting in California, sailed recently for a visit to the Hawaiian Islands. Mrs. Couch, it is understood here, did not accompany Mr. and Mrs. Cox on the Hawaiian trip but planned to return to her home in San Angelo.

—30 years ago— Mr. and Mrs. Clay Montgomery and Mr. and Mrs. Marshall Montgomery have returned from a visit to the Dallas and Fort Worth Centennial celebrations.

—30 years ago— Financial World: Why criticize the younger generation for going around without shirts? They'll have to do it when they pay the debts of this generation.

Mrs. Hugh Childress, Jr., entertained Las Amigas club and a number of guests Friday morning at the home of Mrs. Hugh Childress, Sr. High club prize went to Mrs. Alvin Harrell and guest high to Miss Bernice Bailey. Mrs. Gertrude Perry drew cut prize.

—30 years ago— The approaching marriage of Miss Bernice Bailey, daughter of Mr. and Mrs. John R. Bailey of Ozona, was announced here Tuesday afternoon at a tea given by the mother of the bride-elect. Miss Bailey will become the bride of Brock Jones of Hous-

ton, a member of the civil engineering staff of the Humble Oil and Refining Co. The wedding date was announced as September 1.

—30 years ago— Miss Mayde Jo Bailey, daughter of Mr. and Mrs. Albert Bailey, who ranch in Pecos County near Iraan, spent last week and this week as the guest of Miss Ora Louise Cox, daughter of Mr. and Mrs. Bascomb Cox.

—30 years ago— Mrs. Ben Ingham complimented her daughter, Betty Jane, on her thirteenth birthday Monday afternoon with a swimming party fol-

lowed by a theatre party in the evening.

—30 years ago— Mr. and Mrs. Hugh Childress, Jr., entertained their contract club Friday night at the home of Mr. and Mrs. Hugh Childress, Sr. Miss Carolyn Montgomery and Philip Lee Childress held high scores.

Mr. and Mrs. Larry Dodson visited in New Castle, over the past weekend. Mr. Dodson is employed at Wooten Motors.

—oOo— Mrs. Clyde Harris and children, Roy J. and Melissa, from Del Rio are visiting her parents, Mr. and Mrs. R. J. Everett.

**NOTICE**

To All Sons and Daughters of the Glorious State of Texas (and a few Selected Yankees)

You are Herewith Advised of the Forthcoming Celebration of the 75th Anniversary of the Founding of our Fair City and Great County, in Honor of which will be held an Historical Revue of Great Scope and Entertainment on Friday and Saturday evenings August 20th and 21st; a Parade of fine Animals and Vehicles both horse-drawn and horseless on Saturday morning; a Gospel Service Sunday afternoon August 15th with Preaching by Dr. Andrew F. Edington a most Eloquent and Sensible Speaker and Gospel Singing led by Lloyd P. Bloodworth, Sr. the same having a Voice both Strong and Melodious; a sociable Gathering for making new Acquaintances and Greeting old Friends Friday; a Barbecue with Victrolas Succulent and Plentiful on Saturday; and Street Dancing to the Well-Favored Music of fine Instrumentalists Saturday evening.

A Cordial Invitation to attend this Gals' Affair is extended to you by

THE CITIZENRY OF "THE CAPITAL OF THE STOCKMAN'S PARADISE" SONORA SUTTON COUNTY TEXAS

**Brown Furniture Company**

"Everything For The Home"

Furniture, Appliances, Carpet

Ozona Phone 392-2341 Texas

Announcing Addition of a New Line of

**CASUAL SHOES**

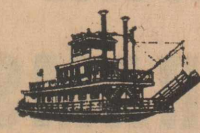
For Ladies and Misses

We are proud to offer you the complete line of Casual Shoes by International Shoe Co., including flats, loafers and all types of casual shoes for ladies and misses.

For your "Back to School" shoe needs, shop

**Loudamy's Fashion Shoppe**

Village Shopping Center



From T.J.'s Paket Boat



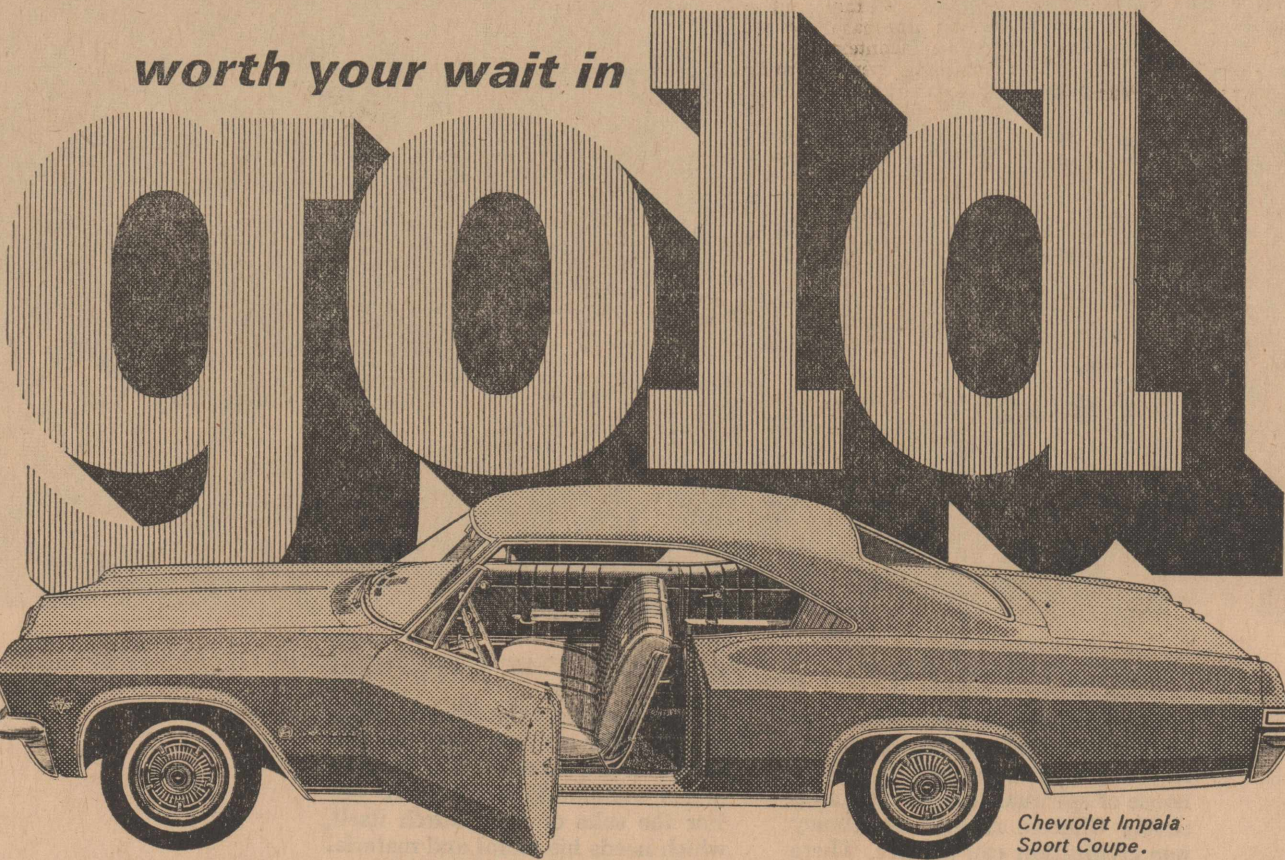
**Southampton Shift** by Thermo-Jac

T.J.'s newest... the Southampton! In Colonial Heathers of Puritan Blue, Ranger Green or British Red. 65% Dacron/35% cotton... permanently-pleated... brass-buttoned... belted all around. True Junior sizes 3 through 15. PRICES START AT \$14.95

Like to be a Thermo-Jac Model in Seventeen? Come in... see how!

Loudamy Fashion Shoppe

worth your wait in



You couldn't pick a better time than now to buy a Chevrolet! Plenty of beautiful driving weather ahead, and your Chevrolet dealer is making allowances for your old car that are even more beautiful. Come drive a great deal.



Corvair Monza Sport Coupe.



Chevelle Malibu Sport Coupe.

Now's the time to get a No. 1 buy on the No. 1 cars.



YOUR CHEVROLET DEALER

**WOOTEN MOTOR CO.** OZONA - TEXAS

42-6494

**LAND BANK LOANS**

Loans designed to meet the greater demands of land owners during these changing times are Land Bank loans.

We make them in this area and will be pleased to explain to you how one may well be the answer to your loan needs.



Phone 24221 SONORA, TEXAS

99% OF THE COOKING AT THE WORLD'S FAIR



IS PROVIDED BY GAS

Pioneer Natural Gas Company



Kitty's Korner

By Kitty Montgomery

We don't usually think of girls in their early teens as being the most thoughtful human beings in the world, but last week a group of girls belied this universal teenage image when they gathered up all the pre-school children they could find and herded them off to the local theater to enjoy Walt Disney's production of "Cinderella". My pre-school daughter was entranced and it was worth the late hour to hear her tell about her night out with the girls. The group consisted of Johnette Dozier, Georgeanne Janes, Mary and Martha Sim-

We are a long way from the end of summer, but the fall school term is just around the corner. Mothers will settle down to meals on time, being the family chauffeur, rising early to get the kids off to school and getting back into the old routine of nine months of school activity. With school starting August 30, there are school clothes to buy and that last-minute trip to take. Only 17 more days to the first school bell. Incidentally, shoppers will find a wider selection of school apparel in the stores here in Ozona

this year than ever before. Beth Boyd has added the Glamour Room to her Small Fashions, featuring clothes for the teen-ager. Loudamy's Fashion Shoppe has added an entire new line of casual shoes.

It's peach season, and if you have a freezer, you can have fresh peaches all year long. In freezing, you'll find peaches in halves and slices have a better quality when packed in sirup. To make a sirup pack, use 3 cups of sugar to 4 cups of water. This makes about 5 1/2 cups of sirup, enough for 8 pint containers of peaches. Make sirup ahead of time so it will be ready and cold when you need it. Dissolve sugar in cold or hot water and to avoid darkening of peaches, add 1/2 teaspoon of ascorbic acid to each quart of sirup. Pour about 1/2 cup of sirup into each moisture-vapor-proof pint container.

Slice peaches (after peeling) directly into container and add sirup to cover, leaving 1/2 inch head space. Place a small piece of crumpled water resistant paper on top of fruit and press down into sirup. Seal and freeze.

A great deal of publicity has been given to the increased draft quotas and the problems thus created. I can't see why the problem couldn't easily be solved right on the college campus. Daily

on our T. V. news programs, we see this vast army of protestors, most of whom protest just to be protesting. Why not draft these bearded, drifting bums into the army and let them "find themselves" in Viet Nam. Can there be a better way to make responsible citizens of this scum element? This would enable them to get a close-up view of the situation then when they returned home if they still wished to protest, they would have some knowledge of what they are protesting.

Until the rain Monday and Tuesday, it had been too hot to move around much and we didn't notice much activity in town, just Marshall and Pauline taking Bob for his afternoon ride in the pick-up.

OZONA LODGE NO. 741

A. F. & M. Reg. meeting on 1st Mon. of mon.

Western Mattress Company SAN ANGELO, TEXAS Save 50% on naving your mattress renovated - All Work Guaranteed - PICK UP & DELIVERY In Ozona Twice a Month Call 392-2166

Mr. and Mrs. John Thompson and children left Sunday for a vacation with Mr. Thompson's mother in Georgia.

Mike Willborn of Amarillo is here this week for a visit with Mr. and Mrs. Buddy Phillips. He is a brother of Mrs. Phillips.

Mr. and Mrs. B. W. Melton and children, Pam and Kim, returned home Sunday after a week's visit with Mr.

Melton's brother in Harlingen. It Pays To Advertise.

JANES FUNERAL HOME 802 Avenue E DEDICATED TO SERVICE 24-Hour Ambulance Service Phone 392-3202 OUR INTEREST RATE IS STILL 6% CHARGED ON DAILY OUTSTANDING BALANCE (SIMPLE) FOR ALL AGRICULTURAL LOANS Texas Production Credit Ass'n. 116 S. Oaks San Angelo, Texas J. R. Canning, Pres. E. D. Webster, Dir. R. C. Chandler, V-Pres. Aubrey Delong, Dir. J. Burney Ligon, Dir. Lee Russell, Asst. Mgr. Phil H. Lane, Mgr.

Your "Shop at Home Bonus" 10% Discount On all Back-To-School clothing bought from now 'till school starts. This includes everything in our Store - shoes to hats - linens and all. Watson's DEPARTMENT STORE Your Family Store OPEN 8:30 TO 5:30 WEEKDAYS - SATURDAY 9-6

You probably use more electricity during the HOT SUMMER MONTHS because...

COOLING APPLIANCES WORK HARDER... SO DO REFRIGERATORS THERE'S MORE LAUNDRY TO DO

Year in, year out - electricity provides you with more real service per dollar spent than any other item in your family budget, but it takes hot weather to show up electricity's BIGGEST value. The average WTU residential customer is paying an average of 18% less per KWH than in 1953. Add up your Summertime extras and see why Electricity does so much more for you...at so very little additional cost.

WEST TEXAS UTILITIES COMPANY An investor owned company ELECTRICITY COSTS SO LITTLE... YOU CAN USE LOTS OF IT

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. HOUSE JOINT RESOLUTION NO. 5 proposing an Amendment to Section 49-b, Article III of the Constitution of Texas so as to authorize the issue of the Veterans' Land Fund; and providing for an election and the issuance of a proclamation therefor. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 49-b, Article III of the Constitution of Texas, be amended so that the same will hereafter read as follows: "Section 49-b. By virtue of prior Amendments to this Constitution, there has been created a governmental agency of the State of Texas performing governmental duties which has been designated the Veterans' Land Board. Said Board shall continue to function for the purposes specified in all of the prior Constitutional Amendments except as modified herein. Said Board shall be composed of the Commissioner of the General Land Office and two citizens of the State of Texas, one (1) of whom shall be well versed in veterans' affairs and one (1) of whom shall be well versed in finances. One (1) such citizen member shall, with the advice and consent of the Senate, be appointed biennially by the Governor to serve for a term of four (4) years; but the members serving on said Board on the date of adoption hereof shall complete the terms to which they were appointed. In the event of the resignation or death of any such citizen member, the Governor shall appoint a replacement to serve for the unexpired portion of the term to which the deceased or resigning member had been appointed. The compensation for said citizen members shall be as is now or may hereafter be fixed by the Legislature; and each shall make bond in such amount as is now or may hereafter be prescribed by the Legislature. "The Commissioner of the General Land Office shall act as Chairman of said Board and shall be the administrator of the Veterans' Land Program under such terms and restrictions as are now or may hereafter be provided by law. In the absence or illness of said Commissioner, the Chief Clerk of the General Land Office shall be the Acting Chairman of said Board with the same duties and powers that said Commissioner would have if present. "The Veterans' Land Board may provide for, issue and sell not to exceed Four Hundred Million Dollars (\$400,000,000) in bonds or obligations of the State of Texas for the purpose of creating a fund to be known as the Veterans' Land Fund. Two Hundred Million Dollars (\$200,000,000) of which have heretofore been issued and sold. Such bonds or obligations shall be sold for not less than par value and accrued interest; shall be issued in such forms, denominations, and upon such terms as are now or may hereafter be provided by law; shall be issued and sold at such times, at such places, and in such installments as may be determined by said Board; and shall bear a rate or rates of interest as may be fixed by said Board but the weighted average annual interest rate, as that phrase is commonly understood in the municipal bond market, of all the bonds issued and sold in any installment of any bonds may not exceed four and one-half per cent (4 1/2%). All bonds or obligations issued and sold hereunder shall, after execution by the Board, approval by the Attorney General of Texas, registration by the Comptroller of Public Accounts of the State of Texas, and delivery to the purchaser or purchasers, be incontestable and shall constitute general obligations of the State of Texas under the Constitution of Texas; and all bonds heretofore issued and sold by said Board are hereby in all respects validated and declared to be general obligations of the State of Texas. In order to prevent default in the payment of principal or interest on any such bonds, the Legislature shall appropriate a sufficient amount to pay the same. "In the sale of any such bonds or obligations, a preferential right of purchase shall be given to the administrators of the various Teacher Retirement Funds, the Permanent University Funds, and the Permanent School Funds. "Said Veterans' Land Fund shall consist of any lands heretofore or hereafter purchased by said Board, until the sale price thereof, together with any interest and penalties due, have been received by said Board (although nothing herein shall be construed to prevent said Board from accepting full payment for a portion of any tract), and of the moneys attributable to any bonds heretofore or hereafter issued and sold by said Board which moneys so attributable shall include but shall not be limited to the proceeds from the issuance and sale of such bonds; the moneys received from the sale or resale of any lands, or rights therein, purchased with such proceeds; the moneys received from the sale or resale of any lands, or rights therein, purchased with other moneys attributable to such bonds; the interest and penalties received from the sale or resale of such lands, or rights therein; the bonuses, income, rents, royalties, and any other pecuniary benefit received by said Board from any such lands; sums received by way of indemnity or forfeiture for the failure of any bidder for the purchase of any such bonds to comply with his bid and accept and pay for such bonds or for the failure of any bidder for the purchase of any lands comprising a part of said Fund to comply with his bid and accept and pay for any such lands; and interest received from investments of any such moneys. The principal and interest of the bonds heretofore and hereafter issued by said Board shall be paid out of the moneys of said Fund in conformance with the Constitutional provision authorizing such bonds; but the moneys of said Fund which are not immediately committed to the payment of principal and interest on such bonds, the purchase of lands as herein provided, or the payment of expenses as herein provided may be invested in bonds or obligations of the United States until such funds are needed for such purposes. "All moneys comprising a part of said Fund and not expended for the purposes herein provided shall be a part of said Fund until there are sufficient moneys therein to retire fully all of the bonds heretofore or hereafter issued and sold by said Board; at which time all such moneys remaining in said Fund, except such portion thereof as may be necessary to retire all such bonds which portion shall be set aside and retained in said Fund for the purpose of retiring all such bonds, shall be deposited to the credit of the General Revenue Fund as may be prescribed by law. All moneys becoming a part of said Fund thereafter shall likewise be deposited to the credit of the General Revenue Fund. "When a Division of said Fund (each Division consisting of the moneys attributable to the bonds issued and sold pursuant to a single Constitutional authorization and the lands purchased therewith) contains sufficient moneys to retire all of the bonds secured by such Division, the moneys thereof, except such portion as may be needed to retire all of the bonds secured by such Division which portion shall be set aside and remain a part of such Division for the purpose of retiring all such bonds, may be used for the purpose of paying the principal and the interest thereon, together with the expenses herein authorized, of any other bonds heretofore or hereafter issued and sold by said Board. Such use shall be a matter for the discretion and direction of said Board; but there may be no such use of any such moneys contrary to the rights of any holder of any of the bonds issued and sold by said Board or violative of any contract to which said Board is a party. "The Veterans' Land Board shall be used by said Board for the purpose of purchasing lands situated in the State of Texas owned by the United States or any governmental agency thereof, owned by the Texas Prison System or any other governmental agency of the State of Texas, or owned by any person, firm, or corporation. All lands thus purchased shall be acquired at the lowest price obtainable, to be paid for in cash, and shall be a part of said Fund. Such lands heretofore or hereafter purchased and comprising a part of said Fund are hereby declared to be held for a governmental purpose, although the individual purchasers thereof shall be subject to taxation to the same extent and in the same manner as are purchasers of lands dedicated to the Permanent Free Public School Fund. "The lands of the Veterans' Land Fund shall be sold by said Board in such quantities, on such terms, at such prices, at such rates of interest and under such rules and regulations as are now or may hereafter be provided by law to Texas veterans who served not less than ninety (90) continuous days, unless sooner discharged by reason of a service-connected disability, on active duty in the Army, Navy, Air Force, Coast Guard or Marine Corps of the United States between September 16, 1940, and March 31, 1955, and who upon the date of filing his or her application to purchase any such land is a citizen of the United States, is a bona fide resident of the State of Texas, and has not been dishonorably discharged from any branch of the Armed Forces above-named and who at the time of his or her enlistment, induction, commissioning, or drafting was a bona fide resident of the State of Texas. The foregoing notwithstanding, any lands in the Veterans' Land Fund which have been first offered for sale to veterans and which have not been sold may be sold or resold to such purchasers, in such quantities, and on such terms, and at such prices and rates of interest, and under such rules and regulations as are now or may hereafter be provided by law. "Said Veterans' Land Fund, to the extent of the moneys attributable to any bonds heretofore issued and sold by said Board, may be used by said Board, as is now or may hereafter be provided by law, for the purpose of paying the expenses of surveying, monumenting, road construction, legal fees, recordation fees, advertising and other like costs necessary or incidental to the purchase and sale, or resale, of any lands purchased with any of the moneys attributable to such additional bonds, such expenses to be added to the price of such lands when sold, or resold, by said Board; for the purpose of paying the expenses of issuing, selling, and delivering any such additional bonds; and for the purpose of meeting the expenses of paying the interest or principal due or to become due on any such additional bonds. "All moneys attributable to the bonds issued and sold pursuant to the Constitutional Amendment adopted on November 6, 1956, shall be credited to said Veterans' Land Fund and may be used for the purpose of purchasing additional lands, to be sold as provided herein, until December 1, 1965; provided, however, that so much of such moneys as may be necessary to pay interest on such bonds shall be set aside for that purpose. After December 1, 1965, all moneys attributable to such bonds shall be set aside for the retirement of such bonds and to pay interest thereon; and when there are sufficient moneys to retire all of such bonds, all of such moneys then remaining or thereafter becoming a part of said Veterans' Land Fund shall be governed as elsewhere provided herein. "All of the moneys attributable to any series of bonds heretofore issued and sold by said Board (a 'series of bonds' being all of the bonds issued and sold in a single transaction as a single installment of bonds) may be used for the purpose of sale of lands as herein provided, to be sold as herein provided, for a period ending eight (8) years after the date of sale of such series of bonds; provided, however, that so much of such moneys as may be necessary to pay interest on bonds heretofore issued and sold shall be set aside for that purpose in accordance with the resolution adopted by said Board authorizing the issuance and sale of such series of bonds. After such eight (8) year period, all of such moneys shall be set aside for the retirement of any bonds heretofore issued and sold and to pay interest thereon, together with any expenses as provided herein, in accordance with the resolution or resolutions authorizing the issuance and sale of such additional bonds, until there are sufficient moneys to retire all of the bonds heretofore issued and sold, at which time all such moneys then remaining a part of said Veterans' Land Fund and thereafter becoming a part of said Fund shall be governed as elsewhere provided herein. "This Amendment being intended only to establish a basic framework and not to be a comprehensive treatment of the Veterans' Land Program, there is hereby reposed in the Legislature full power to implement and effectuate the design and objects of this Amendment, including the power to delegate such duties, responsibilities, functions, and authority to the Veterans' Land Board as it believes necessary. "Should the Legislature enact any enabling laws in anticipation of this Amendment, no such law shall be void by reason of its anticipatory nature. "This Amendment shall become effective upon its adoption." Section 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November, 1965, at which election all ballots shall have printed thereon the following: "FOR the Amendment to Section 49-b of Article III of the Constitution of Texas to increase the Veterans' Land Fund by \$200,000,000; said Fund to be used for the purpose of purchasing land in Texas to be sold to Texas veterans who served in the Armed Services of the United States between September 16, 1940, and March 31, 1955; such funds to be expended in accordance with instructions and requirements that may be provided by law"; and "AGAINST the Amendment to Section 49-b of Article III of the Constitution of Texas to increase the Veterans' Land Fund by \$200,000,000; said Fund to be used for the purpose of purchasing land in Texas to be sold to Texas veterans who served in the Armed Services of the United States between September 16, 1940, and March 31, 1955; such funds to be expended in accordance with instructions and requirements that may be provided by law." If it appears from the returns of said election that a majority of the votes cast were in favor of same Amendment, the same shall become a part of the State Constitution and be effective from the date set forth in said Amendment, and the Governor shall issue a proclamation in keeping therewith. Section 3. The Governor of the State of Texas shall issue the necessary proclamation for said election and shall have the same published as required by the Constitution and Laws of this state.

### Miss Barbara Barbee Jesse C. Williams Wed



Mrs. Jesse Carroll Williams  
... was Miss Barbara Barbee

Miss Barbara Barbee, daughter of Mr. and Mrs. Beall Barbee, and Jesse Carroll Williams son of Mr. and Mrs. George W. Williams of Weatherford, were married in Ozona Methodist Church Saturday, August 7, with the Rev. Leonard Garrett, pastor, officiating.

The bride wore a full length gown of white tulle and Chantilly lace, designed with the full skirt extending into a chapel train. The finger-length veil was attached to a cap of Chantilly lace embroidered with seed pearls. She carried a white prayer book topped with garters of tulle and showers of stephanotis, centered with white Jaffette orchids.

The bride's father gave her in marriage.

Miss Sandra Whitaker was the bride's maid of honor. The bridesmaids were Miss Ann Hunter of San Angelo, the bride's cousin, Miss Nancy Williams of Weatherford, the bridegroom's sister, and Miss Lynn McCrary of Odessa. They wore identical dresses of ice-blue silk organza. Their headaddresses were blue veiling caught up with a blue flower. They carried cascade bouquets of white carnations.

Condy Williams of Weatherford, the bridegroom's brother, was his honor attendant. Groomsman were Larry Wood and David Clark of Lubbock and Moe Barbee, the bride's brother.

Clarence D. Williams of Weatherford and Wilford Simpson of Fort Worth, both cousins of the bridegroom, were ushers.

Mrs. Brooks Dozier and Mrs. L. B. Cox, III, were soloist and organist. The musical selections were "Always", "The Wedding Prayer" and "The Lord's Prayer".

The church was decorated with candelabra covered with salol and white asters and baskets of white glads. The

alter decoration was an arrangement of white glads, agapanthus and asters.

Immediately following the wedding, a reception was held in the fellowship hall. The serving table was centered with an arrangement of white carnations. Serving guests were Mrs. Kathryn Hunter and Mrs. Bill Upton, both of San Angelo, aunts of the bride, Mrs. D. H. Davis, the groom's aunt, and Mrs. Clarence D. Williams, cousin of the groom, both of Weatherford.

Mrs. Jesse C. Marley presided at the bride's book.

The couple will live in Lubbock after a trip to San Antonio.

Mrs. Williams is a graduate of Ozona High School and a 1965 graduate of Texas Tech. She will teach in the Lubbock public schools this fall.

Mr. Williams, a graduate of Weatherford High School and Weatherford Junior College, is a senior at Texas Tech.

Mrs. Earl Chriesman of Big Lake, was hostess for the bridesmaid's luncheon held Saturday at noon at the Civic Center, honoring Miss Barbara Barbee.

The decorations were in blue and white. The centerpiece was an arrangement of white sweetheart roses and clusters of wedding bells.

Twenty-four guests attended the luncheon.

**FOR SALE** — Purebred Angora bunnies. No trouble to show. Also purebred Suffolk bucks. Raised in Crockett County. RUFUS WARD, 17 miles south of Ozona. Phone 392-2088. 19-tfc

**FOR SALE** — 22-ft. upright Carrier freezer in excellent condition \$150. M. H. Allen, 209 Mesquite Dr. Ph. 392-3213. 20-2tc

Mrs. J. B. Miller and Mr. and Mrs. Mike Miller plan to attend the wedding of Mrs. J. B. Miller's nephew, Dub Whittenburg, to Miss Tommy Lou Vines, in Little Rock Ark., Saturday of this week. Whittenburg is a son of Mr. and Mrs. Dar Whittenburg of Fort Stockton.

Mr. and Mrs. Gene Harris and children of Uvalde visited in the Max Morris home the early part of the week.

Jim Montgomery, son of Mr. and Mrs. Tom Montgomery, is visiting relatives in Brownwood this week. He plans to visit in Dallas and Austin before returning to Ozona for the fall school term.

#### CARD OF THANKS

We wish to express our deepest gratitude to all our friends in Ozona for their many, many acts of kindness and helpfulness, and for the many ways in which you expressed your sympathy in our bereavement. You have done much to ease our burden of grief and we will always be grateful.

The Family of  
V. O. Earnest

**AT THE WORLD'S FAIR**  
**GAS**  
DOES 80% OF THE  
AIR CONDITIONING  
Pioneer Natural Gas Company

#### PUBLIC NOTICE

##### Proposed CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. SENATE JOINT RESOLUTION NO. 24 proposing an Amendment to the Constitution of the State of Texas by amending Article VII, Section 17, providing a method of payment for the acquiring, constructing and equipping of buildings and other permanent improvements at certain state institutions of higher learning; providing for allocation of funds therefor; authorizing the issuance of bonds or notes and the pledging of allotted funds for the payment of same; providing for an election and the issuance of a proclamation therefor.

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

Section 1. That Section 17 of Article VII of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Section 17. In lieu of the state ad valorem tax on property of Seven Cents (7¢) on the One Hundred Dollars (\$100.00) valuation heretofore permitted to be levied by Section 51 of Article III, as amended, there is hereby levied, in addition to all other taxes permitted by the Constitution of Texas, a state ad valorem tax on property of Two Cents (2¢) on the One Hundred Dollars (\$100.00) valuation for the purpose of creating a special fund for the continuing payment of Confederate pensions as provided under Section 51, Article III, and for the establishment and continued maintenance of the State Building Fund as provided in Section 51b, Article III, of the Constitution.

"Also, there is hereby levied, in addition to all other taxes permitted by the Constitution of Texas, a state ad valorem tax on property of Ten Cents (10¢) on the One Hundred Dollars (\$100.00) valuation for the purpose of creating a special fund for the purpose of acquiring, constructing and initially equipping buildings or other permanent improvements at the designated institutions of higher learning provided that none of the proceeds of this tax shall be used for auxiliary enterprises; and the governing board of each such institution of higher learning is fully authorized to pledge all or any part of said funds allotted to such institution as

hereinafter provided, to secure bonds or notes issued for the purpose of acquiring, constructing and initially equipping such buildings or other permanent improvements at said respective institutions. Such bonds or notes shall be issued in such amounts as may be determined by the governing boards of said respective institutions, shall bear interest not to exceed four per cent (4%) per annum and shall mature serially or otherwise in not more than ten (10) years; provided further, that the state tax on property as heretofore permitted to be levied by Section 9 of Article VIII, as amended, exclusive of the tax necessary to pay the public debt, and of the taxes provided for the benefit of the public free schools, shall never exceed Thirty Cents (30¢) on the One Hundred Dollars (\$100.00) valuation. All bonds shall be examined and approved by the Attorney General of the State of Texas, and when so approved shall be incontestable; and all approved bonds shall be registered in the office of the Comptroller of Public Accounts of the State of Texas. Said bonds shall be sold only through competitive bids and shall never be sold for less than their par value and accrued interest.

"The following state institutions then in existence shall be eligible to receive funds raised from said Ten Cent (10¢) tax levy for the twelve-year period beginning January 1, 1966, and for the succeeding ten-year period: Arlington State College at Arlington Texas Technological College at Lubbock North Texas State University at Denton Lamar State College of Technology at Beaumont Texas College of Arts and Industries at Kingsville Texas Woman's University at Denton Texas Southern University at Houston Midwestern University at Wichita Falls University of Houston at Houston Pan American College at Edinburg East Texas State College at Commerce Sam Houston State Teachers College at Huntsville Southwest Texas State College at San Marcos West Texas State University at Canyon

Stephen F. Austin State College at Nacogdoches Sul Ross State College at Alpine Angelo State College at San Angelo

"Eighty-five per cent (85%) of such funds shall be allocated by the Comptroller of Public Accounts of the State of Texas on June 1, 1966, and fifteen per cent (15%) of such funds shall be allocated by said Comptroller on June 1, 1972, based on the following determinations:

"(1) Ninety per cent (90%) of the funds allocated on June 1, 1966, shall be allocated to state institutions based on projected enrollment increases published by the Coordinating Board, Texas College and University System for fall 1966 to fall 1978.

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

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

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

semester of the tenth year. All such designated institutions of higher learning shall not thereafter receive any general revenue funds for the acquiring or constructing of buildings or other permanent improvements for which said Ten Cent (10¢) ad valorem tax is herein provided, except in case of fire, flood, storm, or earthquake occurring at any such institution, in which case an appropriation in an amount sufficient to replace the uninsured loss so incurred may be made by the Legislature out of any General Revenue Funds. The State Comptroller of Public Accounts shall draw all necessary and proper warrants upon the State Treasury in order to carry out the purpose of this Amendment, and the State Treasurer shall pay warrants so issued out of the special fund hereby created for said purpose.

This Amendment shall be self-enacting. It shall become operative or effective upon its adoption so as to supersede and repeal the former provisions of this Section; provided further, that nothing herein shall be construed as impairing the obligation incurred by any outstanding notes or bonds heretofore issued by any state institution of higher learning under this Section prior to the adoption of this Amendment but such notes or bonds shall be paid, both as to principal and interest, from the fund as allocated to any such institution.

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at the General Election to be held on the first Tuesday after the first Monday in November, A.D. 1965, at which election all ballots shall have printed thereon: "FOR the Amendment to Article VII of the Constitution of the State of Texas by amending Section 17 thereof, providing a method of payment for the acquiring, constructing and equipping buildings and other permanent improvements at certain state institutions of higher learning."

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

Sec. 3. The Governor shall issue the necessary proclamation for said election and have the same published as required by the Constitution and laws of this state.

## B AND B FOOD STORE

BUD LOUDAMY—YOUR INDEPENDENT GROCER  
Specials Thurs. p. m., Fri. Sat. & Mon. Aug 12-13-14-16

<b>GROUND MEAT</b>	LB.	<b>39c</b>
<b>PORK STEAK</b>	LB.	<b>59c</b>
<b>CHEESE</b> RINDLESS LONGHORN	Lb.	<b>59c</b>
<b>ACE BACON</b> SLICED	LB.	<b>59c</b>
<b>FRYERS</b> FRESH U.S.D.A.	LB.	<b>33c</b>
<b>POTATOES</b> 10 LBS. CALIF. WHITE		<b>59c</b>
<b>GRAPES</b> WHITE SEEDLESS	LB.	<b>19c</b>
<b>PLUMS</b> SANTA ROSA RED	LB.	<b>15c</b>
<b>ONIONS</b> SWEET YELLOW	LB.	<b>10c</b>
<b>GLADIOLA - ALL PURPOSE</b>		
<b>FLOUR</b> 25 LBS.		<b>\$1.98</b>
<b>PATIO ENCHILADA DINNERS</b>	EACH	<b>39c</b>
<b>MORTON'S POT PIES</b> CHICKEN TURKEY BEEF	4 FOR	<b>99c</b>
<b>CHICKEN of the SEA TUNA</b> CHUNK STYLE	3 FOR	<b>\$1.00</b>
<b>CORN</b> KOUNTY KIST WHOLE KERNEL	2 FOR	<b>35c</b>
<b>PEAS</b> MISSION SUGAR PEAS	2 FOR	<b>35c</b>
<b>PET MILK</b> LGE CANS	2 FOR	<b>29c</b>
<b>MARYLAND COFFEE</b> 1 LB. CAN 2 LB. CAN		<b>79c - \$1.57</b>
<b>BEST VALUE TOILET TISSUE</b>	4 ROLL PACK	<b>29c</b>
<b>TOP JOB</b> LIQUID CLEANER		<b>39c</b>
<b>ALL BRANDS CIGARETTES</b>	CARTON	<b>\$3.00</b>
<b>TIDE</b> Giant Box		<b>69c</b>
<b>EGGS</b> Flying W Cowboy Brand		<b>39c</b>