

THE OZONA



STOCKMAN

CROCKETT COUNTY

1891-1966

ANNIVERSARY

"Out In The West, Where The Air Is Pure, The Climate Agreeable, And The People Friendly - - The Best Place On Earth To Call Home"

VOLUME 54

OZONA, CROCKETT COUNTY, TEXAS 76943,

5 Cents Per Copy

THURSDAY, AUG. 4, 1966

NUMBER 20

Kitty's Korner By Kitty Montgomery

I may be dense, but I don't see how the govern- Three AWOL servicemen ment can prevent killings by are being held by the FBI in passing legislation to control Arizona charged with violathe sale of firearms, as ad- tion of the Dyer Act, Federal vocated after the terrible law prohibiting the transtragedy at the University of portation of stolen property Texas Monday. The percent- across state boundaries, afage of people who own fire- ter Arizona State police pickarms and have never killed ed them up in Wilcox, Arianother person is overwhel- zona, driving a 1963 Chevromingly greater than the let belonging to Bryan Montminute percentage of those gomery and stolen from in

behind the wheel of a pow- The trio abandoned a stolen erful automobile has killed car from Florida in front of more innocent people in the the Calvary Baptist Church United States than the ma- before taking the Montgommiac with a gun in his hand. ery car. People who would never aream of putting a gun in fied Sunday that the car had their children's hands can been recovered in Wilcox and hardly wait to put them be- was in running condition. hind the wheel of a car.

but I am quite sure that dis- day to drive the car back. arming the populace of the United States would do little to stop killing. The criminal horse trailer belonging to mind bent on taking a life Johnny Jones from the Jones or lives would doubtless find ranch east of town. Officers another weapon.

-- kk --After a weeks vacation in school term, I think it timely to remind the various club reporters to get club news in as soon as possible after an County Salt Water event and if pictures are Disposal Pits Set used get them in on Monition. If reporters will bring road Commission has slated Baptist Revival their notes on meetings by hearings to give oil and gas To Begin Aug. 10 cial events.

in Viet Nam", arrived home as follows: Crockett County. looking forward to visiting 2 with him and passing on some of the colorful stories we know he will be around caught up on his shut-eye.

- k k -The airline strike seems rather remote to us in this area of the U.S. so when CBS T-V interrupted one of cur favorite shows the other night for a live remote from the White House of the President announcing an end to the airline strike, we were more irritated than relieved. However, I was a little surprised to discover the next day that the strike was still going on.

Sometimes I think our television networks are a little quick to break in with live news and certainly so in this instance. I'm more familiar with President Johnson's face than I am Tom's. I've seen him in his pajamas, I've seen his scar, I went through his operation with him, I've seen him sad, glad and mad.. I've heard every word in his vocabulry and felt that both his beagles were part of our family. I just wish that once I could change channels and get something else when I'm in the mood to be entertained, but no such luck, every network get in on the act.

- k k --It's probably the weather or just the time of the year that everybody gets crosswise with everybody else, especially husbands and wives. it should be compulsory for ness here a "good many years ago."

Car Stolen Here Found In Ariz.; Three Men Held

front of his home here Wed-The irresponsible person nesday night of last week.

Officials here were noti-Mr. and Mrs. Beecher Mont-Any killing is deplorable, gomery flew to Wilcox Sun-

> Thieves struck again the same night, stealing a twohave no clues so far in this theft.

> Monday night tires and

and gas fields in those coun-

pective days in the Hearing will begin at 10 a.m. Colorado Streets, Austin.



the heat, we are trying to tubes were stolen off two COUPLA BIC ONES that didn't get way. These beauties catch up this week and get new pick-ups parked in the were caught in Devil's River by a group of Ozona anglers Jr. Rdeo Places started on year-books for the Rutherford Motor Co. park- or a recent sortie. The big one on the left, held by Mrs. different clubs. Since the ing lot. So far the thieves Monroe Smith, weighed 35 pounds while Mrs. Eddie Crutchclub year begins with the have not been apprehended. field holds the "little fellow" that weighed 27 pounds. Both are yellow cats. The fishing party, composed of Mr. and Mrs. Smith and Mr. and Mrs. Crutchfield, Mr. and Mrs. Hensill Matthews of Sonora and Mr. and Mrs. James Smith, caught a dozen or more smaller fish, 10 to 15 pounders, July 22, 23, 24. and a number of small ones.

o'clock each evening.

late Tuesday and slept all Aug. 31; Nolan County, Sept. Floyd Bradley of Floydada miles southeast of Ozona, and Mrs. R. L. Bland. Mary ther, left the tower at noon tall of 1,800 delegates for the day Wednesday, but we are 1 and Coleman County, Sept. will preach daily from Aug 23/8 miles northeast of CanAnn Pitts, daughter of Mr. and was shot by the sniper. ust 15 through 21 with Sam you and 3½ miles northeast and Mrs. Bob Pitts, won the Mrs. Jones didn't know the Hearings are slated to be- Beam of Fort Worth direct- of Strawn production in the Girl's Barrel Racing in the extent of her injuries when gin at 9 a. m. on their res- ing the music. Daily services DePaul multipay gas field, 16-19 age group with 36.6. she talked to her mother. tours of the shrines will be to tell us when he gets Room in the Ernest O. There will be a fellowship Clayton Ranch (Ellenburger daughter of Mr. and Mrs. Bernice Jones, called the li-Thompson Building, 10th and hour following each evening gas) field and 35% miles Max Schneemann of Ozona, brary assuring himself of his



WHOSE BABY? This beloved little miss was born on the While drinking coffee with Texas plains and moved with her parents to Ozona in her Ann Mayfield and Mary Bess early childhood. Except for a short period away after her Harris the other morning we marriage, she has been an Ozonan for more than 50 years, came up with the solution; returning with her husband upon his purchase of a busi-

(Continued on Last Page) Last week's picture was of Ben Robertson on his pet horse. past two weeks.

Texaco To Drill

Sims directing the music.

Services will begin at a drill the No. 1 A. H. McMullan, a 9,400-foot lower Penn-Deeny Holden, "Our Man Dates of the hearings are Services will begin at 8 lan, a 9,400-foot lower Penn-Barrel Racing with 36.1 in Sulvanian and Stream wild sulvanian and sulvanian an four miles southwest of the vanian and Canyon gas)

> Location is 560 feet from Ellen Wildcat the west lines of 22-KL-TC RR. Elevation 2,437 feet

The Escondido multipay field of Crockett County gained its sixth Ellenburger producer and a location east extension to that pay with miles northeast of Iraan.

rels of 40.8 gravity oil, no oot Ellenburger failure. It is shot was fired. water, with gas-oil ratio of the No. 1-68 Henderson. 130-1. Production was been acidized with 11,000 feet.

tion of 2,574 feet

-000-

nett of Houston visited their tion, 2,525 feet. mother, Mrs. Zelia Bennett, here last week.

---000-

Funeral Services In S. Angelo For MrsA Millspaugh

Funeral services for Mrs. Austin C. Millspaugh, former Ozonan, were held at graveside in Fairmont Cemetery in San Angelo at 6:00 p. m. Wednesday.

Mrs. Millspaugh died Monday at Baylor Hospital in Dallas after a brief illness.

She was the daughter of Mrs. J. B. Campbell and the late Dr. Campbell of Alvarado and was graduated from Alvarado High School. She was also a graduate of the University of Texas.

years ago.

Survivors include her husband; a daughter, Sara Ann 3 Ozonans Escape Millspaugh of San Angelo; a son, Streit Austin Millspaugh of San Angelo; her mother, and a sister, Mrs. Jack Sparks of Austin.

Ozona Cowgirls Beat The Boys In

A record 180 contestants participated in the 9th Annual Junior Rodeo sponsored by the Lions Club and held at the rodeo grounds

Johnny Edmundson of San Saba was named all-around cowboy and presented with a trophy at the last performance of the rodec.

resides in Big Lake --000--

Set; Ozona Gas Field Extended

Tamarack Petroleum Co., Top of pay was picked at Inc., Midland, will drill the CAR BLAZE DOUSED 8,960 feet on ground eleva- No. 1-15 Smith as 138 miles east outpost to the two-well

Fort Stockton and Ellis Ben- depth is 8,200 feet; eleva- ed.

in the field is depleted.

(Continued on Last Page) Geo. Montgomery.



She was married to Austin RODEO QUEEN — Miss Lelee C Millspaugh, Crockett and Mitchell, daughter of Mr. Terrell county ranchman, and Mrs. G. K. Mitchell, was Dec. 21, 1947, in Houston. chosen queen of the 9th an-They lived on the ranch in nual Ozona Lions Club Ju-Crockett county before mov- nior Rodeo held last weeking to San Angelo, several end in the new fair park a-

Sniper's Bullets In Austin Carnage

Three young people from Ozona were within range of the University of Texas snip-or's bullets Monday when the er's bullets Monday when the firing broke out.

Mrs. Brock Jones, Jr., who is employed in the library lo-cated in the tower building World Confernce while Mr. Jones is attending the summer session at the university law school, related the Southwest Texas Con-Mrs. Clay Adams, by tele- three tours of Methodist phone Monday afternoon, shrines in England and the Mrs. Jones said that Mr. Continent during August. Jones usually came for her | The tours will be an adthe office, we can do a much better job than by telephone. We would be happy to have anyone stop by the Stock-man office for further in- disposal of salt water should be anyone of the formula operators in Crockett, Cole-better job than by telephone. We would be happy to have anyone stop by the Stock-man of the rodec.

Ozona cowboys failed to take any first places, but O-better job than by telephone. We would be happy to have anyone stop by the Stock-man of the rodec.

Ozona cowboys failed to take any first places, but O-better job than by telephone. We would be happy to have anyone stop by the Stock-man of the rodec.

Ozona cowboys failed to take any first places, but O-better job than by telephone. We would be happy to have anyone stop by the Stock-man of the rodec.

Ozona cowboys failed to take any first places, but O-better job than by telephone. We would be happy to have anyone stop by the Stock-man of the rodec.

Ozona cowboys failed to take any first places, but O-better job than by telephone. We would be happy to have anyone stop by the Stock-man of the rodec.

Ozona cowboys failed to take any first places, but O-better job than by telephone. We would be happy to have anyone stop by the Stock-man of the rodec.

Ozona cowboys failed to take any first places, but O-better job than by telephone. We would be detained to the lith world Me-better job than by telephone. We would be happy to have anyone stop by the Stock-man of the rodec.

Ozona cowboys failed to take any first places, but O-better job than by telephone. We would be happy to have anyone stop by the stock-man and Nolan counties opyellow anyone stop by the Stock-man of the rodec.

Ozona cowboys failed to the lith world Me-better job than by telephone. We would be detained to the lith world Me-better job than by telephone. We would be detained to the lith world Me-better job than by telephone. We would be detained to the lith world Me-better job than by telephone. We would be detained to the lith world Me-better job than by telephone. We would be Bland won the Girl's Break- and she arranged to take her O. Eugene Slater, presiding formation on reporting so- not be eliminated in all oil oil otherwise they would be well as Conference will be a so Conference

Shryl Schneemann, grand- Mr. Jones, son of Judge southeast of the Davidson won first place in girl's pole wife's safety and had no superintendent of the Mc-Ranch (detrital, Pennsylbending, 12 and under. Shryl choice but to wait in sus- Allen District, will lead a pense the ensuing 80 min- tour of 29 Methodists from utes of the gun battle. After the Lower Rio Grande Valthe ordeal was over, the li- ley on a three-country tour brary staff was dismissed for of England, Scotland and the day and it was 3 p. m. France. before Mrs. Jones could get | Dr. Ted Richardson, San her call through the jammed Antonio, executive secretary switchboards to Ozona.

F. R. (Dick) Henderson, Jr. of Mr. and Mrs. L. D. Kirby, et al, Ozona, will drill an 8,- was in a classroom when the ental Oil Co. No. 1-1 J. M. 300 - foot -Ellenburger wild shooting started and a bullet August 9. Dr. Richardson will Shannon, Fusselman produ- cat in Crockett County, five whizzed through the room cer, and former lower Penn- miles northwest of Ozona before the class was evacuatsylvanian producer, 14.7 and four miles south of the ed to the basement of the Denmark and Berlin, then to two-well Ellenburger area of building. Her roommate, she the Vaughn multipay field, related, had barely reached It was finaled for 216 bar- but separated by an 8,045- her dormitory when the first

Upon hearing the news, Location is 1,909 feet from the Kirbys tried to call, but through a 14-64-inch choke the north and 467 feet from were told it would be hours his group will be Mr. and and perforations between the west lines of 68-OP-GC& before they could get 8,794-9,042 feet, which had SF. Ground elevation is 2,586 through. They talked to their ter, Cynthia, and Mrs. B. B. daughter at mid-afternoon.

Volunteer firemen were Location is 759 feet from Buckhorn (Ellenburger gas) called out shortly after noon the north and 2,037 feet from field of Crockett County, 14 Monday to put out a fire in the west lines of 1-2-GC&SF. miles northeast of Ozona. a Falcon driven by Bill Sea-Location is 660 feet from horn east of town. However, Mrs. Pete Hickman and the south and east lines of when they arrived the fire Janes Funeral Home, ansons, Terry and Grant, of 15 - AB - D&SE. Contract had already been extinguish nounced the purchase of a

Damage to the vehicle was Ellenburger oil production thought to be slight.

-000-Crockett County Museum gas) field of Crockett Coun- and Mrs. Carolyn Shepper- tinue here in Ozona. registered 143 out-of-town ty was extended one mile son of San Angelo, spent the visitors and 32 in-town visit- southeast with completion of weekend with their grand-

Twisters Sighted As Rains Deluge **Town Area Tues**

Ozona was deluged by an inch of rain Tuesday afternoon during a turbulent thunderstorm of approximately thirty minutes duration. During the rain, funnel-shaped clouds were reported to the northwest. However, the twisters did not touch ground and no damage reported as a result. High winds during the storm possibly a back-lash from the tornadoes in the clouds, damaged trees in parts of the

Tuesday's moisture was the first since July 8 when .29 of an inch fell. The storm seemed to center over the town, as very little rain fell on the surrounding ranch land which has been parched by the 100 degree and over temperatures experienced the past few weeks.

Further south of Ozona in Val Verde County, thundershowers dumped from a halfinch up to an inch of rain on ranchlands in that area.

AttendMethodist

Some 80 Methodists from the story of the couple's ference of the Methodist narrow escape to her mother, Church will be members of

sylvanian and Strawn wild- the 13-15 age group. Both One of Mrs. Jones' co- ence at the World Methodist cat, in Crockett Conuty, nine girls are the daughter of Mr. workers, an expectant mo- Conference, which has a to-

> Some of those making the delegates. The others will be non-delegates.

> Rev. Sam Fore, Jr., district

of the conference, will lead Barbara Kirby, daughter a 28-day tour of 10 countries, departing San Antonio by Braniff at 11:15 a. m. on They will fly to Scotland, where some will attend the world conference, then to Rome, Switzerland, Paris, Madrid and Lisbon before returning home.

With Dr. Richardson and Mrs. R. A. Harrel and daugh-Ingham, Sr., all of Ozona. Mr. Harrell is an official delegate from the Southwest Texas Conference to the World Methodist Conference.

NEW AMBULANCE

Lawrence Janes, owner of new ambulance this week.

Unlike some of the surrounding cities plagued by wage and hours problems, The Ozona (Canyon sand | Mr. and Mrs. Mike Talley ambulance service will con-

--000-Mr. and Mrs. Dixon Mahon ors for a total of 175 for the Delta Drilling Co. and Pauley mother and mother, Mrs. and children are enjoying a vacation trip in Mexico.

THE OZONA STOCKMAN

Published every Thurs. at Ozona, Crockett County Texas

W. EVART WHITE - Editor and Publisher Entered at the Post Office at Ozona, Texas, as Second Class Mail Matter under Act of Congress, March 3, 1879

Subscription Rates:

\$2.00 Per Year in Crockett & Adjoining Counties. \$3.00 Per Year Elsewhere.

Notices of church entertainments where admission as accidents, will appear on is charged, cards of thanks, resolutions of respect, and your experience record and troyer cruised off the shores returned to the local ASCS ciation. all matter not news, will be charged for at regular ad- will count against you. vertising rates.

Any erroneous reflection upon the character of any will hit where it hurts the East as Hong Kong, Bangperson or firm appearing in-these columns will be gladly most — the purse. and promptly corrected if called to the attention of the management.

CLASSIFIED RATES - 5 cents per word first insertion; who are penalized by higher home in the Chandler addi-4 cents per word each additional insertion. Minimum rates because of the care- tion. charge 50 cents per insertion.



EVERYBODY WORKS. BUT

According to Washington, employment in the United States has never been higher. Industry is humming, lickety - split, everybody is hard at work in office and factory, farm and road, and the big problem is to find enough workers.

we don't understand.

looking to right and left, it captains and their commissomehow seems that millions sars of Americans aren't working In an entirely different innocent bystanders who of- And where? Part-time, mayten have to stop working be — say on Sunday?

And what about all those has just returned from a vapeople who seem to make a cation trip on the highways career out of trudging and concluded that the Dethrough the South congre- partment of Labor must gating in the big cities to classify fighting the traffic listen to demagogs, and on the highways as work. It squatting on college camp- is. uses getting and giving a 'liberal" education? Are DUPLICATE BRIDGE these people employed- But maybe demonstrating has

NOTICE OF REWARD

I am offering \$500 Reward

for apprenension and con- ples: First, Mrs. Jake Short viction of guilty parties to and Mrs. Robt. Cox; second, every theft of livestock in Mrs. J. B. Parker and Mrs. Crockett County — except Cleophas Cooke; third, Mrs. that no officer of Crockett Carl North and Mrs. Lovella County may claim the re- Dudley.

Billy Mills Sheriff, Crockett Co.

Phone 2.8811

now become an honored profession and is so considwork force.

can't be expected to hold three points. Still, there are some things down regular jobs. Obviously they have to be on a standby listening to the radio and ricades at the call of their resulting in suspension.

at all. They're out on strike. category is the group which This may mean steady work prompted our thinking on for negotiators and arbitra- this subject — the millions tors, and it keeps a few toil- of people on the nation's ers working on the picket highways any weekday. lines. But how does the De- These people are going to or partment of Labor classify coming from work? In those the many who just sit and costumes? With all those be based on driving records wait? Not to mention a lot of kids, When do they work?

when a union goes on strike. The writer of these lines

Winners in Tuesday night's (Aug. 2) Duplicate Bridge Club session, Master Point night, were: North-South couples: First, Miss Mildred North and Mrs. Wilma Hayes; second, Mrs. Jack Brewer and Mrs. Ashby McMullan; third, Mr. and Mrs. Evart White. East-West cou-

OHS band rehearsals will begin August 15, at the band

HIGHLIGHTS AND

SIDELIGHTS From Your State Capitol

Austin, Texas — How you drive that automobile during the next 21 months will decar insurance a year from

Traffic violations, as well son (DDG-12).

Or conversely, if you care lessness of others. And that's | Carlton Smith, former Ocessary.

— including speeding. ered by the Department of mean a 15 per cent hike, Labor in its statistics on our two points 35 per cent, three

monstratros whose specialty | Major violations — like is rioting. In view of the im- driving while intoxicated, portance of their mission, to negligent homicide, hit and

Two points will be assessed for driving while a license is

One point will be charged hospital. for accidents where there is perty damage over \$50 — lan are visiting in San Anand for speeding. Speeding tonio this week. points are not counted until after one or two "free convictions" in the preceding year or three years.

After 1969, penalties will over a 36-month period.

Twelve exceptions to the 'point" rule are listed, however, and one of them includes accidents in which the driver is not at fault

OZONA NAVY MAN DOES STINT IN VIET WATERS

Engineman Third Class James Wyatt, Jr., USN, son

kok, and Manila.

the way it really is, since zonan, son of Mr. and Mrs. some kind of increase is ne- Ivy Smith, a teacher and coach for the past 15 years Penalty points now are be- has been named principal of ng assessed motorists for ac- the Buena Vista Independent cidents and major violations School District at Imperial.

One penalty point will SON TO MONTGOMERYS

points 60 per cent and four gomery, Jr., of San Angelo votes will fill the three year of 10 Charolais - Hereford spent Monday night in Hous-Then there are those de- or more points 90 per cent. and formerly of Ozona are vacancy; 2nd, high will be- steers from the TP Ranch at ton where they saw the As-Mr. and Mrs. Carl Mont- man. off the police, they surely fenses — will cost drivers gomery of Ozona, and Mr. Eligibility qualifications to and Mrs. Dan Cole of San vote and to hold office can Angelo, formerly of Ozona.

der treatment in a Dallas or more of the National farm

Western Mattress Company SAN ANGELO, TEXAS

Save 50% on having your mattress renovated - All Work Guaranteed -

PICK UP & DELIVERY In Ozona Twice a Month Call 392-2166

FOR RENT

Furnished Kitchenettes \$60.00 mo.

Furnished 2-bedroom apartment

Unfurnished 3-bed room apartment Nice rooms \$10.00 per week or \$35.00 per mo.

All Utilities Paid

Ph. 392-2638

5 Miles East of Ozona on U. S. 290 OZONA, TEXAS

Ranching & Retail Liquor Phone 2.3731 Box 793 - Sonora, Texas 76950

AT BUSTER'S AND SAVE \$\$\$\$s

THIS WEEK'S SPECIALS

\$5.29 **OLD SMUGGLER SCOTCH 86 proof** 5th CUTTYSARK, J & B, 100 PIPERS - 86 proof Scotch Qts. \$7.49 SEAGRAMS V. O. & CANADIAN CLUB 86 proof Blended Qts 6.79 **SEAGRAMS 7-CROWN & SCHENLEY RESERVE**

Blended 5th \$3.99 OLD CHARTER & HENRY McKENNA 86 proof

-COORS BEER Bottles \$4.50 CasePEARL BEER - Bottles \$4.25 Case-

Straight Bourbon 5th

\$4.99

WE DON'T WANT ALL THE BUSINESS-JUST YOURS!

Mail Balloting To Name County

USS Robison (DDG-12) of Mrs. Clarence Feist of O- ty Committeemen for Cro- Charolais-cross feeder calves zona, Texas, has returned to ckett County will be held by brought premiums of 11/2 to Ladies Golf Association the United States after a mail, Cliff Elder, County Of- 2 cents per pound above pri- meets for bridge. termine what you pay for six-month deployment in the fice Manager, announced in ces being paid for other 15 — Football and Band Pacific aboard the guided a letter mailed recently to breeds of feeders here Fri- Practice starts. missile destroyer USS Robi- producers. Ballots will be day in the second annual During the cruise the des- August 26th, and must be as Charolais Breeders Assoof Vietnam in support of U. Office no later than Septem- Selling mostly in pens of Ladies Golf Association New plan designed by the S. forces ashore. She also ber 7, 1966. Eligible voters 10 head, these Charolais- meets for bridge; Southside State Board of Insurance visited such ports in the Far may nominate candidates for sired calves out of Hereford, Lions Club at 7:30 p. m.

to look at it that way, it will | Mr. and Mrs. Dick Kirby lighten the load on those have moved into their new gible voters. Eligible voters great white French bulls. Ladies Golf Association

-000-

--000-Reading the papers and basis, ready to man the bar-suspended or for violations is in Dallas where she is un-eligible to participate in one

injury or death - or pro- Mr. and Mrs. Frank McMul-

ASC Committee

committee for a three year a group of 10 Charolais-Anterm. Also, 1st, and 2nd, al- gus steers consigned by Bill be elected for a one year Averaging 519 pounds, the term. The candidate receiv- pen brought \$27.80 cwt. Re-Mr. and Mrs. Carl Mont- ing the highest number of serve champions were a pen Texas Gulf section. They the parents of a son, Patrick come 1st, alternate commit- Austin. The reserve pen a- tros defeated by the New Carlton, born July 28 in San teeman and, 3rd, high will veraged 531 pounds and sold York Mets. Galveston was Angelo. Grandparents are be 2nd, alternate committee- for \$28.90 cwt.

be obtained at the ASCS Office. A nominee must be a Mrs. John W. Henderson county resident, and must be Vacation Bible School programs which are admin- tion meets.

--000---Stockman office.

Bill Baggett Shows Grand Champ Pen

The election of ASC Coun- Fort Worth — Choice mailed to eligible voters by feeder calf sale of the Tex-

the election slate by filing Angus and Brahman cows petitions, each petition no- continued the strong deminating one candidate must mands for these fast-grow- tion meets. be signed by at least 6 eli- ing calves produced by the 25 — Lions Club at noon; may sign as many nominat- Walker Wilson of Overton, meets for bridge. ing petitions as they wish; TCBA president, said anoadditional nominations may ther sale is being planned es. be made by the incumbent for late September or early 27 - School Faculty Meet-ASC Committee, Elder said. October. Frank Leddy of Ft. ing. This election will place one Worth will be sale manager.

new committeeman on the Grand champion pen was ternate committeemen will Baggett of Ozona, Texas.

CALENDAR OF EVENTS FOR AUGUST, 1966

1-5 — Church of Christ

2 — Rotary Club at noon. 3 — Ladies Golf Associa-

istered by ASC Committees. 4 — Lions Club at noon; Ladies Golf Association Onion Skin Paper at the meets for bridge; Southside

Lions Club at 7:30 p. m.

By A. R. Rutherford

Ever wonder how many races a horse could win

in his career? One horse, Kingston, won eighty-nine

races in 138 starts . . . However, Broker's Tip, win-

ner of the 1933 Kentucky Derby, never won a race

Probably the softest sport job in the world is that

of the groom, who tends the equestrian statue of

Marcus Aurelious in Rome . . . For more than one

thousand years, the statue has been attended by a

Rutherford Motor Company

CHEVY-OLDS-CADILLAC-BUICK-PONTIAC

PHONE 392-2691

groom hired on a special retainer

before that Derby race or never won a race after.

9 — Rotary Club at noon. 10 — Ten day Revival starts at First Baptist Of Charolais-Cross Church; 4H Dress Review at Kermit; Ladies Golf Association meets.

11 — Lions Club at noon;

16 - Rotary Club at noon. 17 — Ladies Golf Association meets.

18 - Lions Club at noon;

23 - Rotary Club at noon. 24 — Ladies Golf Associa-

26 — Swimming Pool clos-

29 — First day of school

30 — Rotary Club at noon. 31 — Ladies Golf Association meets.

Mr. and Mrs. Evart White spent last week touring the their next stop where they spent a few days sight-seeing and then went on to Corpus Christi. They return ed to Ozona Saturday.

RANCH RECORD BOOKS at The Ozona Stockman



Mr. Farmer -Mr. Rancher:

Too many short-term debts can cripple your total credit program, tie up operating capital and cause you to miss opportunities that require immediate funds. For these reasons, it can pay you to consolidate your short-term obligations with a long-term, low cost Land Bank loan on your farm or on your ranch.



A. E. Prugel, Mgr. SONORA. TEXAS Phone 24221





Guaranteed Dura-Life Mufflers

• We earn the right to be called a "service" station every day! We earn it because every day of the year we're ready with extra care for your car-extra service for you.

You see—to us, running a service station means more than just keeping your car supplied with gasoline and oil. It means offering the kind of special care that can actually add thousands of miles to your car's life and give you more driving safety.

Giving your car that kind of service is our job as part of America's competitive and progressive oil industry. Drive in today-let us show you what real-service is!

Ozona Oil Company

Phone 392-2454

Fina Products West Hiway 290

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

HOUSE JOINT RESOLU-TION NO. 21 proposing an Amendment to Article XVI, Constitution of the State of be submitted to a vote of the

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

"Section 30c. (a) The terms of office of persons serving on the governing body of a po-litical subdivision of the State created to further the pur-poses of Section 52, Article III, or Section 59, Article

enacted before the first Tues-day after the first Monday in November, 1966, relating to the terms of office of govern-ing bodies of political subdi-visions created to further the

PROPOSED CONSTITU- purposes of Section 52, Arti-TIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 8, 1966.

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

Texas, relating to the terms qualified electors of this State of office of directors of con- at an election to be held on servation and reclamation dis- the first Tuesday after the tricts.

BE IT RESOLVED BY THE 1966, at which election all LEGISLATURE OF THE ballots shall have printed on

them the following:
"FOR the Constitutional Amendment changing the maximum term of office of directors of conservation and reclamation districts

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

shall never exceed six years.

"(b) Statutory provisions enacted before the first Tuesday after the first Monday. visions created to further the tution and Laws of this State

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIXTEEN ON THE BALLOT

TION NO. 1 proposing an by law for the convening of Amendment to the Constitution of the State of Texas to establish the date on which newly elected Members of the Legislature shall qualify and until their successors shall until their successors shall take office.

BE IT RESOLVED BY THE fied."

LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article III, Section 3, of the Constitution of Texas, be and the same is hereby amended so as hereaf-

ter to read as follows:
"Section 3. The Senators
shall be chosen by the qualified electors for the term of four years; but a new Senate shall be chosen after every apportionment, and the Senators elected after each appor-tionment shall be divided by lot into two classes. The seats of the Senators of the first class shall be vacated at the expiration of the first two years, and those of the second class at the expiration of the first two years, and those of the second class at the expiration of the expirat class at the expiration of four years, so that one half of the Senators shall be chosen bi-ennially thereafter. Senators shall take office following their election, on the day set

PROPOSED CONSTITUTIONAL AMENDMENT shall be chosen by the qualified electors for the term of two years. Representatives shall take office following that the day set HOUSE JOINT RESOLU- their election, on the day set

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

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

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

If it appears from the returns of such election that a majority of the votes cast by law for the convening of the Regular Session of the Legislature, and shall serve thereafter for the full term thereafter for the full term

of years to which elected and until their successors shall have been elected and qualified."

Texas.

Sec. 4. The Governor of the State of Texas is hereby directed to issue the necessary That Article III, proclamation for such electio Section 4, of the Constitution and this Amendment shall be of Texas, be and the same is hereby amended so as hereafter to read as follows:

The tritical manner of the constitution and the section shall be held as required by the Constitution and laws of "Section 4. The Members of this State.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT lots shall have printed thereon
TO BE VOTED ON AT AN the following: ELECTION TO BE HELD ON NOVEMBER 8, 1966.

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

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

"Section 51-d. The Legisla-ture shall have the power, by general law, to provide for the payment of assistance by officers, custodial personnel provision for voting, for and of the Texas Department of against this Constitutional law enforcement officers, custodial personnel of the Texas Amendment. Department of Corrections or as full-paid firemen."

be submitted to a vote of the shall be published in the man-qualified electors of this State on the first Tuesday after the required by the Constitution first Monday in November, and laws of this State.

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

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

Each voter shall mark out one of said clauses on the balsurviving spouse and minor Amendment. In counties using officers, custodial Corrections or of full-paid firemen who suffer violent death in the course of the manner that each voter may performance of their duties as vote on such machines for or

The Governor of Texas shall issue the neces-Sec. 2. The foregoing Conitutional Amendment shall election and this Amendment

DR. EDWARD A. CAROE

OPTOMETRIST

EYES EXAMINED

GLASSES FITTED

• LENSES REPLACED

But we do it right! 217 So. Chadbourne San Angelo, Texas Ph. 655-5384

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THIRTEEN ON THE BALLOT

the Legislature to provide by statute for the accomplishment of governmental functions within any county havitants. ing one million, two hundred thousand (1,200,000) or more inhabitants by the consolidainhabitants by the consolidation of the functions of government or by contract between any political subdivision(s) located within the county and any other political subdivision(s) located within the county or with the county, providing for an election and the issuance of a proclamation therefor.

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

"FOR the Amendment to the Constitution authorizing"

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That the Consti-tution of the State of Texas

be amended by adding a new Section in Article III, to be known as Section 63, reading as follows: "Section 63

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

require.

"(2) The county government, or any political subdivi-

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLU-TION NO 69 proposing an TION NO. 69 proposing an as it relates to counties, in-Amendment to the Constitu- cludes all duties, activities and tion of the State of Texas by operations of state-wide im adding a new Section, Section portance in which the county 63, to Article III; authorizing acts for the State, as well as

the Constitution authorizing the Legislature to provide by statute for any county having one million, two hundred thousand (1,200, 000) or more inhabitants to consolidate the functions of government and for such counties or any political subdivision(s) located there-in to contract for the per-formance of functions of

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

Sec. 3. The Governor of the

State of Texas shall issue the necessary proclamation for the election and this Amendment, or any political subdivision(s) comprising or located therein, may contract one with another for the performance of governmental functions re-

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOURTEEN ON THE BALLOT

TION NO. 38 proposing an shall be self-enacting without amendment to Section 2, Ar- the necessity of further leg State of Texas, to omit the Armed Forces of the United requirement that members of the armed services vote only thereof, or in the - military

resided at the time of enter-BE IT RESOLVED BY THE

STATE OF TEXAS:

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

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

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

PROPOSED CONSTITU- ner, the wife may pay the poll TIONAL AMENDMENT tax of her husband and re-TO BE VOTED ON AT AN ceive the receipt therefor. ELECTION TO BE HELD The Legislature may authorony NOVEMBER 8, 1966.
HOUSE JOINT RESOLU-Constitution of the islation. Any member of the States or component-branches service of the United States may vote only in the country in which he or she resided at the -time of entering -such LEGISLATURE OF THE service se long as he or she is a member of the Armed

Section 1. That Section 2,
Article VI, Constitution of the
State of Texas, be amended
by deleting the following this Resolution is to make the aforesaid deletion. The adop tion of this amendment shall effect of readopting the re-mainder of the Section, and if any other amendment to this Section, being for a dif-ferent purpose, is adopted at same election, the adoption of this amendment shall not be construed as nullifying the change made by such other

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

Amendment to allow mem-bers of the Armed Forces who are residents of Texas "AGAINST the Constitu-

tional Amendment to allow members of the Armed Forces who are residents of Texas to vote."
Sec. 4. The Governor of the State of Texas shall issue the

necessary proclamation for the election and this amend-ment shall be published in the such affidavit snail be made ton, as amended nerein and in writing and left with the judge of the election. The husband may pay the poll tax of his wife and receive the re- which has been duly adopted ceipt therefor. In like man- prior to such proclamation.

CONSTITUTIONAL AMENDMENTS

To Be Voted On November 8

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

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

and by substituting therefor the following language: "provided, however, that before offering to vote at an election a voter shall have registered annually, but such vote at an election. Any legrequirement for registration shall not be considered a qualification of an elector within the meaning of the term 'qualified elector' as used in any other Article of this Constitution in respect to any matter except qualification and eligibility to yote at an election. Any legislation enacted in anticipation of the adoption of this Amendment shall not be invalid because of its anticipatory nature. The Legislature may authorize absentee voting. And this provision of the this Constitution in respect to any matter except qualification and eligibility to vote at an election. Any legislation enacted in anticipation of the adoption of this Amendment shall not be invalid because of its anticipatory nature."

The text of this Section, as so amended, is shown below, with the deleted language marked through by a broken line and with the new torselve to to tory nature. The Legislature may authorize absentee voting. And this provision of the Constitution shall be self-enacting without the necessity of further legislation. Any member of the Armed Forces of the United States or component branches thereof; or in the neilitary service of the United States, may vote only in the county in which he or stitution shall be self-enacting without the necessity of further legislation. Any member of the Armed Forces of the United States or component branches thereof; or in the neilitary service of the united States, may vote only in the resided at the time of ensured the submittance of the constitution shall be self-enacting without the necessity of further legislation. Any member of the Armed Forces of the United States, may vote only in the new shall be self-enacting without the necessity of further legislation. Any member of the Armed Forces of the United States, may vote only in the new shall be self-enacting without the necessity of further legislation. Any member of the Armed Forces of the United States, may vote only in the new state of the United States or component branches thereof; or in the new state of the United States or component branches thereof; or in the new state of the United States or component branches thereof; or in the new state of the United States or component branches thereof; or in the new state of the United States or component branches thereof; or in the new state of the United States or component branches thereof; or in the new state of the United States or component branches thereof; or in the new state of the United States or component branches thereof the state of the

PROPOSED CONSTITUTIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 8, 1966.
HOUSE JOINT RESOLUTION NO. 13 proposing an
Amendment to Sections 2 and
4 of Article VI of the Constitution of the State of Tex(1) year next preceding an

before the first day of February next preceding such election. Or if said voter shall have lost or misplaced said tax receipt, he or she, as the case may be, shall be entitled to vote upon making affidavit before any officer authorized to administer eaths that such tax receipt has been lost. Such affidavit shall be made in writing and left with the judge of the election. The husband may pay the poll tax of his wife and receive the receipt therefor. In like manner, the wife may pay the pell tax of her husband and receive the receipt therefor.

the receipt therefor. provided, however, that before offering to vote at an election a voter shall have registered annually, but such requirement for registration shall not be considered a qualification ing of the term 'qualified elector' as used in any other Article of this Constitution in vote at an election. Any leg-

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

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

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

Anticle VI of the Constitution of the State of Texas so as to repeal the provision making payment of the poll tax a requirement for voting and so as to authorize the Legislature to provide for the registration of all voters. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

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

Section 1 of the Constitution of the State of Texas be amended, effective February 1, 1968, by deleting the following language:

Section 1 of the State of Texas be amended, effective February next preceding such that said poll tax was paid before the first day of February next preceding such that said poll tax was paid before the first day of February next preceding such the deleted language marked through by a broken line and with the new language underscored:

"Section 4. In all elections by the people, the vote shall be by ballot, and the Legislature same by the people, the vote shall be by ballot, and the Legislature same provide for the numbering of tickets and make such other regulations as may be necessary to detect and punish fraud and preserve the purity of the ballot box; and the Legislature may shall before the first day of February next preceding such that said poll tax was paid before the first day of February next preceding such the clection of all voters in all the clection of all voters are provided by law for the registration of all voters are provided by law for the registration of all voters are provided by law for the registration of all voters are provided by law for the registration of all voters are provided by law for the registration of all voters are provided by law for the registration of all voters are provided by law for the registration of all voters are provided by law for the registration of all voters are provided by law for the registration of all voters are provided by law for the registration of all voters are provided by law for the registra provide by law for the registration of all voters in all cities containing a population of ten thousand inhabitants or

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

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

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

voting.
"AGAINST repealing the poll tax as a requirement

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

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

Proposed CONSTITUTIONAL AMENDMENT

NUMBER FIVE ON THE BALLOT PROPOSED CONSTITUTIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 8, 1966.
Retirement, Disability and ON NOVEMBER 8, 1966. Retirement, Disability and SENATE JOINT RESOLU- Death Compensation Benefits

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

LEGISLATURE OF THE STATE OF TEXAS:
Section IV That Section 62
of Article XVI of the Constitution of the State of Texas be amended by adding ficer and employee cover thereto a subsection (c) which this State-wide System. shall read as follows:

"(c) The Texas Legislature is authorized to enact appro- ting this Constitutional priate laws to provide for a Amendment, that the officers System of Retirement, Disa-bility and Death Benefits for or other political subdivision all the officers and employees of a county or other political division of a county may be subdivision of the state, or a political subdivision of a coungardless of whether the coungardless of the county may be included in those systems are political subdivision. political subdivision of a county; providing that when the Texas Legislature has passed the necessary enabling legis-lation pursuant to the Constitutional authorization, then the governing body of the county, or other political subdivision of the state, or political subdivision of the county shall make the determination as to whether a particular county or other political sub-division of the state, or subdivision of the county partici-pates in this System; provid-ing further that such System shall be operated at the ex-pense of the county or other political subdivision of the state or political subdivision of the county electing to par-ticipate therein and the officers and employees covered by the System; and providing the System; and providing that the Legislature of the State of Texas shall never make an appropriation to pay the costs of this Retirement, Disability and Death Compensation System.

"The Legislature may pro-

Texas Constitution; providing further that the Texas Legis lature in the enabling statute will make the determination as to the amount of mone that will be contributed by the county or other politica subdivision of the state or political subdivision of the coun ty to the State-wide System of Retirement, Disability and Death Benefits, and the Legislature shall further provide that the amount of money contributed by the county or other political subdivision of the state or subdivision of the county shall equal the amount paid for the same purpose from the income of each officer and employee covered by

"It is the further intention of the Legislature, in submitof the state or political subty or other political subdi-vision of the state or political subdivision of the county participates in the Retirement, Disability and Death Benefit System authorized by this Constitutional Amendment, or whether they participate in a System under the provisions of subsection (b) of Section 62 of Article XVI of the Texas Constitution as the same is herein amended." Sec. 2. The foregoing Con-

stitutional Amendment shall be submitted to a vote of the qualified electors of this state at the General Election in November, 1966, at which all pallots shall have printed

Amendment authorizing the Texas Legislature to estab-lish a State-wide Cooperative System of Retirement, subdivisions of the state, or this state.

political subdivisions of a county; authorizing the Legislature to provide for a voluntary merger into the system authorized by this Amendment by those officers and employees covered by the provisions of subsec-tion (b) of Section 62 of Article XVI of the Texas Constitution as now exist-ing or may hereafter be established; providing that costs of this System shall be borne by the counties and other political subdivisions of the state and political subdivisions of the county electing to partici-pate therein and the officers and employees covered by the System; and forbid-ding the Legislature from making any appropriations for the operation of this System."

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

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

"FOR the Constitutional Sec. 3. The Governor of the State of Texas shall issue the necessary proclamation for said election and have notice Disability and Death Bene-fits for the officials and employees of the various as required by the Constitucounties or other political tion of Texas, and laws of

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT

ON NOVEMBER 8, 1966.
HOUSE JOINT RESOLUTION NO. 79 proposing an amendment to Article VIII, Constitution of the State of Texas, by adding Section 1-d such land qualifies for the such land qualifies

by natural persons designated use as defined herein and in for agricultural use shall be the event it so qualifies he assessed for all tax purposes shall designate such land as on the consideration of only being for agricultural use and those factors relative to such assess the land accordingly.

STATE OF TEXAS:

Texas, be amended by adding agricultural use provision of Section 1-d to read as follows: this article applies. "Section 1-d. (a) All land cultural use in accordance least three sideration of only those factors relative to such agricultural use, or unless the raising of livestock or growing of crops, fruit, or growing of crops, fruit, flowers, and other products of the soil under natural condi-

PROPOSED CONSTITU- use he shall file with the TIONAL AMENDMENT local tax assessor a sworn TO BE VOTED ON AT AN statement in writing describing the use to which the land

to provide that all land owned designation as to agricultural

agricultural use.

BE IT RESOLVED BY THE

LEGISLATURE OF THE

LEGISLATURE OF THE

COUNTY OF THE COUN source of income as may Section 1. That Article VIII, necessary or useful in deter-Constitution of the State of mining whether or not the

"(e) No land may qualify owned by natural persons for the designation provided which is designated for agrifor in this Act unless for at (3) successive with the provisions of this years immediately preceding Section shall be assessed for the assessment date the land all tax purposes on the con- has been devoted exclusively

the soil under natural condi-tions as a business venture for profit, which business is for profit, which business is the primary occupation and source of income of the owner.

"(b) For each assessment the owner wishes to quently diverted to a purpose year the owner wishes to qualify his land under provisions of this Section as designated for agricultural be subject to an additional shall be published in the manner and for the length of time as required by the constitution and laws of this state.

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

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

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

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

tional Amendment to pro-vide that all land owned by natural persons designated for agricultural use shall be assessed for all tax purposes on the consideration of only those factors rela tive to such agricultural use."

Sec. 3. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amend-ment shall be published in the manner and for the length

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT

NUMBER TEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD of the maintenance of public

ON NOVEMBER 8, 1966. the time of such change, be invalidated by such change; authorizing the levy of taxes after such change without further election in the district as changed; providing an exception in the case of the change and such bonds, respectively, were voted; and such bonds, respectively. of a proclamation therefor.

trict, without the necessity of an additional election, shall have the power to assess, levy and collect ad valorem taxes prior to such change, may be tion and Laws of this State.

free schools or the mainten-HOUSE JOINT RESOLU-ance of a junior college, as TION NO. 65 proposing an Amendment to Section 3-b of Article VII of the Constitu-terest on all bonded indebted-Article VII of the Constitu-tion of Texas providing that school taxes theretofore voted in any independent school dis-trict or in any junior college district shall not be abrogated, trict or in any junior college district shall not be abrogated, cancelled or invalidated by a change in boundaries nor shall trict prior to the change in

nexation or consolidation of whole districts; providing for an election and the issuance of a proplement of the district prior to any such change in boundaries, and to of a proclamation therefor.

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

Section 1. That Section 3-b
of Article VII of the Constitution of Texas be amended with the laws under the laws under which such bonds were voted.

amended mitted by to be and read as follows: "Section 3-b. No tax for the In those instances where the maintenance of public free boundaries of any such inde-schools voted in any independent school district and no tax changed by the annexation of, for the maintenance of a jun- or consolidation with, one or more whole school districts college district, nor any bonds the taxes to be levied for the voted in any such district, but purposes hereinabove authorunissued, shall be abrogated, ized may be in the amount cancelled or invalidated by or at not to exceed the rate change of any kind in the theretofore voted in the disboundaries thereof. After any trict having at the time of

change in boundaries, the gov-erning body of any such dis-scholastic population accord-

subsequently sold and delivered and any voted, but unis-sued, bonds of other school districts involved in such annexation or consolidation shall not thereafter be issued."

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

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

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

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

Proposed CONSTITUTIONAL AMENDMENT NUMBER ELEVEN ON THE BALLOT

PUBLIC NOTICE

ON NOVEMBER 8, 1966.

SENATE JOINT RESOLUTION NO. 19 proposing an Amendment to Section 49-d, Article III of the Constitu
Article III of the Constitu
Of water from storage taching the storage and developing storage rating the storage taching the storage and developing storage rating the storage and developing storage rating the storage rating and developing storage rating and any system or works. tion of the State of Texas, declaring state policy regarding optimum development of facilities for transporting waing optimum development of water reservoirs; providing for the use of the Texas Water Development Fund under such conditions as the Legislature may prescribe by General Law in the acquisition and development of storage facilities and any system of works properly approximately transfer or filtration shall not transfer or filtration shall not transfer. works properly appurtenant thereto; providing for the sale, lease or transfer of such which contemplates or results providing for long-term contracts for water storage facilities; authorizing the issuance of an additional \$200,000,000 in bonds by the Texas

Water Development Board upon a two-thirds (2/3) vote of single except on a temporary of the providing for long-term conforming from the basin of origin of any surface water necessary to supply the reasonably foreseeable future for a term of years, such contracts shall contain the conforming fifty-year period within the river basin of origin of any surface water necessary to supply the reasonably foreseeable future water requirements for the next ensuing fifty-year period within the river basin of origin of any surface water necessary to supply the reasonably foreseeable future water requirements for the next ensuing fifty-year period within the river basin of origin of any surface water necessary to supply the reasonably foreseeable future water requirements for the next ensuing fifty-year period within the river basin of origin of any surface water necessary to supply the reasonably foreseeable future water requirements for the next ensuing fifty-year period within the river basin of origin of any surface water necessary to supply the reasonably foreseeable future water requirements for the next ensuing fifty-year period water acquired to be paid by such contracts. If storage facilities are acquired for a term of years, such contracts shall contain will prove the state's investment.

"The aggregate of the part of th on a two-thirds (2/3) vote of the elected members of each interim basis. house; providing that anticipa-"Under suc

"Section 49-d. It is hereby

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD CONSTITUTION TO BE HELD ditional purposes of acquiring and developing storage facili-ON NOVEMBER 8, 1966. and developing storage facili-

"Under such provisions as

LEGISLATURE OF THE enlargement of reservoirs STATE OF TEXAS: Section 1. That Section 49-d structed or enlarged within of Article III of the Constituted or enlarged within the State of Texas be amended to read as follows: gether with any system or works necessary for the fil-"Section 49-d. It is hereby declared to be the policy of the State of Texas to encourage the optimum development of the limited number of feasible sites available for the construction or enlargement of dams and reservoirs for conservation of the public waters of the state, which waters are held in trust for the use and benefit of the public waters are held in trust for the political subdivisions or bodies is the transfer of the filtration, the state of the state, which waters are held in trust for the public water and benefit of the public water of the filtration, the state of the state of the state, which water of instrumentality thereof; by the State of Texas Water Development the Texas Water Development and You the Texas Water Development the Texas Water Development and You the You th use and benefit of the public.

The proceeds from the sale of the additional bonds authorized hereunder deposited in commissions to which the Board to sell any unnappro-

which the Texas Water De- acquisition of such storage favelopment Board has financed n whole or in part.

for the acquisition and devel-

shall not exceed \$200,000,000 anticipatory character."

Sec. 2. The foregoing Considerational Amendment shall be submitted to a vote of the house; providing that anticipatory legislation shall not be invalid because of its anticipatory character; providing for the necessary election, form of ballot; and proclamation and publication.

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

"Under such provisions as the Legislature may prescribe by General Law the Texas Water Development Fund may be used for the conservation or useful purposes by construction or reconstruction or enlargement of reservoirs of each House, may authorize the Board to issue all or any ballots shall have printed to a vote of the election all ballots shall have printed to a vote of the election all ballots shall have printed to a vote of the election all below in addition to the aggregate of the bonds prestitution. The Legislature upon two-thirds (2/3) vote of the elected members of each House, may authorize the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed to a vote of the garden to any other provisions as the Legislature may prescribe by General Law the Texas Water Development Fund the construction of the constitution. The Legislature upon two-thirds (2/3) vote of the elected members of each House, may authorize the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed to a vote of the bonds prestitution. The Legislature upon two-thirds (2/3) vote of the elected members of each House, may authorize the first Tuesday after the first Monday in November, 1966, at which election all ballots are provided to a vote of the submitted to a vote of the provided the provided that the provided the provided the provided that the provided that the provided the provided that the provided the provided the provided that the provided that the provided the provided that the provid portion of such \$200,000,000 in thereon the following: additional bonds herein au-

thorized. "The Legislature shall provide terms and conditions for the Texas Water Development ized hereunder deposited in the Texas Water Development Fund and the proceeds of bonds previously authorized by Article III, Section 49-c of this Constitution, may be used by the Texas Water Development Board, under such provisions as the Legislature may prescribe by General commissions to which the State of the State of Texas is a party; and by municipal corporations. The Legislature shall provide terms and conditions under such of this Constitution, may be used by the Texas Water Development Board, under such provisions as the Legislature may prescribe by General commissions to which the State of to sell any unnappropriate public waters of the state that might be stored in such facilities. As a prerequisite to the purchase of such storage or water, the applicant therefore shall have selection 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.

cilities or the water impounded therein. The money re-"Under such provisions as ceived from any sale, transfer the Legislature may prescribe or lease of storage facilities General Law, the Texas or associated system or works Water Development Board shall be used to pay principal may also execute long-term and interest on state bonds is-contracts with the United sued or contractual obligations States or any of its agencies incurred by the Texas Water Development Board, provided opment of storage facilities in that when moneys are suffici-reservoirs constructed or to be constructed by the Federal indebtedness then outstanding Government. Such contracts and the full amount of inter-when executed shall consti-est to accrue thereon, any tute general obligations of the further sums received from State of Texas in the same the sale, transfer or lease of manner and with the same efmanner and with the same effect as state bonds issued under the authority of the preceding Section 49-c of this Constitution, and the provisions in said Section 49-c with respect to payment of principal and interest on state Section 49-c. Money received for the additional storage facilities or associated system or works or visions in said Section 49-c for providing financial assistance as authorized by said Section 49-c. Money received for the sale of water which bonds issued shall likewise ap- from the sale of water, which ply with respect to payment shall include standby service, of principal and interest remay be used for the operaquired to be paid by such con- tion and maintenance of ac

gin, except on a temporary, interim hasis at the bonds authorized hereunder not be void by reason of their

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

"AGAINST the Constitutional Amendment authoriz-ing the issuance of an additional \$200,000,000 in Texas Water Development Bonds and providing for further investment of the Texas Water Development Fund in reservoirs and associated

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT

Constitution of Texas by construction, or more counties; authorizing the creation of a board of directors by appointment shall be based upon the proportionate part of the population of each county, with no county having less than one member; providing for the necessary election; authorizperty of state regulated common carriers required by law employ or appoint an assessor and collector of taxes whose

NUMBER TWO ON THE BALLOT PROPOSED CONSTITU- Airport Authorities composed TIONAL AMENDMENT of one or more counties, with TO NAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 8, 1966.
SENATE JOINT RESOLUTION NO. 1 proposing an
Amendment to Article IX of reconstruction. adding thereto a new Section repair or renovation of any to be known as Section 12; airport or airports, landing authorizing the Legislature to provide by law for the creabuildings, hangars, facilities, tion, establishment, mainten-ance and operation of Airport Authorities composed of one sonal, necessary to operate, equip and maintain an airport; shall provide for the option by the governing body of the election; providing that the city or cities whose airport membership of the board facilities are served by certherein, is proposed to be or has been acquired by the Authority, to either appoint or elect a Board of Directors of

ing the levy of an annual tax said Authority; if the Directors of the control of and consent of the governing body or bodies of such city or to pay a tax upon intangible assets shall not be subject to taxation by the Authority; authorizing the Authority to employ or appoint an assessor ty which shooses to elect the Directors is elected by the qualified taxpaying voters of the country whose Directors to represent that duty it shall be to assess and county, such Directors shall ficated airlines, in fee or of collect the taxes on the tax serve without compensation for a term fixed by the loand lease agreecollect the taxes on the tax rolls approved by the Board of Directors of said Authority, said taxes to be assessed equally and uniformly throughout the county or counties, comprising the Authority, as required by the Constitution; granting to such Authority the power to account to exceed six (6) years, and shall be selected on the basis of the proportionate population of each county based upon the last preceding Federal Census, and shall be a resident or Authority the power to account to exceed six (6) years, and shall be selected on the basis of the proportionate population of each county based upon the last preceding Federal Census, and shall be a resident or authority and the owner of such acquisition of same through the exercise of the power of eminent domain, and in the event of such acquisiquire by purchase, or through vide that no county shall have eminent domain proceedings existing publicly financed airport properties or other sites necessary to have and to improve the same, power to isprove the same shall have the same and sell same shall have the same shall have the same and sell same shall have the same shall have the same and sell same shall have the same and sell same shall have the same shall have the same and sell same shall have the same and sell same shall have the same and sell same shall have the sam sue and sell general obligation bonds and revenue bonds, or either of them; authorizing missioners Court or Comthe assumption of outstanding may be, upon petition of five indebtedness secured by general obligation bonds and assecured by general obligation between the secured by general obligation by general obligation between the general obligation suming the obligations of the the county or counties, said bonds where the revenues of city or cities under ordinances elections to be held on the bond indentures under same day if more than one or said bonds constitute a lien against the airport facilities, included, provided the Anthonity shall compared t been issued and sold; to enact that no more than one (1) the Authority shall assume and zoning regulations and other such election may be called in discharge all the obligations of measures to protect the aira county until after the export facilities from hazards piration of one (1) year; in

tificated airlines and whose facility or some interest therein is proposed to be or of state regulated common carriers required by law to pay a tax upon intangible assets shall not be subject to taxation by the Authority, said taxable property shall be assessed on a valuation not to exceed the market value and shall be equal and uniform throughout the Authority as is otherwise provided by the Constitution; the Legislature shall authorize the purchase or acquisition by the Authority of any existing airport facility publicly owned and fi-nanced and served by certificated airlines, in fee or of in the event of such acquisiand obstructions; providing the event such an election has which said revenue bonds have for the adding of an additional failed, and thereafter only upon been issued and sold. Any city thority.

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

Commissioners Court of the Court of county or counties to the Au- a petition of ten per cent which owns airport facilities STATE OF TEXAS:
Section 1. That Article IX of the Constitution of the State of Texas be amended by and in the event that two or more counties vote on the may hereafter be amended. Any such Authority when created may be granted the powers. reading as follows:

"Section 12. The Legislature may by law provide for the creation, establishment, woters in each county voting and authority the proposition shall not be deemed to carry unless the majorthe creation, establishment, woters in each county voting ated may be granted the power and authority to promulting ate, adopt and enforce appropriate zoning regulations as required by the Constitution and laws of this state.

thereon vote in favor thereof; hazards and obstructions provided, however, that an Airport Authority may be created and be composed of the county or counties that off; an additional county or the county or counties that vote in favor of its creation if separate propositions are submitted to the voters of each county so that they may vote for a two or more county is filed with and an election Authority or a single county is called by the Commission-Authority; provide for the ap-pointment by the Board of Directors of an Assessor and an Authority and the vote is Collector of Taxes in the Au-! favorable, then admission may thority, whether constituted be granted to such county o of one or more counties, whose duty it shall be to assess all taxable property, Authority upon such terms both real and personal, and and conditions as they may collect the taxes thereon, agree upon and evidenced by collect the taxes thereon, based upon the tax rolls approved by the Board of Directors, the tax to be levied not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) assessed valuation of the property, provided, however, the county or counties that may be so added to the then existing added to the Board of resentation on the Board of Directors by adding additional directors in proportion to their population according to the last preceding Federal Census.

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

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

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

Sec. 3. The Governor of Texas shall issue the necessary proclamation for the elec-

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT

NUMBER EIGHT ON THE BALLOT

TO BE VOTED ON AT AN this State.
ELECTION TO BE HELD "(b) N ON NOVEMBER 8, 1966. TION NO. 24 proposing an amendment to Article VI of method of registration, includof Texas by adding a new Section thereto, Section 2a, to provide for voting on electors for President and Vice Presi-dent, and on all state-wide offices, questions or propositions by persons qualified to vote in this State except for meeting county or district preceding a General Election war. residence requirements, and to in a presidential election year, provide for voting on electors and (3) who shall have been

STATE OF TEXAS: Section 1. Article VI of the Constitution of the State of Texas is amended by adding other provision of this Con-a new Section thereto, Section stitution, the Legislature may 2a. to read:

"Section 2a. (a) Notwith-standing any other provision of this Constitution, the Leg-tration, permitting absentee islature may enact laws and provide a method of registra-tion, including the time of United States in this State by such registration, permitting former residents of this State any person who is qualified to (1) who have removed to anvote in this State except for the residence requirements all qualifications, except residence requirements, for voting within a county or district, as

PROPOSED CONSTITU- or propositions to be voted on TIONAL AMENDMENT by all electors throughout all electors throughout

"(b) Notwithstanding any other provision of this Conthe Constitution of the State ing the time for such registration, permitting any person (1) who is qualified to vote in this State except for the residence requirements of Section 2 of this Article, and (2) who shall have resided for President and Vice President by otherwise qualified a qualified elector in another state immediately prior to have moved into or out of the would have been eligible to State preceding a presidential vote in such other state had he remained there until such BE IT RESOLVED BY THE election, to vote for electors LEGISLATURE OF THE for President and Vice President dent of the United States in that election.

"(c) Notwithstanding any enact laws and provide for a tration, permitting absented voting for electors for President and Vice President of the such period of time as would permit a former resident of this State to meet the residence requirements for voting in his new state of residence, and in no case for more than twenty-four (24) months."
Sec. 2. The foregoing Constitutional Amendment shall

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

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

tional Amendment permitting persons qualified to vote in this State except for the residence requirements in a county or district to vote for Presidential and Vice Presidential Electors and for all state-wide offices, questions or proposi-tions, and permitting citizens of the United States recently arrived or departed Presidential and Vice Presi-

dential Electors." Sec. 3. The Governor of Texas shall issue the necessary proclamation for the election and this Amendment The Governor of set forth in Section 2 of this Article, to vote for (1) electors for President and Vice President in this State at the time of the election, ner and for the length of time but the privileges of suffrage as required by the Constitution and (2) all offices, questions are granted shall be only for tion and laws of this State. NOSTICK

NOSCOUR



FOODWAY'S first again!

Du Pont

With a \$2.50 Purchase Food just can't sitck to this heavy alumi-

FEATURE of the week



USDA CHOICE BEEF, THICK CUT

RIBS

39c LB.

GOOCH RIDER

GOOCH GERMAN

Lb. Sliced

LEAN, FRESHLY GROUND 69c Ground Beef 2 Lbs. 89c

GOOCH BR ALL MEAT

55C



Kimbell's SHORTENING

> 3Lb. Vacuum Can

HEALTH & BEAUTY AIDS

99c LANOLIN PLUS — REG. OR HARD HOLD 13 Oz. HAIR SPRAY 59c CREST TOOTH PASTE Large HAND LOTION 16 oz Bot. DEODORANT Family size \$1.19 KALEX FULL STRENGTH

FROZEN FOOD DEPT.

MORTON FROZEN 20 Oz. MORTON FROZEN **MEAT DINNERS** 2 For

25c

Lb.

2 Lbs.

33C

DAIRY ITEMS

DIAMOND SOLID MARGARINE 2 lb. for 39c KRAFT VELVEETA 98c 2lb. box 1/2 **Gal** 49c



NEARLY EVERYONE PREFERS KIMBELL COFFEE





"Just like Old Fashioned Crossword Puzzles"



START NOW! WIN FAST AND OFTEN!

Our 'CASH CROSS' Game Will End Sat. Aug. 13

COME IN AND PICK UP YOUR "FREE TICKETS" TO COMPLETE YOUR PUZZLE BEFORE THE GAME ENDS AUG. 13

COFFEE Lb. Can **DUNCAN HINES LAYER** 3 For CRISCO OIL 24 oz Bottle BIG K **FLOUR** 10 Lb. Bag 88c 15c off label GIANT BOX 59c RINSO 15c off label HEINZ STRAINED BABY FOOD 29c 3For KIMBELL'S INSTANT TEA 30z Jar 4lb bag 49c KIMBELL'S TISSUE 10 ROLL Poly Pak Bag 49c CATSUP 1/2 Gal. 2 For DIAMOND CREAM STYLE No. 303 2 Cans KIMBELL'S **PEARS** No. 303 LOG CABIN (2c OFF LABEL) **SYRUP** 12 Oz. Bottle 98c CHICKEN OF SEA TUNA Flat Can



DEL MONTE CHUNK REG. CAN 3 FOR

TUNA \$1.00

Voters To Decide On 16 Proposals To thers. Patch Constitution

First of four official publications of the 16 proposed forcement officers, custodial Fund may be put. at the general election on full-paid firemen. November 8, appears in this is urged that each voter may make an intelligent decision on the merits or demerits of each proposal.

| The provide that each voter may as a prerequisite to voting provide for consolidating the provide for consolidating the not to get to visit Ozona, and she sat down and wrote a letter "To Ozona."

But a brief statement of But a brief statement of the provisions of the 16 dif-authorize the Legislature to ernmental contracts between the provisions of the 16 dif-authorize the Legislature to ernmental contracts between the provisions of the 16 dif-authorize the Legislature to end of the provisions of the 16 dif-authorize the Legislature to end of the provisions of the 16 dif-authorize the Legislature to end of the provisions of the 16 dif-authorize the Legislature to end of the provisions of the 16 dif-authorize the Legislature to end of the provisions of the 16 dif-authorize the Legislature to end of the provisions of the 16 dif-authorize the Legislature to end of the provisions of the 16 dif-authorize the Legislature to end of the provisions of the 16 dif-authorize the Legislature to end of the provisions of the 16 dif-authorize the Legislature to end of the provisions of the 16 dif-authorize the Legislature to end of the provisions of the 16 dif-authorize the Legislature to end of the provisions of the 16 dif-authorize the Legislature to end of the provisions of the 16 dif-authorize the Legislature to end of the provisions of the 16 dif-authorize the Legislature to end of the provisions of the 16 dif-authorize the Legislature to end of the provisions of the 16 dif-authorize the Legislature to end of the provisions of the 16 dif-authorize the 16 ferent proposals is offered enact laws permitting per- political subdivisions of the

vides that all land owned by vice president of the United allow members of the armed a friend. Her name is Barnatural persons and design- States without having ful- forces to vote in Texas up- bara Livingston. ated for agricultural use filled residence requirements on satisfying the residence "I thank all my wonderful shall be assessed for all tax to vote for other officers, as requirements applicable to teachers: Mrs. Gotcher, Mrs. purposes on the considera- well as laws permitting for- Texans in general. tion of only those factors re- mer residents of the state, Amendment No. 15: Au- learned a lot from them. lative to such agricultural for a certain period, to vote thorizes the channeling of "My father, Dr. Ralph E.

Amendment No. 2: Would vice president. or more counties.

College from participating in court. the Permament University

of office for directors of con- in any junior college district take office. servation and reclamation shall not be abrogated, candistricts from two to six celled or invalidated by any FOR SALE — 3-bedroom years and validating present change in boundaries and house. Central heat and air. statutory terms of office for authorizing the continance Fenced yard, attached gar-

Amendment No. 5: Would without further election.

ance to survivors of law en- Texas Water Development 'Letter To Ozona'

Amendment No. 7: Would | tal districts. tration of all voters.

sons to vote for state offi- county.

authorize creation of airport | Amendment No. 9: In- state for use by privately moved to Dallas, Texas, and authorities composed of one creases to five the number owned or local agencies in I want to move back to Oof judges on the Texas Court establishing and equipping zona — to all my friends. I Amendment No. 3: Would of Criminal Appeals and facilities to assist the hand- also thank Brother Brown withdraw Arlington State lengthens the term of that icapped in becoming gain-

of the levy after such change age. \$75.00 per mo. No. 38

authorize the legislature to Amendment No. 11: Would 2093. provide for a system of re- authorize the issuance of an tirement, disability and additional \$200,000,000 in Phone news to Stockman

ficials and employees and o- Development Board upon two-thirds vote of the Leg- Former Ozonan, 10 Amendment No. 6: Pro- islature and expanding the Writes Nostalgic vides for payment of assist- uses to which money in the

200,000 or more inhabitants "Dear Ozona," the letter

absentee for president and funds from private and fed-Simon, Jr., practiced there eral sources through the for ten years. Then we fully employed.

Amendment No. 10: Pro- Amendment No. 16: Estavides that taxes or bonds blishes the date on which Amendment No. 4: In- previously voted in any in- newly-elected members of creases the permissible term dependent school district or the Legislature qualify and

Crockett Heights. Pr. 392-

amendments to the Texas personnel of the Texas De- Amendment No. 12: Pro- packing up to come back to ten in double size.) Constitution, to be voted on partment of Corrections and vides the method and man-Ozona for a visit, Madelyn ner for dissolution of hospi- Simon, 10-year-old daughter of Dr. and Mrs. Ralph reading of each amendment repeal the Constitutional Amendment No. 13: Would Simon of Dallas, former Ois urged that each voter may provision requiring a poll tax authorize the Legislature to zonans, was sad that she was

"I'm writing because I miss the people. My sisters are Amendment No. 1: Pro- cers and for president and Amendment No. 14: Would down visiting. Margaret has

Killingsworth, Mrs. Dozier. I

PIANO **LESSONS**

Mrs. Tom Sims is now enrolling students for piano lessons beginning Septem-

> Call 392-3077 for information

death benefits for county of- bonds by the Texas Water SHE HAD TO STAY HOME- and and wife. Mrs. Brown ther Williams, all of Ozona

days and visit. When her big sisters were FUL! (Wonderful was writ- versity in San Antonio.

Ozona Group At Student Council Workshop In S. A.

Cox, Gloria Gilbert, and Es- Sweeny, Texas.

taught me music. Brother are attending the eighth an- stockman office. Brown was our preacher. nual Student Council Work-"I come back one of these shop sponsored by the Texas Association of Student Coun-"P. S. Ozona is WONDER- cils and held at Trinity Uni-

The workshop features methods of coordinating stu-Madelyn Simon dent council activities and operations of student councils in secondary schools, and is the largest of its type in the nation, according to Joe Schuchardt, director of the program and vice principal Dwight Childress, George at Sweeny High Sschool,

STOR-ALL Boxes at The

LOST!

Charm with OHS Class Ring in Center. Date on back - May 24, 1956

REWARD

Return to Stockman office

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT into the System herein authorized by this Constitutional Amendment of any System of Retirement, Disability and SENATE JOINT RESOLUTION NO. 4 proposing or the proposition of the System herein authorized by this Constitutional Amendment of any System of Retirement, Disability and Death Compensation Benefits TION NO. 4 proposing an Amendment to the Constitution of Texas by adding to Section 62 of Article XVI a new subsection to be denominated subsection (c), of said further that the Texas Legis-Section 62; authorizing the Legislature to enact laws establishing, subject to the limitations stated, a State-wide System of Retirement, Distributed by

of a county or other political subdivision of the state, or a political subdivision of a county; providing that when the Texas Legislature has passed the necessary enabling legislation pursuant to the Constinuous of the state or political subdivision of a county may be included in those systems repaired by the state of political subdivision of a county may be included in those systems repaired by the state of political subdivision of a county may be included in those systems repaired by the state of political subdivision of a county may be included in those systems repaired by the state of political subdivision of a county may be included in those systems repaired by the state of political subdivision of a county may be included in those systems repaired by the state of political subdivision of a county may be included in those systems repaired by the state of political subdivision of a county may be included in those systems repaired by the state of political subdivision of a county may be included in those systems repaired by the state of political subdivision of a county may be included in those systems repaired by the state of political subdivision of a county may be included in those systems repaired by the state of political subdivision of a county may be included in those systems repaired by the state of political subdivision of a county may be included in those systems repaired by the state of political subdivision of a county may be included in those systems repaired by the state of political subdivision of a county may be included in those systems repaired by the state of political subdivision of a county may be included in those systems repaired by the state of political subdivision of a county may be included in those systems repaired by lation pursuant to the Consti-tutional authorization, then the governing body of the county, or other political sub-division of the state, or politi-cal subdivision of the county and Death Benefit System authorized by this Constitutional Amendment, or whether they participate in a System under the provision the governing body of the county, or other political subdivision of the state, or political subdivision of the county shall make the determination as to whether a particular county or other political subdivision of the state, or subdivision of the state, or subdivision of the county participates in this System; providing further that such System shall be operated at the expense of the county or other political subdivision of the state or political subdivision of the state, or subdivision of the same is herein amended."

System authorized by this Constitutional Amendment, or whether they participate in a System under the provisions of subsection (b) of Section 62 of Article XVI of the Texase Constitution as the same is herein amended."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at the General Election in November, 1966, at which all ballots shall have printed pense of the county or other political subdivision of the state or political subdivision of the county electing to participate therein and the officers and employees covered by the System; and providing that the Legislature of the State of Texas shall never make an appropriation to pay the costs of this Retirement Disability and Death Compensation System.
"The Legislature may pro-

lature in the enabling statute will make the determination System of Retirement, Disability and Death Compensation benefits for the officers and employees of the counties and other political subdivisions of the state, and of the political subdivisions of any subdivisions of any subdivision of the state or political subdivision of the country of Retirement, Disability and Death State—wide System of Retirement, Disability and Death Benefits, and the Legislature shall further provide that the amount of money county.

BE IT RESOLVED BY THE
LEGISLATURE OF THE
STATE OF TEXAS:
Section 1. That Section 62
of Article XVI of the Constitution of the State of Texas be amended by adding thereto a subsection (c) which shall read as follows:

"(c) The Texas Legislature of the Legislature in submit-

shall read as follows:

"(c) The Texas Legislature is authorized to enact appropriate laws to provide for a System of Retirement, Disability and Death Benefits for all the officers and employees of the county or other political subdivision of the state or political subdivision of the Legislature, in submitting this Constitution and employees of the country or other political subdivision of the state or politi

ballots shall have printed thereon:
"FOR the Constitutional

Amendment authorizing the subdivisions of the state, or I this state.

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

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

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

Sec. 3. The Governor of the Texas Legislature to establish a State-wide Cooperative System of Retirement, Disability and Death Benefits for the officials and employees of the various counties or other political subdivisions of the state or this state.

STOCK UP NOW ON BOYS' WEAR FOR BACK - TO - SCHOOL

SPECIAL



Boys' Jeans - Nationally Advertised Brands Slims and Regulars - Sizes 7-12 \$1.89

Boys' Western Shirts Sale Priced

\$2.95 and \$3.95

Haynes T-Shirts and Briefs Large Stock for Men and Boys! School Shirts for Boys

Complete New Line **Sizes 3-14** Solids, Plaids, Stripes \$2.29 UP



Group Straw Hats

Values To \$5.00

Now Only \$1.95



BOYS' SCHOOL BOOT SALE

Reg. \$6.99

NOW \$4.49

Reg. \$7.99 & \$8.99

NOW \$4.95

Largest selection of Jeans in Town Levis - Levis Sta - Prest - Lees - Wranglers

All Sizes and All Colors Acme Boots and Belts for Men And Boys

OZONA BOOT & SADDLERY

"Cowboy Outfitters"

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT

decision of said court. Said Judges shall have the same qualifications and receive the same salaries as the Associate Justices of the Supreme Court. They shall be elected by the qualified voters of the state at a general election and shall hold their offices for a term of six years. In case of a vacancy in the office of a Judge of the Court of Criminal Appeals, the Governor shall, with the advice and consent of the Senate, fill said vacancy by appointment until the next succeeding general election.

"The Judges of the Court of Criminal Appeals who may be in office at the time when this Amendment takes effect shall become Judges of the Court of Criminal Appeals shall have power to issue the writ of habeas corpus, and under such regulations as may be prescribed by law, issue the writ of habeas corpus, and under such regulations as may be prescribed by law, issue the writ of habeas corpus, and under such regulations as may be necessary to the court of Criminal Appeals shall have power to issue the writ of habeas corpus, and under such regulations as may be necessary to the continuous of the constitution of this state.

"The Judges of the Court of Criminal Appeals shall have power of the constitution of the said court."

Each voter favoring said proposed Amendment scratch off the ballot in the same manner the following words printed on said election providing for a Court of Criminal Appeals of five members, and prescribing the term of said court."

Each voter favoring said proposed Amendment scratch off the state constitution of words printed on said election on the same manner the following words printed on said election providing for a Court of Criminal Appeals of five members, and prescribing the term of said court."

Each voter favoring said proposed Amendment scratch off the state in all criminal cases of what was many be prescribed by law.

"The Court of Criminal Appeals and the Judges thereof shall have the power to issue the writ of habeas corpus, and under such regulations as may be prescribed by law.

Sec

PROPOSED CONSTITUTIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD

Been elected or appointed under the present Constitution and laws of this state, and until his successor shall have

beals who may be in office at the time when this Amendment takes effect shall be members; prescribing their qualifications; elections, appointments, tenure of office and compensation; and prescribing the term of court of said court.

BE IT RESOLVED BY THE LEGISLATURE OF TEXAS:
Section 1. That Section 4 of Article V of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Section 4. The Court of Criminal Appeals shall consist of five Judges, one of whom shall be Presiding Judge, a majority of whom shall be Presiding Judge, a majority of whom shall be necessary to a decision of said court. Said Judges shall have the same qualifications and receive the same salaries as the Associate "Section 5. The Court of Section 5. The Court of Criminal Appeals of the Court of Criminal Appeals shall be necessary to a decision of said court. Said Judges shall have the same qualifications and receive the same salaries as the Associate" "Section 5. The Court of Each voter favoring said proposed Amendment to the State of Texas be amended so as to hereafter read as follows:

"Section 5. The Court of Criminal Appeals of the Court of Criminal Appeals who may be in office at the time when this Amendment shall appeals who may be in office at the time when this Amendment takes effect shall appeals and shall had their offices, one for a term of four years, beginning the first day for a term of four years, beginning the first day of January following the adoption of this Amendment and until their successors are elected and qualified. Said Judges shall by agreement or otherwise designate the intermediate the intermediate of the State of Texas be as the five Judges and at the time when this Amendment takes effect shall occurt.

"The Clerk of the Court of Criminal Appeals who may be in office at the time when this Amendment takes effect shall occurt.

"The Clerk of the Court of Criminal Appeals and the time of four years, beginning the first day said until their successors are elected and qualified. Said Judg

action of business at any time from the first Monday in October to the last Saturday in September in each year, at the State Capitol. The Court of Criminal Appeals shall apshall give bond in such man-ner as is now or may here-after be required by law, and ON NOVEMBER 8, 1966.
SENATE JOINT RESOLUTION NO. 26 proposing an Amendment to Sections 4 and 5 of Article V of the Constitution of the State of Texas to provide for a Court of ment takes of feed shall be required by law, and who shall hold his office for a the time when this Amendment to provide for a Court of ment takes of feed shall be required by law, and who shall hold his office for good cause entered of record on the minutes of said court.

viding for a Court of Criminal Appeals of five members, and prescribing the term of said court."

Each voter favoring said

Court of Criminal Appeals ascertain such matters of fact the expiration of the term of office for which each has ascertain such matters of fact that the court of Criminal Appeals ascertain such matters of fact that the published and said election shall be held as provided by the Constitution and laws of this state.

The News Reel

A re-run of "The Ozona Story" The Ozona Stockman

From The Ozona Stockman Thurs., Aug. 5, 1937

Miller Robison, who has been ranching on his father's place north of Ozona, is mov- were Hillery Phillips, Tom ing this week to the Robison Smith, Judge Montgomery, ranch in Terrell County, near | Stephen Perner and Bob Bis-Sanderson, where he will be sett. The sale was for Sepin charge of operations.

-29 years ago-Mrs. Gertrude Perry and son, Joe Perry, and Miss Mil- Clifton Walker were united dred North spent Sunday vi- in marriage Saturday mornsiting on the Collin Coates ing at a double ring cereranch near Sanderson.

-29 years ago-Judge and Mrs. Charles E. Davidson received a letter Miss Gladine Powell is this week from their daugh- here from Colorado, Texas, ter, Mrs. Bill Grimmer, for- for a vacation visit with her mer Ozonan, now living in parents, Mr. and Mrs. R. F. Winfield, Iowa, describing Powell. splendid crop conditions on the Davidson Farm near mer is operating.

-29 years ago-Jr., and two children, Mug- rea. gins and Charley Boy, left Friday for a visit with rela- Mr. and Mrs. W. E. Friend tives in Temple.

-29 years ago-

OPERATING-COS

FOR

TOTAL ELECTRIC LIVING

INCLUDING

FLAMELESS ELECTRIC HEATING

Knaranteed Electric Operating Cos

GOLD CERTIFICATE GUARANTEE

GOLD MEDALLION HOME-OWNERS

WTU's Guaranteed Electric Operating Cost program lets you know before you move in just what your electric service bill will be. For complete details, ask

your builder, realtor or WTU about a Gold Medallion Home, now with Guaranteed Electric Operating Cost.

LIVE BETTER ELECTRICALLY.

AT GUARANTEED OPERATING COST

If you're planning to buy or build, investigate a total electric Gold Medallion Home. It's your best buy.

and family.

-29 years ago-Mrs. Helen Taylor has reas gleaned from the files of her mother, Mrs. W. H. Aug- Howard Capps came home

Crockett county lambs the past week at 8 cents. Sellers tember delivery.

-29 years ago-Miss Blanche Robison and

-29 years ago-

-29 years ago-Mr. and Mrs. Wayne West Winfield, which Mr. Grim- and children left this week for a tour of Yellowstone National Park and other Mrs. Chas. E. Davidson, points of interest in the a-

-29 years ago-Jr., left this week for Alpine for the start of a tour Mr. and Mrs. Bob Birch- of inspection of Soil Conserfield of Wellington, were vation in the territory ashere over the weekend for a signed Mr. Friend. Mr. visit with Mrs. Birchfield's Friend was recently appointbrother, Bryan McDonald, ed a state re-check man in

the conservation program.

-29 years ago-A fishing party composed turned to her home in Hous- of Bob Weaver, Charley Button after a visit here with ler, Buster Augustine and from Devils River this week with more than just good Gibbon Brothers bought an fish stories. The biggest W of Runnels Co. Line; 6 approximately 10,000 head of catch of the trip was a yel- Mi. N. of Sonora; 8 Mi. N. of Another weighed 40, two

mony at the Church of Shella Kay, children of Mr. and then publicly opened as Highway and Mrs. Carlton Smith of and read.

CONTRACTORS' NOTICE OF TEXAS HIGHWAY CONSTRUCTION

Sealed proposals for constructing Roaside Parks Loc. 7 Mi. S. of Paint Rock; 3 Mi. E. of Glasscock Co. Li.; 1 Mi. low cat weighing 50 pounds. Ozona & 4 Mi. E. of Pecos Co. Line on Highway No. US balanced the scales around 83, 87, 277, 67, SH 163, cov-30 and others were from 20 ered by LSF 590 (1), LSF 571 (1), LSF 229 (2), & RM 1980 LSF 272 (1), LSS 1804 color, or national origin. Mr. and Mrs. Ivy Smith (1) & LSS 2456 (1) in Conhave their grandchildren for cho, Sterling, Tom Green, including minimum wage a two week visit, Gary and Sutton, and Crockett County, rates as provided by Law are Karen Smith, children of Mr. will be received at the High- available at the office of J and Mrs. Ivy Smith, Jr. of way Department, Austin, un- R. Evans, Maint. Engineer, Kermit; and Buddy and til 9:00 a.m., August 24, 1966, San Angelo, Texas, and Tex-

The State Highway De- ved.

partment, in accordance with the provisions of Title VI of the Civil Rights Act of 1964 (87 Stat. 252) and the Regulations of the Department of Commerce (15 C. F. R., Part 8)), issued pursuant to such Act, hereby notifies all bidders that it will affirmatively insure that the contract

ed to the lowest responsible say: bidder without discrimination on the ground of race, Plans and specifications

Austin. Usual rights reser-20-2tc

WHO OWNS MY BANK?

Only Production Credit Association borrowers say,

"I DO!"

Borrowers of the Texas PCA own their loan company. entered into pursuant to this That's the reason the interest costs are low. He is assured advertisement will be award- of courteous and interested consideration because he can

"WE GOT OUR MONEY FROM OUR OWN 'OUTFIT'!"

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. Lee Russell, Asst. Mgr. J. Burney Ligon, Dir. Phil H. Lane, Mgr.



You never mistake the meaning of a Church

Even to those who are cold to the ideals for which the Church stands, that finger of faith always points to something that is comforting, reassuring, safe.

The very presence of a Church, whether in a crowded city street or on a quiet country road,

Such an influence, with what it means to those who open their hearts to truth, is worthy of a second thought. It merits acceptance as a refuge. It commands confidence as a port in time of storm.

The Church deserves your support — your membership — because it affords real protection for the family whose welfare it is your duty to defend and whose proper upbringing is your



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 regu-

Wednesday

60:1-4

larly and support the Church. They are: (1) For his own sake. (2) For his children's sake. (3) For the sake 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 Psalms Monday Tuesday 46:1-11 139:1-12 139:13-24

(1) + (

Friday Saturday II Corinthians 1:1-7

Philippians 2:1-11

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

Thursday

14:6-16

Hi-Way Cafe Ozona T V System Evans Foodway White's Auto

Jim's Gent Shop

Ranch Feed & Supply Co. Sutton's Chevron Station South Texas Lumber Co. of Ozona

Rutherford Motor Co.

Ozona Butane Co. Meinecke Ins. Agency Glynn's Shell Station

Ozona National Bank Ozona Oil Company Stuart Motor Co. Ozona Stockman

Flying W Cage Eggs



PRIGUDATE West Texas Utilities

Descendants Of Owens Family In Annual Reunion

Descendants of the late Mr. and Mrs. Clint Owens, ter Owens were splendid ex- Summer commencement Sr. of Barnhart held the amples of the pioneers who exercises will be held August day in the J. W. (Wilse) what it is today, a land of be conferred on the 460 can-Owens home here in Ozona. prosperity and comfortable didates. Also a special day for Mr. homes. Owens, since it was his 89th Immediate descendants of history. He is the son of Mr

Sr. came to Crockett County Owens. Tom Owens of Big in 1890 by wagon from Ham- Lake, Bode Owens of Barnilton County. They took up hart, Clint Owens of Shef- daughters spent the night land in Crockett County field, Bob Owens of Ozona, here Tuesday night the eight miles south of Barn- Mrs. Ollie Autry of Alpine, guests of Mr. and Mrs. L. B. hart and lived in a tent, pio- and Mrs. Lennie Sprague of T. Sikes. The Simons were on neer fashion, before building San Angelo. Two other their way to Dallas after atthe original ranch house that daughters, Mrs. D. L. McAultending the Paisano Baptist is still occupied today as the ay of Muskogee, Okla. and Encampment. headquarters ranch.

reared ten children. Two cause of illness. years of this time, Mrs. O- Among others registering some coming from as far as wens never saw the face of a were grandchildren and Billings, Montana.

white woman. Trips to San OZONAN GRADUATES took 3 days each way.

Clint and Ansa Belle Car- State College.

irthday. the couple present at the reand Mrs. H. C. Cornelius of Mr. and Mrs. Clint Owens, union were J. W. (Wilse) Ozona. Mrs. H. A. Porter of Austin, It was here that the Owens were unable to attend be- great grandchildren. Eigthy

Angelo were infrequent, but | Nacogdoches - Billy necessary for purchase of Charles Corneluis of Ozona is loads of supplies. The trip one of 460 candidates for degrees at Stephen F. Austin

fourth family reunion Satur- helped make West Texas 23, at which time degrees will

Cornelius is majoring in

Mrs. Ralph Simon and

descendants were present,



CHOICE OF MANY

STYLES AND COLORS

SIZE SM-MED-LGE

X-XX-XXX

PERMANENT PRESS

NO IRON

Girls Anklets

CUSHION SOLE 3 FOR 99c

MORPULL CUFF 2 FOR 88c

CREW STYLE 3 FOR 99c

Canvas Shoes

LADIES

PANTIES

BRIEF STYLE

SIZE SM-MED-LGE

3 For \$1.00

GIRLS

DOUBLE SEAT

SIZE 2 TO 14

JUST ARRIVED

1966 MODELS CAR COATS

MISSES SIZE

LADIES SIZE

GO

GO

Boots

\$1.27

Only

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT

part of one or more counties with power to issue bonds for the purchase, construction, acquisition, repair or renovation of buildings and improvements and equipping same, for hospital purposes; providing for the transfer to the hospital district of the title to any land, buildings, improvements and equipment located wholly within the district. Sec. 2. The foregoing contact that the support and maintenance of the district's hospital expression of the State of Texas nor that the support and maintenance of the district has providing further that the support and maintenance of the district's hospital expression of the State of Texas nor that the support and providing further t by any city, town or county, providing that any district so created shall assume full responsibility for providing medical and hospital care for its needy inhabitants and assume the outstanding indebtedness incurred by cities, towns and counties for hospital purposes prior to the district affected, and in no event may the Legislature provide for a district to be created without the affirmative vote of a majority of the pital purposes prior to the creation of the district, if same are located wholly with-

PROPOSED CONSTITUTIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 8, 1966.
HOUSE JOINT RESOLUTION NO. 48 proposing an Amendment to Article IX of the Constitution of the State of Texas, providing the method and manner for dissolution of hospital districts created under Article IX of the Constitution.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Section 9, Article IX of the Constitution of the State of the State of the State State of the State State of the State of Texas be amended to read as follows:
"Section 9, The Legislature may by law provide for the creation, establishment, maintenance and operation of hospital districts composed of one or more counties or all or any part of one or more counties with power to issue bonds for the purchase, construction, ac
TION NO. 48 proposing an Amendment to Article IX of the Constitution of the State of Texas, providing medical care within the boundaries; providing medical care within the boundaries of the district, in such manner as to prove to the providing that sate at a rate not to exceed seventy-five cents of the district; providing that such districts of the Constitution of all taxable property within such district boundaries; providing the requirements of the district, in such manner as to prove the purpose of the district, in such manner as to or providing for the levy rights in the assets and property of the district, providing for the levy of annual taxes at a rate not to exceed seventy-five cents of the district, providing for the levy of annual taxes at a rate not to exceed seventy-five cents of the district of the Constitution of the State of the district, in such manner as to or providing the requirements of the district, in such manner at a rate not to exceed seventy-five cents of the district, in such manner as to provide for the providing for the levy rights in the assets and property of the district, in such classification to be repaid NUMBER TWELVE ON THE BALLOT

tive vote of a majority of the taxpaying voters in the district concerned.

rata portion of such indebted-

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

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

"FOR the constitutional amendment providing the method and manner for dissolution of hospital dis-

"AGAINST the constitu-tional amendment providing the method and manner for dissolution of hospital dis-

Sec. 3. The Governor of the State of Texas shall issue the necessary proclamation for the election and this amend-The Legislature may also ment shall be published in the ness based upon the then last of the included cities, towns and counties if less than all ute for:

The Begislature may also manner and for the length of the included cities, towns are provided that a process is afforded by statute of the statution and laws of this State.

Super Special

- 2 HOLE -FITTED BINDER FILLER PAPER

COMPOSITION BOOK DICTIONARY ORGANIZER AND ZIPPER POCKET

REG. \$2.98



SPIRAL THEME Composition Books

REG. 49e SALE 3 FOR \$1.00 REG. 79c SALE 69c

PIANO HINGE \$1.66 SUPER PLASTEX 77c GALAXIE

Hair Accessories **GRANNY TOPPERS**

WIND BONNET CURLER CAPS \$1.00 PK CURLERS CHAPEL BOW \$1.00

STYLING BRUSH

USE

BANDEAUX 3 FOR 25c BARRETTES 10c TO 59c

FILLER PAPER

300 COUNT 2 For **97**c

SALE 10c STAYS FRESH **REG. 15c REG. 25c** SALE 19c SALE 29c **REG. 35c** SALE 57c

EXTRA LARGE



PUSH BUTTON \$1.88 LITTLE GIRL

LILT

33c

88c

77c

79c



NEW SHIPMENT **Ladies Shorts** \$1.00

DRESSES

NEW FALL STYLES YOUR CHOICE OF THE NEWEST IN **FASHION AND COLORS**

SIZES 1 TO 14 \$1.98 To \$5.95

GIRLS POLISHED COTTON **FULL SLIPS** COMPARE TO \$1.49

SIZE 1 ot 12 SALE

JACKETS \$3.99 LAY-AWAY

TODAY



CUSHION FOOT 3 FOR 99c NYLON STRETCH BANLON

2 For \$1

Handkerchiefs WHITE OR COLORED 10 For 88c

> SHORT SLEEVE \$1.99

BOYS TEE SHIRTS

3 For \$1.45 KNIT BRIEFS 3 For \$1.45

Undershirts 3 For \$1.45 Briefs 3 for \$2.05



PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FIFTEEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 8, 1966.
SENATE JOINT RESOLUTION NO 23 proposing an experience of the handicapped.

More accepted under this experience of the handicapped. TION NO. 33 proposing an Amendment to Section 6, Article XVI, Constitution of the State of Texas, to authorize state participation in programs financed with funds from private or federal sources and conducted by local level or other private, nonsectarian astronomy. Money accepted under this subsection is state money. State agencies may spend money accepted under this subsection, and no other money accepted under this subsection, and no other money. State agencies may spend money accepted under this subsection is state money. State agencies may spend money accepted under this subsection is state money. State agencies may spend money accepted under this subsection is state money.

ly, in such manner as shall be prescribed by law.

"(b) State agencies charged with the responsibility of providing services to those who are blind, crippled, or otherwise physically or mentally handicapped may accept money from private or federal source as money to be used in and establishing and equipping facilities for assisting those who are blind, crippled, or otherwise physically or mentally handicapped in becoming gaintly employed, for the money is administered, and the purposes for which the state agencies may expend the money. Money accepted under this subsection for a purpose prohibited by the Legislature shall be returned to the entity that gave the money.

"This subsection does not prohibit state agencies au
"This subsection does not prohibit state agencies au-

conducted by local level or other private, nonsectarian associations, groups, and nonprofit organizations for establishing and equipping facilities for assisting the blind, crippled, or otherwise physically or mentally handicapped in becoming gainfully employed, for their rehabilitation or restoration, or for providing other services essential for the better care and treatment of the handicapped.

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

nonsectarian associations, groups, and nonprofit organizations, in establishing and equipping facilities for assisting those who are blind, crippled, or otherwise physically or mentally handicapped in becoming gainfully employed, in rehabilitating and restoration, or for providing other services determined by the state agency to be essential for the better care or treatment of the handicapped.

"The state agencies may deposit money accepted under

STATE OF TEXAS:

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

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

may not be expended for any purpose other than the purpose for which it was given. Notwithstanding any other provision of this Constitution, the state agencies may expend money accepted under this subsection without the necessity of an appropriation, unless the Legislature, by law, requires that the money be expended only on appropria-

thorized to render services to the handicapped from contracting with privately-owned or local facilities for neces-sary and essential services,

saty and essential services, subject to such conditions, standards, and procedures as may be prescribed by law."
Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified voters of this state an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed on

them the following:

"FOR the Constitutional
Amendment authorizing assistance to the blind, crip-pled, or otherwise physical-ly or mentally handicapped, in the form of grants of public funds obtained from

private or federal sources only, to local level or other private, nonsectarian associations, groups, and non-profit organizations for establishing and equipping facilities to assist the handicapped in becoming gainfully employed, for their rehabilitation or restoration, or for providing other services essential for the better care and treat-ment of the handicapped."
"AGAINST the Constitu-tional Amendment authortional Amendment authorizing assistance to the blind, crippled, or otherwise physically or mentally handicapped, in the form of grants of public funds, obtained from private or federal sources only, to local level or other private, nonsectarian associations, groups, and nonprofit organizations for establishing and equipping facilities to assist the handicapped in becoming gainfully employed, for their rehabilitation or restoration, or for providing other services essential for

Recipe of the Week From

Kitty's Kitchen Chicken-Noodle Casserole

1 can cream of chicken urday, July 30.

soup 1/3 cup sour cream

1/3 cup water

2 tbs. chopped parsley

2 tbs. chopped pimento 2 cups cooked noodles (abeut 4 oz. uncooked)

dients in order given in a 1½ quart casserole. Mix well ed guests. and bake 30 minutes in a preheated 350 degree oven.

any other sweetened fruit for bride. the pineapple if you like.

Pineapple Pie

(beaten stiffly according to directions)

1 can Eagle Brand milk 3 lemons

1 flat can pineapple

(optional) lemons and mix with Eagle San Angelo, and Mrs. G. H. Brand milk. Fold this mix- Scott and Mrs. Z. P. Waldrop ture into the whipped Dream of Brady. Miss Mary Jane Whip. Fold in well drained Dunlap and Miss Vicki Appineapple and pecans and plewhite served punch. pour into prepared, cooled Miss Janis Walker and graham cracker crust. Refri- Miss Cathy Miller were at the gerate until ready to serve. bride's book.

DR. H. B. TANDY MEMORIAL FUND

H. B. Tandy Memorial Fund: Mrs. Val Hawkins, an aunt Mr. and Mrs. Byron Stuart of the bride. in memory of Mr. W. W. (Woody) Mason, Mr. Clovis ed Mrs. J. G. Young, Miss Womack, Mr. Charlie Coates, Ann Hunter and Mrs. D. L. Mr. C. E. McDonald, Rev. F. M. Powers, Mrs. Joe Hub- Jessie Williams of Lubbock bard, Mrs. E. A. Jacoby, Mr. and Mrs. Len Bert, Jr. of Ft. Monty de Montel, and Mrs. Worth. Arthur Pelto.

CONTRIBUTIONS TO JUBILEE FUND MEMORIALS

derson, Jr.

Mrs. Mahlon Robertson, in hostess. memory of Woody Mason. mory of Woody Mason.

DUPLICATE BRIDGE

Mrs. J. B. Parker; second, bride, Mrs. Haskell Leath. Mrs. J. M. Baggett and Mrs. Joe Pierce, Jr.; tied for third, ANNOUNCE MARRIAGE Mrs. Jack Brewer and Mrs. Mr. and Mrs. Ray Cham-Millspaugh, Jr.

-000 Wm. C. Weir, dean of Mr. West is employed with Schreiner Institute in Kerr- Bishop Transports. The couville and District Governor ple will make their home in of Rotary District 584, made Ozona. his annual official visit to the local Rotary Club this

He spoke at the club's weekly luncheon Tuesday.

-000--OZONA STUDENTS

ENROLL IN SUL ROSS Alpine Texas — Lucia Diaz and Suzanne Lewis, both graduates of Ozona High School, are enrolled for the second session of summer school which began July 11 and will continue through August 19. Miss Diaz is a daughter of Mr. and Mrs. Lucio Diaz and Miss Lewis is the daughter of Mr. and Mrs. Bill Lewis.

---000-Mrs. Mary Moore moved last Friday to Tulia where she has accepted a teaching position in the primary department of the schools. She has taught in the Ozona School System 6 years. The Church of Christ honored Mrs. Moore with an ice cream and cake party Sunday night after services.

Attorney General Waggoner Carr paid a brief visit to Ozona this morning, landing at the airport shortly afers at a coffee in the auditorium-coliseum.

Bride-To-Be Is Honored At Shower In Childress Home

A gift coffee in the home of Mrs. James Childress honored Miss Linda Leath brideelect of David Michael. Sat-

Other hostesses were Mrs. Fred Hickman of Fort Stockton, Mrs. J. B. Miller, Mrs. 1 cup diced cooked chicken C. W. Gotcher, Mrs. Henry (or 5 oz. can boned chick- Miller, Mrs. Foy Moody, Mrs. Glenn Sutton, Mrs. Bill Clegg Mrs. Charlie Applewhite, Mrs. Billy Mills, Mrs. Ernest Dunlap and Mrs. A. E. Gilliam.

Combine the above ingre- Miss Carmen Childress greet-Mrs. Bob Childress and

Receiving guests were Mrs. James Childress, Miss Leath. The above recipe is a won- the bride-elect; Mrs. Haskell derful summer lunch or sup- Leath, the bride-elect's moper dish when served with a ther; Mrs. Roy Smith of San green salad and some of the Angelo, mother of the new crackers. The following groom; Miss Beverly Neeve, is the easiest pie recipe I the bride's cousin, of San have ever used and one of Angelo, and Mrs. Zena Fields the best. You may substitute of Brady, grandmother of the

The serving table was laid with a white embroidered cloth and centered with an 1 envelope of Dream Whip arrangement of pink carnations and deep rose grapes, the bride's chosen colors. Arrangements of pink and rose flowers were used for decor-

ation throughout the house. 1/2 cup chopped pecans Presiding at the serving table were Mrs. D. E. Jack-Squeeze the juice of the son and Mrs. Ottis Neeve of

Others in the houseparty included Miss Janie Gilliam, Mrs. Joe Boy Chapman, Miss Chris Clegg, Miss Julia Mil-Recent donors to the Dr. ler, Miss Jill Applewhite and

Out of town guests includ-Kennedy of San Angelo; Mrs.

-000-**BRIDE-TO-BE HONORED**

Miss Linda Leath, brideelect of David Michael, was honored with a lingerie Mr. and Mrs. Roy Hender- shower last Friday, in the son in memory of Roy Hen- home of Mrs. H. O. Hoover. Mrs. Ron Murdock was co-

Those attending were Jacqueline Couch in me- Misses Carmen Childress, Vicki Applewhite, Mary Jane Dunlap, Janice Walker, Cathy Miller, Esther Williams, Duplicate Bridge Club Kay Kyle, Lucille Childress, winners Tuesday, July 26: Cynthia Mahon, Janie Gil-First, Mrs. Wilma Hayes and liam and the mother of the

-0(70-

Byron Stuart, and Mrs. Jack ness announce the marriage Wilkins and Mrs. Sidney of their daughter, Brenda Snead, to Nova Eugene West on July 23 in Mexico.

Chiropractor Dr. R. T. Holland 501 8th St., Ozona

hours 9:00 - 6:00Mon. Wed. & Fri.

Phone 392-3140

FOR SALE

Homes Lots Rent Property **Johnny Jones**

Real Estate Insurance

A DOZEN YEARS OF SATISFACTORY SERVICE IN OZONA

Ph. 392-3152

ServiceMASTER the responsible system

Reliable — Depenable Trust Us to Clean Your Valuable Carpets

CALL ter 9. He met a few support- Ph. 653-3800 — San Angelo W.L. Mac Mckinney

WEET YOUR 5-LINEDEALER

OLDS - CADILLAC - BUICK - CHEVROLET - PONTIAC



RUTHERFORD SIGNS with CHEVROLET to bring this fine line of cars and trucks to Ozona.

WHO INVITES YOU TO COME IN AND

TAKE



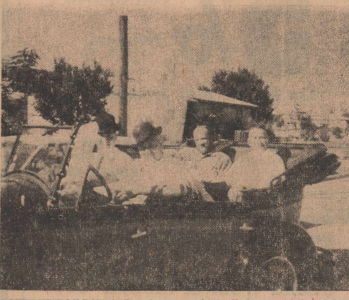


RUTHERFORD SIGNS for the CADILLAC Dealership in Ozona to bring this fine car to Ozona.

RUTHERFORD SIGNS for the PONTIAC line of fine cars.

ADVANTAGE OF THE HE IS





RUTHERFURD Was ON THE GO but OLDSMOBILE stop

this fine General Motors Product.

ped him long enough to sign the dealership agreement for

RUTHERFORD'S Sales force, with Pogue at the wheel ROCKET OFF to make you some money-saving deals.

EVERY CAR IN STOCK REDUCED DURING

GET ACQUAINTED SALE

Now In Progress

RITHERFORD VOI

A. R. Rutherford, Owner

Expert Service on All Makes of Cars

Dra

Kitty's Korner (Continued from Page One)

married people to take a two Praised In Letter other every year. This would give each of them a new band to breathe.

Ellen. Wildcat —

of Ozona.

tween 6,173-6,568 feet.

Location is 1,951 feet from ranchman. the south and 1,320 feet from

in 2-Q6-TCRR, 1½ - miles indicated.) northwest extension to the

inch choke and perforations his home town. between 12,934-13,762 feet. "I took it upon myself to won by Mrs. Baggett and Testing continued.

in 16 - Q6 - TCRR, 17/8-mile is evident that he has excel- Arthur Kyle. Winning high Charles Warner, Mrs. L. W. southwest extension to the led in many different end- was Mrs. Gene Williams, sec- Lovell, Wm. E. Parkinson, same field, flowed 24 hours, eavors, such as football, basmaking six barrels of load ketball, rodeo and flying. water, plus gas at the daily "He has been on Instructor man Taylor.

run 1%-inch drillpipe in an Lubbock, Texas. His instruc-

Texas Lumber Co.

BADMINTON CHAMP —

Lt. Col. D. A. Parker

paper's masthead.

A note on the front page Col. Parker's experiments. (Continued from Page One) said "See Page 13" and on "He has again distinguishpage 13 was a picture of Lt. ed himself by winning the Petroleum Inc., Odessa, No. Col. D. A. Parker, USAF, base badminton champion-1 McDonald, five miles south former Ozonan who once ship. He won the championcoached football in Ozona ship through a double eli-It was finaled for a cal- high School, receiving the mination tournament, deculated, absolute open flow Anderson Air Force Base feating other opponents, maof 14.2 million cubic feet of badminton championship gas per day, with gas-liquid trophy which he had won nior to him in age. ratio of 29,000-1. Production over a field of 16 particiwas through perforations be- pants. Col Parker is a bro- to have officers like Col. Parther of J. B. Parker, Ozona ker to depend upon. It has been assigned to an AFB

ter from the Base Command- zona can be equally proud." Shell Oil Co. No. 3 Mitchell, er J. J. Johnson (rank not

"I have known Lt. Col. JM (Ellenburger gas) field of Parker for a number of years Crockett County, 34 miles and I'd like to take this op-24 hours, making 221 barrels mation that his friends and of load water, plus gas at the the people of Ozona might daily rate of 1.7 million cu- be interested in," Commander Johnson wrote. "He has Flow was through a 48-64- always referred to Ozona as

review his personal as well as The firm's No. 5 Mitchell, his military records and it

rate of 500,000 cubic feet. Pilot orders since he gra-1959 SAC recognized his out-

BE gentle, be kind, to that and selected him to set up with Blue Lustre, Rent elec- Instructor school for all the tric champooer \$1. South pilots that were to be upgraded to instructor status

in SAC. Col. Parker instructed in the classroom and in the air. By 1963 when he departed for Air War College weeks vacation from each By Guam Comander he was well known to every pilot in SAC for his out-The Stockman has just re- standing instructor ability. lease on life, and it really ceived a copy of the Guam Many have stated that he becomes necessary when it Daily News, published in A- performed maneuvers in the irritates you for your hus- gana, Guam, "Where Ameri- B-52 that no one else would ca's Day Begins" to quote the attempt in a Cub. Some of slogan under the daily news- SAC's procedures that are in use today are a result of

ny of whom were quite ju- Technical School

"The Air Force is fortunate been a pleasure to have Tucked inside the paper known and served with him. after completing basic trainthe west lines of 14-MN-GC& was a most interesting let- I feel that the people of O- ing at Lackland AFB in San

The weekly play of golf and bridge was held Thurssouthwest of Ozona, flowed portunity to pass on infor- day at the Country Club. In golf play, low net on the club trophy was won by Mrs. Jack Baggett, low putts on Bagegtt trophy was won by Mrs. Byron Williams and Mrs. Joe Pierce, Jr. The balls were Mrs. Williams.

ond high Mrs. Byron Wil- Ben Robertson, Mrs. Everarliams and the cut Mrs. Sher- | do Vargas, Maria Valadez,

Operator was preparing to duated from flying school in games were Mrs. Charles bert Bollier, Mrs. Allie Ar-Williams, Jr., Mrs. Byron mentrout, Mrs. Robert Sanattempt to circulate out tor duty was climaxed in Stuart, Mrs. John Childress, chez, Jill Applewhite, Mrs. Mrs. V. I. Pierce, Mrs. Mar- Hugh Childress, Sr. and Mrs. standing instructor ability shall Montgomery, Mrs. C. O. Arturo Lara. Walker, Mrs. T. J. Bailey, Patients dismissed: Robert expensive carpet, clean it and run the B-52 and KC-135 Mrs. Gene Lilly and Mrs. G. Hargraves, Bobby Reed,

and children Alice and Hum- Lovell, Ben Robertson, Mrs. berto, and Mr. and Mrs. Abel Everardo Vargas and infant Martinez and children spent son, Maria Valadez, Mrs. Tom last week at Six Flags Over Rodriquez, Vernon A. Shock



A3C Joe Martinez

Martinez Sent To

A3-c Joe Martinez, son of Mrs. Filiberto C. Sanchez, has Technical School in Amarillo

He was awarded the LADIES GOLF ASSN. MEET Sharpshooter Ribbon for his excellence with the M-16 rifle during basic training.

Martinez is a 1964 graduate of Ozona High School and attended Odessa College two years prior to entering the

CROCKETT COUNTY HOSPITAL NEWS

Patients admitted to hos-Bridge hostess was Mrs. pital since July 26th: Mrs. Mrs. Tom Rodriquez, Vernon-Others participating in the A. Shook, Don B. Morris, Ro-

Jose Llanos, Jr., Jack Medcalf, Brenda Bratton, Mrs. Mr. and Mrs. Bekie Diaz Charles Warner, Mrs. L. W. and Robert Bollier.

ADD BEAUTY & CONVENIENCE TO YOUR HOME WITH AN

ALL-METAL LAWN BUILDING

The Extra Storage You Need --Built & Finished For Years

Of Service

GALVANIZER, BONDERIZED, BAKED DUPONT

DOUBLE RIBBED PANELS TAKE ROUGH TREAT-

JAM-FREE FINGERTIP SLIDING DOOR OPER-

• COMPLETELY RAIN-TIGHT

COMPLETE WITH FLOOR

35 Sq. Ft. of \$89.50 Storage - only

South Texas Lumber Co. Ph. 392-2545

BUD LOUDAMY-YOUR INDEPENDENT GROCER SPECIALS – Thurs. p. m., Fri. and Sat. Aug. 4-5-6

POTATOES 10 LBS.

2 FOR 25C

MARYLAND CLUB

WITH EACH \$10.00 PURCHASE

SNOWDRIFT 3 lb. can 24 oz bottle 12 oz. can AUSTEX CHIL No. 300 can BIG K FLOUR 25 lb. bag MACARONI OR SPAGHETTI MAYFLOWER CREAM CORN 2 cans 33c STOKELY'S **PEACHES** No. 21/2 can STOKELY'S FRUIT COCKTAIL No. 303 can

STOKELY'S (WHOLE) GREEN BEANS No. 303 can JACK SPRAT — WHITE OR YELLOW **HOMINY** No. 300 can RANCH STYLE **BEANS** Big 24 oz. can 29c

PINEAPPLE JUICE 2 For BAKER'S SOUTHERN STYLE COCONUT can DEL MONTE BIG FAMILY SIZE TOMATO CATSUP 29c

NEW DETERGENT BOLD **Giant Box** CLEANSING TISSUES 400 Count Box **SCOTTIES**

SCOT TOWELS

Regular Roll

LB.

San Angelo Saving Headquarters

Anticipated Dividend

On All Savings Accounts Directors:

James R. Duncan C. A. Duncan Wilbur Carr Brown John S. Cargile Hudson Russell W. A. Griffis, Jr. 125 S. IRVING

BEALL BARBEE, Owner and Manager

Ozona Wool & Mohair Co.

Phone 392-2623

WOOL ---- MOHAIR

RANCH SUPPLIES

JANES FUNERAL HOME

DEDICATED TO SERVICE

701 Ninth St.

24-Hour Ambulance Service

Phone 392-3202