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18th



AROUND THE COUNTY



ARTHUR BARLEMANN, JR. COUNTY AGENT

Frank McCabe

Owen Armstrong

Mrs Jesusa Ortiz

Sam Duncan

Diana Lou Cole

Mrs M.D. Brown

John Griffin

Juan Mata

A one day Range Management Conference is being BROWNIES ROUNDUP Sponsoring the conference Aug 22nd. The mothers were Horse and Palomino breeder, the Rev. Hendrix. and the Lubbock and West coming activities. Texas Chambers of Com- Leaders are:

Purpose of the conference Brownies. is to give range management Mrs Bobbie Gartrell and Officiating at the services school registration here as information to ranchmen in a Mrs Helen Radde—2nd year was the pastor of the First follows: specific vegetational area. Out- Brownies. side speakers will include Mrs Pat Duncan—3rd year man Conner. personnel from both colleges, Brownies. the Agricultural Extension Mrs Sue Cole—Girl Scouts Ayers Clemmons in 1942. at 2 p. m. Service, the Soil Conservation Service, the two Chambers of Commerce, and ranchmen. HOSPITAL NOTES

The speakers will cover of the state, research under County Hospital on Thursday than \$1,000 at the sale. way at the Experimental morning of this week includranch at Throckmorton and ed-Spur, and range improvement Mrs Edward Estrada by ranchers themselves on the Mrs O. Capachino

Everyone interested in invited to attend. A complete program is available in the county agent's office for anyone who would like to look morning of last week-

The Secretary of Agriculture has announced that the referendum on the 1963 wheat ASCS office on that date be-Sealy Hospital in Galveston Sterling City. tween the hours of 8.00 a.m. last Friday for some work on

or any type tenants, who will produce more than 15 acres Kindergarten This Year

aproved in the referendum, o'clock.

Thus, if you will produce opening date. you are eligible to vote. So, vote your choice whether it Game Management be for or against.

nanchers during that period the feature of the evening, All were identified as screw- along with a business meet- Car Caught Fire

K

dle area. Uvalde County led with 552 cases.

A total of 105,018,690 sterile flies were released during the period of the report. Production at the Mission plant has reached 30 million per week; it was expected to top the 50 million mark the first week in August.

The continued hot, dry not being used for spraying.

The continued hot, dry not being used for spraying.

The Daylon Barretts left on about it, the horn was blowable about it, the horn was blowable about it, the horn was blowable about it, the horn was blowable. Grity barticularly alarming about the present level of unemployment. There are now, have alous and through 1st game would suffer.

Actually, there is nothing Actually, there is nothing and the lights had come Coahoma, and Sterling City barticularly alarming about the present level of unemployment. There are now, have games will be \$0.55 per game will be \$0.55 for the five season. Increasing cost of the season. Increasing and the Roland Lowes briefly the first part of this week. Mrs Freeman will be remembered as the former Lois bered as the former Lois ing gamblers, criminals, etc.

The continued hot, dry weather causes the danger of range or grass fires to increase daily. Already a number of sprayer along with those of the page o weather causes the danger of If a fire does start on your range or grass fires to incountry or near you, this crease daily. Already a number of fires have been started in other areas by lightning. In some areas, two and three dires have been burning at long with those of the difference between a few acres being burned or a few fires have been burning at thousand going up in flames.

These correvers could very and son Hull and little friend, Mr Freeman is pastor of the beople included in the statistics who have not had time to get themselves established, in Texas City.

Last weekend Mr and Mrs Nick Reed took Hank and Debbie and Dede returned it. Moreover, strike idleness lene to their parents, Mr and Debbie and Dede returned in 1962 is 60% above the 1961 home last week from a 17-lene of the people included in the statistics who have not had time to get themselves established, in Texas City.

Mr and Mrs Neal J. Reed, it. Moreover, strike idleness lene to their parents, Mr and Debbie and Dede returned in 1962 is 60% above the 1961 home last week from a 17-lene of the people included in the statistics who have not had time to get themselves established, in Texas City.

In some areas, two and three difference between a few ored over and toured the lene of the people included in the statistics who have not had time to get themselves established, in Texas City.

In some areas by lightning. The difference between a few ored over and toured the long of the people included in the statistics who have not had time to get themselves established, in Texas City.

In some areas by lightning at home last week from a 17-lene of the people included in the statistics who have not had time to get themselves established, in Texas City.

In some areas by lightning at home last week from a 17-lene of the people included in the statistics who have not had to get themselves established, in get themselves established, in Texas City. These sprayers could very Ranchers can make them-well control many fires before Horace Donalson is visit-them to California and points

rancher has some type of live-stock sprayer which he uses on his livestock. These spray
Ing equipment. Nearly every this purpose could reach the met his sister, Mrs L. S. there. They vacationed deleft Thursday for Colorado Mrs W.H. Sparkman representation of Longview, Wash-Disneyland. Crater City, Ari-Springs, Colo. where they turned Wednesday after spending to the spending their time with Mrs Dam. On the way they went of Arkansas for a visit with Fort Worth visiting her sisers make excellent firefight-the case in event of fire. Fill Tom Donalson at the C Bar by El Paso to have Dede's the John Greens. Later the ters and brother. ing equipment. Keep them your sprayer and urge your Guest Ranch, Lucerene Val-eyes checked at her doctor's Hudsons will visit relatives in full of water when they are neighbors to do the same. ley, Calif.

W.R. Davis, Rancher, LIONS CLUB

died Monday at his home First Baptist Church here north of San Angelo.

Funeral services were held guest of the Rev. Sherman at 3 p.m. Tuesday at the First Conner, local Baptist pastor. Our Baptist Church here with Arthur Barlemann acted as burial by Lowe Funeral Home, president in the absence of WASHIN Angelo was in charge of pre- to M.E. Churchhill.

are the following: Texas Sec-invited. Nose Bag lunches was born May 23, 1882, in tion, American Society of were brought and punch was Grayson County. He came to Range Management, Texas served. There was a discussion on the coming year's County as a youth A&M College, Texas Tech, coming activities City most of his life before Registration Set moving to his stockfarm just

> years ago. Baptist Church, the Rev. Sher- Seniors—Thursday, Aug. 30

Palominos and Quarter Hor-31 at 10 a.m. Angelo in 1953. Two of his at 2 p.m. range problems in this area Patients in the Sterling top stallions brought more There will be teachers work- A recent national survey has cine right away. A post card,

> arillo. Walter R. Davis and Air Force Base, Wash., and Mrs Hardin Kettler of San An
> Aug. 25.
>
> See Sec. 16.
>
> Mrs Hardin Kettler of San An
> Relation of Arts degree in to locate clerical help despite is selected and plentiful supply of unemman. Dismisials since Thursday Air

boys group.

Buried Here Tuesday The Rev. Billy Hendrix of San Angelo spoke to the this week. Hendrix was a

Johnson Funeral Home of San W.R. Brooks. The prize went held on the campus of Texas

Tech at Lubbock on September 7 beginning at 9:00 a.m.

Girl Scouts and Brownies liminary arrangements. Mr. Guests present were T.J.

Davis. a prominent Quarter Finnegan, Bill Coleman and

Mrs Jerry Tabor—1st year north of San Angelo about 12 Supt. O.T. Jones has announced the times for high

at 10 a.m.

out of work. Survivors include his wife; ber 1 and 3. A feculty meet-remain unfilled because no call or just telling himthree sons, R.C. Davis of Am-on September 3, said Jones ample, at Levelland the State numbers better.

exercises is 7:15 p.m.

Eligible voters are any persons who will be enraged as come took him to Gal-come took him day visit with his parents, as dishwashers. "They tell me Barbara Jackson of Colo-Mr and Mrs Leon Wallace, I'm drawing \$29 a week un-Boys Ranch Concentrated of wheat for harvest as grain. Mrs Louie Alexander said rado City and Freddie Fields last week. Other visitors at employment now; why should Both husband and wife may this week that she would re- of Sterling City were named the Wallaces last week in- I take a \$30 job?", reports an The Both and the Wallaces last week in- I take a \$30 job?", reports an The Both and the Wallaces last week in- I take a \$30 job?", reports an I take a \$

proved, the material average 10.

support price will be \$1.82 Classes will be held each early Sunday.

ior Rodeo, which ended here ily of Ft. Worth.

per bushel. If quotas are not work in a pri-centrated roundup of stock vate club at \$50 a week and for the ranch's benefit on per bushel. If quotas are not morning form 9 to 11:30 Belt buckles were awarded The John Gibbs family left And the report goes on at boss for Sterling County, said top contenders by age group. early Monday morning on a length listing job opportuni- that anyone who whould dothe price will be \$1.21 per All parents are asked to get bushel.

Thus, if you will produce Than 15 acres of wheat.

The price will be \$1.21 per All parents are asked to get to contenders by age group. Early Monday morning on a length listing job opportunities and the price will be sold.

The price will be \$1.21 per All parents are asked to get to contenders by age group. Early Monday morning on a length listing job opportunities and the price will be sold.

The price will be \$1.21 per Kathy Bruton of San Angelo trip to northern New Mexico. They plan to camp out in the cause the unemployed don't opening date.

The price will be \$1.21 per Kathy Bruton of San Angelo trip to northern New Mexico. They plan to camp out in the cause the unemployed don't opening date.

Dusek of Vancourt won the Park at Black Canyon. John they think they are better off Sept. 4. The stock will be sold buckle in the 12 and under said that this was a "well-de-drawing unemployment com-through Angelo auction rings served and well-desired" va-pensation. During the period of July Group Elects Officers Paulette Allen of Rule, girls Served and Well-desired Value of Served Value of Served Value of Served Value of Served During the period of July
1-28, 9,178 samples were identified as screwworms by the Mission laboratory of the Sterling County Game Mission laboratory of screwworm eradication proscrewworm eradication proscre

screwworm eradication program. During the same period, lass monday night. A samples were non-screwworms.

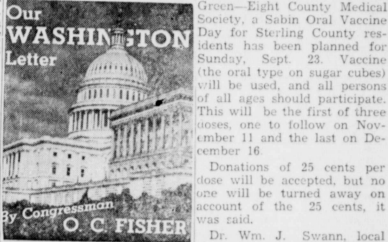
Thirty-one samples were submitted by Sterling County to steel of the gram. A barbecus support, submitted by Sterling County to steel of the gram of the New Mexico, including Rui-islation and turn the heat on Supt. O.T. Jones and Coach Congress to pass legislation J.R. Dillard of Sterling City doso. next year along this line.

during the period; 28 counties were not infested with screwworms. Nearest counties not infested are Midland, Ector, and Winkler; the others are primarily in the Panhanary and Winkler; the others are primarily in the Panhanary and Brooks and Jack Doutnit at linging inflationary and by increased some motor damage when his Brooks and Jack Doutnit at linging inflationary and by increasing prices any gain the car caught fire Tuesday night. Lions in Big Spring Tuesday workers might achieve, viewed set by the group for this year. Carruthers to his house, tel, the meeting was conducted by the group for this year. Some motor damage when his Brooks and Jack Doutnit at linging inflationary and by increasing prices any gain the car caught fire Tuesday night. Lions in Big Spring Tuesday night. Held in the Settles Holling in from any standpoint, would be eaten away by increased prices. And the entire Nation wood was elected secretary-ing and when he went to see Carruthers. Club officers from would suffer.

Trinidad, Colo.

day vacation trip that took period. place there.

Sterling Planning W.R. Davis, 80, a Sterling Lions Club luncheon here County ranchman and horse Wednesday. He is doing the breeder more than 50 years, preaching at a revival at the



will be used, and all persons of all ages should participate. doses, one to follow on November 11 and the last on Deose will be accepted, but no one will be turned away on

In connection with the Tom

Green-Eight County Medical

society, a Sabin Oral Vaccine

Day for Sterling County res-

idents has been planned for

(the oral type on sugar cubes)

physician and member of the A strange paradox has de- eight-county medical society, He was married to Gelemma Juniors-Thursday, Aug 30 veloped out of the 5.3% un-would like to know how many employment in the country people will take the vaccine Mr Davis sold his string of Sophomores-Friday, Aug and the fact that many jobs that day, so he can order the are unfilled because they do proper amount. Drop him a ses at a dispersal sale in San Freshmen-Friday, Aug. 31 not suit the people who are card and list the number of people who will take the vac-

shops on August 31, Septem-revealed a multitude of jobs please, rather than a phone and by a previous marriage ing will be held at 10 a.m. one will take them. For ex- he can keep account of the

Employment Service has failed The vaccine will be dis-Truman C. Davis. both of Sterling City; four daughters, G. Davis. Both of Joseph Walter Emery of openings for waitresses. In Hospital. All clubs of the town Sterling City; four daughters, Mrs Victor Jackson of Belton, Mrs. R.D. Allen of Vancourt, Joe Emery, is a candidate for firms are finding it difficult the work. Mrs Neal J. Reed Mrs Earl Hughes of Fairchild a Bachelor of Arts degree in to locate clerical help despite is scheduled to act as chair-

Mrs Hardin Kettler of San Angelo; 16 grandchildren and 14 great-grandchildren.

Pallbearers were Weaver Jackson of San Angelo and Jackson of San Ang

referendum on the 1963 wheat crop will be held on August 30. That's next Thursday. Voting can be done in the Voting can be done in the Seely Hospital in Galveston ill and Clell Ainsworth of Covercises is 7:15 p.m. not fill them. Temporary jobs selves of the new oral vacon farms are almost impos-cine.

The Boys Ranch of West

ote.

If marketing quotas are apart her home on September Western Riding Club's Junstyle Park to Marketing Quotas are apart her home on September Western Riding Club's Junstyle Park to Western Riding Club's Park to West for benefit of the Boys Ranch.

Yet, in Chicago, last week King said anyone wishing the AFL-CIO's 29-man Ex-to donate stock, money, etc.,

Sambues of screwworms were Named president for the gist, lost some wiring and had received from 226 counties during the period; 28 counties and Jack Douthit at tended a meeting of District 6, Region Two Eight Man Football at Odessa last week.

ing their grandparents.

selves some quick fire fight-the fire trucks available for ing in California this week. of interest between here and selves have the fire trucks available for ing in California this week. of interest between here and interest between here are also between here and interest between here are also between

In case of fire dial 3-4771.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

SENATE JOINT RESOLUTION NO. 12 proposing an Amendment to the Constitution so as to provide that state employees may be employed in an advisory capacity or appointed to serve as a consultant or on an advisory capacity or appointed to serve as a consultant or on an advisory capacity or appointed to serve as a consultant or on an advisory committee, or as a member of a Public School Board provided they are not members of the teaching profession, and may receive reimbursement of expenses, with other agencies of this state, or any political subdivision thereof, and of the Federal Government, with the approval of the administrative head of the state department or agency or the governing board of the institution in which such employee is employed and provided there is no conflict of interest.

BE IT RESOLVED BY THE LEG-

BE IT RESOLVED BY THE LEG-ISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 33 of Article XVI of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Section 33. The accounting officers of this state shall neither draw nor pay a warrant upon the Treasury in favor of any person, for salary or compensation as agent, officer or appointee, who holds at the same time any other office or position of honor, trust or profit, under this state or the United States, except as prescribed in this Constitution. Provided, that this restriction as to the drawing or paying of warrants upon the Treasury shall not apply to officers of the National Guard of Texas, the National Guard Reserve, the Officers Reserve Corps of the United States, nor to enlisted men of the National Guard, the National Guard Reserve, and the Organized Reserve of the United States, nor to retired officers of the United States, nor to retired officers of the United States, nor to retired officers of the United States. Air Force and Coast Guard, and retired warrant officers and retired enlisted men of the United States Army, Navy, Marine Corps. United States, nor to retired officers of the United States Army, Navy. Marine Corps, Air Force and Coast Guard, and retired warrant officers and retired enlisted men of the United States Army, Navy, Marine Corps, laws of this state.

"FOR the Constitutional Amendment permitting state employees to serve as a consultant or on an advisory committee, or as a member of a Public School Board provided they are not members of the teaching profession, with a state agency, or any political subdivision thereof, or the Federal Government, if approved by administrative head or governing board of such employee and there is no conflict of interest."

"AGAINST the Constitutional Amendment permitting state employees to serve as a consultant FOR the Constitutional Amend-Amendment permitting state employees to serve as a consultant or on an advisory committee, or as a member of a Public School Board provided they are not members of the teaching profession, with a state agency, or any political subdivision thereof, or the Federal Government, if approved by administrative head or governing board of such employee and there is no confict of interest."

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT

NUMBER TWO ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1942.

SENATE JOINT RESOLUTION NO. 9 proposing an amendment to Section 51a of Article III of the Constitution of the State of Texas, so raise the limit on use of state funds for financial assistance of needy aged, needy blind, and needy blollars (\$52,000,000) a year to Fifty two Million Dollars (\$52,000,000) a year to Fifty two Million Dollars (\$52,000,000).

BE IT RESOLVED BY THE LEGISLATION OF TEXAS:

BE IT RESOLVED BY THE LEGISLATION OF TEXAS:

Section 51. That Section 51a of Article III of the Constitution of the State of Texas for the Article III of the Constitution of the State of Texas for the Article III of the Constitution of the State of Texas for the Article III of the Constitution of the State of Texas for the Article III of the Constitution of the State of Texas for the Article III of the Constitution of the State of Texas for the Article III of the Constitution of the State of Texas for the Article III of the Constitution of the State of Texas for the Article III of the Constitution of the State of Texas for the Article III of the Constitution of the State of Texas for the Article III of the Constitution of the State of Texas the Article III of the Constitution of the State of Texas the Article III of the Constitution of the State of Texas the Article III of the Constitution of the State of Texas the Article III of the Constitution of the State funds and Texas the Article III of the Constitution of the State of Texas the Article III of the Constitution of the State funds and Texas the Article III of the Constitution of the State funds and Texas the Article III of the Constitution of the State funds and Texas the Article III of the Constitution of the State funds and Texas the Article III of the Constitution of the State funds the Article III of the Constitution of the Constitution of the State funds to a vide of the Article III of the Constitution of the Constitution of the Constitution of the Constitution of

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT

NUMBER ELEVEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

SENATE JOINT RESOLUTION NO. 25 proposing an Amendment to Section 49-b, Article III of the Constitution of Texas permitting the resale of lands of the Veterans Land Fund remaining unsold after having been first offered for sale to veterans, to be sold to such purchasers, in such quantities, and on such terms, and at such prices and rates of interest, and under such rules and regulations as under such rules and regulations as are now provided by law or as may hereafter be provided by law, pro-viding for an election and the issu-ance of a proclamation therefor.

BE IT RESOLVED BY THE LEG-ISLATURE OF THE STATE OF

ISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 49-b. Article III of the Constitution of Texas, be amended by adding thereto the following:

"The foregoing notwithstanding, any lands in the Veterans Land Fund which have been first offered for resale to veterans and which have not been sold may be resold to such purchasers, in such quantities, and on such terms, and at such prices and rates of interest, and under such rules and regulations as are now provided by law, or as may hereafter be provided by law, or as may hereafter be provided by law.

"This Amendment shall become effective upon its adoption."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held throughout the State of Texas on the first Tuesday after the first Monday in November, 1962, at which

election all ballots shall have printed thereon the following:

"FOR the Amendment to Section 49-b of Article III of the Constitution of Texas by adding thereto a provision authorizing the resale of lands of the Veterans Land Fund remaining unsold after having been first offered for sale to veterans, to such purchasers, in such quantities, and on such terms, and at such prices and rates of interest, and under such rules and regulations as are now provided by law, or as may hereafter be provided by law."

"AGAINST the Amendment to Section 49-b of Article III of the Constitution of Texas by adding thereto a provision authorizing the resale of lands of the Veterans Land Fund remaining unsold after having been first offered for sale to veterans, to such purchasers, in such quantities, and on such terms, and at such prices and rates of interest, and under such rules and regulations as are now provided by law, or as may hereafter be provided by law,"

If it appears from the returns of said election that a majority of the votes cast were in favor of said

Get Your Rubber Stamps at News-Record

CARD OF THANKS

I want to thank all of those who were so very thoughtful of me in my recent illness. Thanks for all the flowers, cards, and all of the good

Lelah Bird

Voters - Attention

In this issue of the News there appears the full text of Constitutional Amendments to be voted on at the upcoming General Election (Nov. 6). So that you may be fully informed. we urge that you read each proposal measure in its entirety, and study all of them carefully before you go to the polls to cast your vote.

A brief digest of the 14 Amendments follows:

No. 1 on the ballot (HJR 25) - Provides Workmen's Compensation Insurance for the employees of all political subvisions.

No. 2 on the ballot (SJR 9) - Raises the limit on use of state funds to assist needy aged, needy blind and needy children from Forty-seven Million Dollars (\$47,000,000) to Fifty-two Million Dollars \$52,000,000).

No. 3 on the ballot (SJR 22) Permits creation of hospital districts in Ochiltree, Castro, Hansford and Hopkins Counties.

No. 4 on the ballot (HJR 46) Provides for a State program of acquiring conservation storage facilities is reser-

No. 5 on the ballot (HJR 51) Creates hospital districts and limits their power.

No. 6 on the ballot (SJR 36) Authorizes retirement, disability, and death benefits for elected and appointie officers and employees of counties and political subdivisions who have served in such capacity for (12) years or more.

No. 7 on the ballot (SJR 13) Insures continuity of state and local governmental operations in periods of emergency, resulting from disasters caused by enemy attack, by providing for the prompt and temporary succession to the powers and dutiesof public office, except members of the Legislature.

No. 8 on the ballot (SJR 7) Million, Five Hundred Thouand Dollars (\$2,500,000) per year on the amount that may of a home for the aged in Ti-tus County and permits the Independent School District, be paid out of and financing Legislature to authorize the creation of two (2) hospital Dallas County, shall not be districts in Brazoria County.

No 10 on the ballot (SJR 12) Permits state employees to serve as consultants or on advisory committees, or as members of a Public School Board, provided they are not members of the teaching profession, with a state agency or any political subdivision.

No. 11 on the ballot (SJR 25) - Authorizes resale of repossessed lands in the Veterans Land Fund, to any buyer, after having been first offered for resale to veterans.

No. 12 on the ballot (SJR 19) Delegates limited zoning



200 fully air-conditioned rooms & suites. . .fine dining room and coffee shop. . . private fresh water swimming pool. . . 18 hole golf course nearby. . . beach and all water sports. . . reasonable rates. . .

Complete facilities for meetings & conventions. . . headquarters for most civic clubs...

Write for colorful descriptive map of Mississippi Sound area and rates.



1963 FRIGIDAIRE



• 2 Speeds, 2 cycles! Tailors wash ing to the fabric! Choice of wash

 New Automatic Soak cycle. Beats overnight soaking by far - for diapers, problem wash loads!

 New 12 lb. 'big wash' capacity · Spins clothes drier than any other

· 3-Ring Agitator action cleans clothes inside and out - pumps lint away automatically.

Ask about the Frigidaire 15-Year Lifetime Test! FREE WIRING - to customers served by WTU-FREE Installation (220 Volt) for ranges, water heaters and clothes dryers, when purchased from local dealer.



TERMS

West Texas Utilities

Company . "an investor owned company"

- Establishes a ceiling of Two powers to any county bordering on the Gulf of Mexico or the tidewater limits thereof.

No. 13 on the ballot (SJR 6) - Provides that taxes or major portion of which is in abrogated, canceled or invalidated by any change in boundaries and authorizes the continuance of the levy of taxes after such change without further election.

No. 14 on the ballot (HJR 32) - Provides for trials de novo on all appeals from actions, rulings, or decisions of adminstrative or executive agencies of government.

BIRTHDAY PARTY

Henry Holster was honored on his 64th birthday with a surprise party Wednesday night the 15th at his home. Hostesses were: Mrs Delmar Radde, Mrs Billie Ray Gartrell, and Mrs H.M. Dun-

Those present were: His mother, Mrs Willie Benge, Mr and Mrs Charles H. Holster and family, Mrs Jarma Hodges Lois and Chas Holster, Mr and Mrs A.D. Steger. Ronnie Steger and Mellay, Daug, Vickey and Marlene Kemp, Mrs Gaylord Haviland, Mr Ewing McEntire and son Macky, Mr and Mrs Leslie Cole and family, Mr and Mrs Bill Humble and family, Mr and Mrs Delmar Radde and family, Mr and Mrs Billie Ray Gartrell and Mary Sue, Mr and Mrs H.M. Duncan and

D D D D D Realtors- Land Loans Your Listings Appreciated

Rentals. Homes, Land Several Houses for Sale. Two and three Bedrooms.

Sterling Finance Co. Box 668 Sterling City, Tex.

City Barber Shop

H. F. MERRELL, Prop. "Satisfaction Guaranteed"



That's one advantage of saving in a bank

OUR BANK!

THE FIRST NATIONAL BANK

STERLING CITY, TEXAS



ST Entere at the Pub

SUE \$2.00 a \$2.5 RECO COLL Cards

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STERLING CITY NEWS RECORD

Entered November 10, 1902, in ballet dances, at the Sterling City postoffice ust 23 at 4 p.m. Alice will apas second class matter. Published Every Friday

SUBSCRIPTION RATES \$2.50 a year elsewhere

NEWS established in 1890 RECORD established in 1899 Consolidated in 1902

LEE DOUTHIT, Society

classified ads are charged for duced in a car crash. at the rate of 3c per word for the first insertion and 11/2

ness in SterlingCo. Buy on of \$600. Ellis Campell, Jr., Rawleigh TXG-1220-301, Mem-ternal Revenue Service, adphis, Tenn.

For Sale - Boat Trailer Campbell suggested that and 10 h.p. outboard moter. students contact IRS for need-Reasonable.

Jack Cooney Ph. 8-2741 pendent. gon. \$450.

etc. News-Record 8-3251.

To Appear in TV Ballet Show Alice and Michal McClease. daughters of Mr and Mrs Rex McClease, will appear on JACK DOUTHIT, Publisher KOSA T-V Odessa this month

Michal will appear on Augpear in the ballet Snow White on August 26 at 3:30—right after the baseball game is \$2.00 a year in Sterling County over. The two girls are dance students in the Billie Lu School of Dance in Odessa.

If a seat belt keeps your head from striking your car's roof post or keeps you form COLLIN DOUTHIT, Operator being thrown through the windshield, your chances for Cards of Thanks, reader or serious injury are greatly re-

STUDENT SUMMER INCOME

It isn't necessary for stu-WANTED AT ONCE. Man dents to stop working this with car for Rawleigh busi-summer after earning a total time. Write immediately to Dallas district director of Invised parents that it is possible to claim a son or daugh-In case of fire dial 8-4771. ter as a dependent on federal income tax returns even if they earn more than \$600.

ec information on how their '54 Ford. 4-door station wa- parents claim them as a de-

SINGER Sewing Machine Rep-Phone in your personal resentative will be in Sterling tems of news-your visits, City every Tuesday all day. yeur visitors, your parties, Service on all makes of sewing machines and featuring the Singer Automatic and FOR SALE - The D. P. Straight Stitch Machines. Al-Glass property, has three and so Singer Vacuum Cleaners. a half lots. See H. L. Hilde-For house call drop card to Box 608, Sterling City, Tex.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FOURTEEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

other provision of the Constitution, the Legislature shall have the power, by general law, to provide for appeals to the courts from any and all actions, rulings or decisions of administrative agencies and executive departments of the State of Texas or any of its political subdivisions, under such provisions and limitations as the Legislature shall deem necessary and desirable; and the courts of Texas shall have no constant to the state of t such provisions and limitations as the Legislature shall deem necessary and desirable; and the courts of Texas shall have no power or authority to refuse, deny, or change the manner of such appeals, if brought in the manner provided by general law, even though such appeals shall be provided de novo as that term is used in appeals from Justice of the Peace Courts to County Courts; and should the Legislature provide for such appeals to be tried completely de novo and independent of any administrative or executive action, ruling or decision thereon, the courts shall comply with such general law and shall hear and determine such appeals in the manner and under the condi-

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

HOUSE JOINT RESOLUTION NO. 32 proposing an amendment to the Constitution of the State of Texas to authorize the Legislature to provide for trial de novo on all appeals to the courts from actions. rulings or decisions of administrative agencies and executive departments of the State of Texas or any of its political subdivisions.

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

Section 1. That the Constitution of

Section 1. That the Constitution of Texas be and same is hereby amended by the addition to Article II of a new Section to be known as Section 2. said new Section 2 to read as follows:

"Section 2. Notwithstanding any other provision of the Constitution, the Legislature shall have the power.

Sect. 2. The foregoing Constitutional Amendament 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, 1962, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendament 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 the Constitutional Amendment shall be submitted to a vote of the qualified electors of this State, at an election to be held throughout the State on the first Tuesday after the first Monday in the Constitution, and the constitution of the Constitution and 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 Monday in the State on the firs

ment granting the Legislature power to provide for trials de novo on all appeals from actions, rulings, or decisions of adminis-trative or executive agencies of

government."
"AGAINST the Constitutional

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT

NUMBER EIGHT ON THE BALLOT

2

is re ur ur

SECONDO DEPTHE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 51-b of Article III of the Constitution of the State of Texas, relating to assistance to needy persons totally and permanently physically or mentally disabled be amended and renumbered so as to read as follows:

"Section 51-b-1. The Legislature shall have the power to provide by General Laws, under such limitations and restrictions as may be deemed by the Legislature expedient, for assistance to needy individuals, who are citizens of the United States, who shall have passed their eighteenth (18th) birthday but have not passed their sixty-fifth (65th) birthday, who are totally and permanently disabled by reason of a mental or physical handicap or a combination of physical and mental handicaps and not feasible for vocational rehabilitation, and who have resided in the state for at least one (1) year continuously immediately preceding the application and who have resided in the state for at least an additional five (5 years during the nine (9) years immediately preceding the application for assistance; and providing further, that no individual shall receive assistance under this program for the permanently and totally disabled aduring any period when he is re-

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

SENATE JOINT RESOLUTION NO. 7 proposing an Amendment to Section 51-b of Article III of the Constitution of the State of Texas. relating to assistance to needy persons totally and permanently physically or mentally disabled, renumbering said Section, and providing that the amount paid out of state funds for assistance payments to the totally and permanently disabled may never exceed Two Million. Five Hundred Thousand Dollars (\$2,500,000) per year.

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

Section 1. That Section 51-b of Article III of the Constitution of the State of Texas, relating to assistance to needy persons totally and permanently disabled as that Government may offer not inconsistent with the restrictions herein provided."

Sec. 2. The foregoing Constitutional

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT

NUMBER SEVEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

SENATE JOINT RESOLUTION NO. 13 proposing an amendment to Article III of the Constitution of the Article III of the Constitution of the State of Texas by adding a new Section to be known as Section 62 and which shall empower the Legislature to provide for the temporary succession to public offices so as to insure the continuity of governmental operations in periods of emergency resulting from disasters caused by enemy attack; providing for the proclamation and publication of this proposed amendment by the Governor.

BE IT RESOLVED BY THE LEG-ISLATURE OF THE STATE OF

Section 1. That Article III of the Constitution of the State of Texas is amended by adding thereto a new Section to be known as Section 62 and to read as follows:

"Section 62. Continuity of State and Local Governmental Operations.

The Legislature, in order to insure continuity of state and local governmental operations in periods of emergency resulting from disasters caused by enemy attack, shall have the power and the immediate duty to provide for prompt and temporary succession to the powers and duties of public offices, except members of the Legislature, the incumbents of which may become unavailable for carrying on the powers and duties of such offices. Provided, however, that Article I of Constitution and laws of this state.

the Constitution of Texas, known as the "Bill of Rights" shall not be in any manner, affected, amended, im-paired, suspended, repealed or sus-pended hereby." Sec. 2. The foregoing Constitutional

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November, 1962, at which election all ballots shall have printed thereon the following:

ll ballots shall have printed thereon he following:

"FOR the Constitutional Amendment empowering the Legislature to insure continuity of state and local governmental operations in periods of emergency resulting from disasters caused by enemy attack by providing for the prompt and temporary succession to the powers and duties of public office, except members of the Legislature, the incumbents of which may become unavailable."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THIRTEEN ON THE BALLOT

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

HELD ON NOVEMBER 6, 1962. SENATE JOINT RESOLUTION NO. 6 proposing an Amendment to Article VII of the Constitution of Texas by adding a Section to be known as Section 3-b, providing that school taxes theretofore voted in any independent school district, the major portion of which is within Dalias County, shall not be abrogated, canceled or invalidated by a change in boundaries nor shall bonds voted, but unissued, at the time of such change, be invalidated by such change; authorizing the levy of taxes after such change whithout further election in the district as changed; providing an exception in the case of the annexation or consolidation of whole districts; providing for an election and the issuance of a proclamation therefor.

BE IT RESOLVED BY THE LEG-ISLATURE OF THE STATE OF

TEXAS: Section 1. That Article VII of the Constitution of Texas be amended by adding thereto the following:
"Section 3-b. No tax for the maintenance of public free schools voted in any independent school district, the major portion of which is located in Dallas County, nor any bonds voted in any such district, but unissued, shall be abrogated, canceled or invalidated by change of any kind in the boundaries thereof. After any change in boundaries, the governing body of any such district, without the necessity of an additional election, shall have the power to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at Section 1. That Article VII of the against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property in the district as

changed, for the payment of principal of and interest on such bonds in the manner permitted by the laws under which such bonds were voted. In those instances where the boundaries of any

scholastic census and only the unissued bonds of such district voted prior to such change, may be subsequently sold and delivered and any voted, but unissued, bonds of other school districts involved in such annexation or consolidation shall not thereafter be issued."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held throughout the State of Texas on the first Tuesday after the first Monday in November, 1962, at which election all ballots shall have printed thereon all ballots shall have printed thereon the following:

"FOR the Amendment to Article VII of the Constitution of Texas, by adding thereto Section 3-b providing that taxes or bonds previously voted in any Independent School District, the major portion of which is in Dallas County, shall not be abrogated, canceled 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 Article VII of the Constitution of Texas, by adding thereto Section 3-b providing that taxes or bonds previously voted in any Independent School District, the major portion of which is in Dallas County, shall not be abrogated, canceled or invalidated by any change in boundaries and authorizing the continuance of balance of the levy of taxes after such change without further election."

"AGAINST the Amendment to Article VII of the Constitution of Texas, by adding thereto Section 3-b providing that taxes or bonds previously voted in any Independent School District, the major portion of which is in Dallas County, shall not be abrogated, canceled or invalidated by any change in boundaries and authorizing the continuance of

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT

NUMBER FIVE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

HOUSE JOINT RESOLUTION NO. 51 proposing an Amendment to Article IX of the Constitution of the State of Texas by adding thereto a new Section to be known as Section 9 to provide that the Legislature may 9 to provide that the Legislature may authorize the creation of hospital districts composed of all or part of one or more counties; the assumption by the district of any included city, town or county hospital indebtedness and the transfer of all hospital facilities thereof to the district; the issuance of bonds for hospital purposes and the levy of taxes to pay the district's bonds, assumed indebtedness, and for operating and maintaining the district; providing other terms and conditions for accomplishing the purposes of this Amendment. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

ISLATURE OF THE STATE OF TEXAS:
Section 1. That Article IX of the Constitution of the State of Texas be, and the same is hereby, amended by adding thereto another Section to be designated as Section 9, which shall read as follows:
"Section 9. The Legislature may by law provide for the creation, established."

Section I. That Article IX of the Constitution of the State of Texas be, and the same is hereby, amended by adding thereto another Section to be designated as Section 9, which shall read as follows:

"Section 9. The Legislature may by law provide for the creation, establishment, maintenance and operation of hospital districts composed of one or more counties or all or any part of one or more counties with power to issue bonds for the purchase, construction, acquisition, repair or renovation of buildings and improvements and equipping same, for hospital purposes; providing for the transfer to the hospital district of the title to any land, buildings, improvements and equipment located wholly within the district which may be jointly or separately owned by any city, town or county, providing 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 creation of the district, if same are located wholly within its boundaries, and a pro rata portion of such indebtedness based upon the then last approved tax assessment rolls of the included cities, towns and counties if less

than all the territory thereof is included within the district boundaries; providing that after its creation no other municipality or political subdivision shall have the power to levy taxes or issue bonds or other obligations for hospital purposes or for providing medical care within the boundaries of the district; providing for the levy of annual taxes at a rate not to exceed seventy-five cents (75c) on the one hundred dollar valuation of all taxable property within such district for the purpose of meeting the requirements of the district's bonds, the indebtedness assumed by it and its maintenance and operating expenses, providing that sumed by it and its maintenance and operating expenses, providing that such district shall not be created or such tax authorized unless approved by a majority of the qualified property taxpaying electors thereof voting at an election called for the purpose; and providing further that the support and maintenance of the district's hospital system shall never become a charge against or obligation of the State of Texas nor shall any direct appropriation be made by the Legislature for the construction, maintenance or improvement of any

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT

NUMBER THREE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

SENATE JOINT RESOLUTION NO. 22 proposing an amendment to Article IX of the Constitution of the State of Texas, by adding a new Section thereto to be known and described as Section II, providing that the Legislature may authorize the creation of hospital districts in Ochiltree, Castro, Hansford and Hopkins Counties, each district to be coextensive with the limits of such county, authorizing the levying and rates of taxes; providing for the acquisition of land and properties for hospital uses, as well as the maintenance and operation of the same; and authorizing the issuance of tax bonds for the purpose of the maintenance and operation of the same; and authorizing the issuance of tax bonds for the purpose of the maintenance and operation, repair or renovation of improvements; and further providing that any enabling Acts shall not be invalid because of their anticipatory character.

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

Section I. Article IX of the Constitution of the State of Texas is amended by adding thereto a new Section to read as follows:

"Section II. The Legislature may by law authorized to levy a tax not invalid because of their anticipatory character."

"Section II. The Legislature may by law authorized to levy a tax not occurrence of the purpose of the invalid because of their anticipatory character."

"Section II. The Article IX of the Constitution of taxable property within the district to be coextensive with the limits of such county."

"If any such district is created, it may be authorized to levy a tax not occurrence of the purpose of the purpose of the amendment, such Acts shall not be exceed Seventy-five Cents (75c) on the One Hundred Dollar (\$100) valuation of taxable property within the district to be coextensive with the limits of such county."

"For the Armondment to Article IX of the Constitution permitting the creation of hospital districts in Ochiltree, Castro, Hansford and Hopkins Counties, each district to be coextensive with the limits of such county."

"For the Armo SENATE JOINT RESOLUTION

"If such tax is authorized, no political subdivision or municipality within or having the same boundaries as the district may levy a tax for medical or hospital care for needy

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT

NUMBER ONE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

HOUSE JOINT RESOLUTION NO. 25 proposing an Amendment to Section 60 of Article III of the Con-stitution of the State of Texas to stitution of the State of lexas to authorize all counties and other political subdivisions of this State to provide insurance for all em-ployees; providing for the submission of this Amendment to the voters of this State; prescribing the form of ballot; providing for the proclamation and publication thereof.

nd publication thereof.

E IT RESOLVED BY THE LEGISLATURE OF THE STATE OF

ISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 60 of Article III of the State Constitution, be amended to read as follows:

"Section 60. The Legislature shall have the power to pass such laws as may be necessary to enable all counties and other political subdivisions of this State to provide Workman's Compensation Insurance, including the right to provide its own insurance risk, for all employees of the county or political subdivision as in its judgment is necessary or required; and the Legislature shall provide suitable laws for the administration of such insurance in the counties or political subdivisions of this State and for the payment of this State.

Compensation Insurance for all employees of all political subdivisions."

Each voter shall scratch out one of said clauses on the ballot, leaving for and against this Constitutional Amendment shall be placed on said machine in such a manner that each voter may vote on such machine for or against the Constitutional Amendment.

Sec. 3. The Governor shall issue the counties or political subdivisions of this State and for the payment of this State.

the costs, charges and premiums on such policies of insurance and the benefits to be paid thereunder."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the date fixed by law for the General Election in November A.D. 1962, at which all ballots shall have printed thereon:

"FOR the Constitutional Amend-"FOR the Constitutional Amendment providing Workman's Compensation Insurance for all employees of all political subdivisions": and "AGAINST the Constitutional Amendment providing Workman's Compensation Insurance for all employees of all political subdivisions."

FUBLIC MOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

HOUSE JOINT RESOLUTION HOUSE JOINT RESOLUTION NO. 70 proposing an Amendment to Article IX of the Constitution of the State of Texas by adding thereto a new Section authorizing the creation of two (2) hospital districts in Brazoria County, one to include all or part of the West Columbia, Brazoria and Damon Independent School Districts, and the other coterminous with the Sweeny Independent School District, providing for a possible consolidation of the two, providing a mode of funding and also authorizing construction, equipping, maintaining.

District, providing for a possible consolidation of the two, providing a mode of funding and also authorizing construction, equipping, maintaining, and financing of a home for the aged in Titus County.

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

Section 1. Article IX of the Constitution of the State of Texas is amended by adding thereto a new Section to read as follows:

"Section 10(a). The Legislature may authorize the creation of two (2) hospital districts in Brazoria County, one of which shall include all or part of the West Columbia. Brazoria, and Damon Independent School Districts and the other coterminous with the Sweeny Independent School District. The qualified electorate of the hospital districts may, by majority vote of each such hospital district, consolidate the Sweeny Hospital District into the Damon, West Columbia, and Brazoria Hospital District at any time subsequent to the organization of the separate hospital districts."

"Such districts, if created, may be authorized to levy a tax not to exceed twenty-five cents (25c) on the one hundred dollar valuation of taxable property within the districts, provided no tax may be levied until approved by a majority vote of the participating resident, qualified, property taxapying voters who may have duly rendered their property for taxation. The maximum rate of tax may be changed at subsequent elections, provided existing obligations are not impaired, but in no event shall any change of rate exceed twenty-five cent subshalp be sufficient to discharge such

authorized and empowered to levy, assess and collect a tax not exceeding twenty-five cents (25c) on the one hundred dollar valuation of taxable property in said County in any one year for the purpose of paying the principal and interest on any bonds issued by said County for the purpose of constructing and equipping a home or homes for the aged persons in said County and to pay the maintenance and operation expenses thereof, provided said bonds and tax shall have been authorized at an election or elections held for that purpose by a majority of the qualified electors of Titus County, who own taxable property in said County and who have duly rendered the same for taxation, voting at said election. This provision shall be self-enacting and no enabling legislation hereunder shall be required. Any bond issued hereunder shall be issued in accordance with the General Laws except as herein otherwise provided."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified voters of this State at the General Election to be held the first Tuesday after the first Morday in November, 1962, at which election all ballots shall have printed thereon:

"FOR the Constitutional Amend-

"FOR the Constitutional Amend-"FOR the Constitutional Amendment authorizing the construction, equipping, maintenance and financing of a home for the aged in Titus County and for permitting the Legislature to authorize the creation of two (2) hospital districts in Brazoria County, one of which is to include all or part of the West Columbia, Brazoria and Damon Independent School Districts, and the other coterminous with the Sweeny Independent School Districts, also providing for a possible consolidation of the two by qualified voters of such districts, and pro-

exceed twenty-five cents (25c) on the one hundred dollar valuation of tax able property within the districts, provided no tax may be levied until approved by a majority vote of the participating resident, qualified, property taxpaying voters who may have duly rendered their property for tax-ation. The maximum rate of tax may be changed at subsequent elections, provided existing obligations are not impaired, but in no event shall any change of rate exceed twenty-five cents (25c) per one hundred dollar valuation.

"The maximum tax rate submitted shall be sufficient to discharge such obligations, liabilities, and responsibilities, and to acquire, construct, maintain and operate the hospital system, and the Legislature may authorize the district to issue tax bonds for the purpose of the acquisition, construction, purchase, repair or renovation of improvements and initially equipping the same and such bonds shall be payable from said twenty-five cent tax.

"(b) In addition to all other ad valorem taxes authorized under this Constitution and the laws of the State of Texas, Titus County is hereby

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dancing classes in Sterling A.D., 1962, it appearing to the City, I will try to arrange Commissioners' Court of Sterclasses. Will teach children-ling County, State of Texas, pre-school and up, tap, ballet, in regular session, that House modern jazz, ballroom. etc. | Bill 768, Chapter 206, Section If you are really interested 12 of the General Laws of the drop a card giving the num-State of Texas, that the Com-14.95 ber of children you would missioners Court in each enroll in classes to P.O. Box-county shall, each year, prox, % News-Record, Sterling vide for a public hearing on

Jeanne Dean's School of

CARD OF THANKS

indeed and that is what we Court of Sterling County, So we take this method to of August, A.D. 1962, notice cards, visits and for the food BUDGET of Sterling County, be upon all of you.

ed. 8-4531, morning noon or said hearing. night. Mrs Bill Gartrell

bred Suffolk ewes; 100 3-year- ust, A.D., 1962. old down to broken mouth ewes. Pete Hansen, Ph. 8-3883.

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HEALTH AND SAFETY TIPS FROM THE AMERICAN MEDICAL ASSOCIATION

Hay fever, producer of several million watery eyes, runny noses and sneezes each season, is produced by substances called allergens. One of the most frequently involved allergens in hay fever is ragweed pollen.

Mrom mid-August to first

When the hay fever allergen enters the body it speeds up producton of antibodies. These chemical policemen rush to battle the allergen and the action releases powerful chemicals. One of these histamine. The favorite remedy is an antihistamine, to combat the effect of histamine in the body.

A tolerance to pollens can be built up by injecting a dilute solution of them under the magazine of the American Medical Association. The common method is to begin three months ahead of the season and inject increasingly large doses at five-day intervals These shots must be given only by experts. Improperly used they could cause more trouble than the hay fever itself.

Hay fever is a wide open field for the medical quack, and the sufferer will hear of a wide variety of cures. Most of them are useless. The most fever are:

* Get specific anti-hay fever shots well ahead of the season.

*Keep away from areas where ragweed pollen loads the air. * Air conditioning, both at

home and and the office, combined with good air filters, will often help.

* Antihistamine drugs lessen congestion and relieve

* Keep your home immaculately clean and free of



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BUDGET NOTICE

If enough parents want On this 13th day of August the County Budget, which

hearing shall take place sub-Dance sequent on August 15th, and 1951 W. Beau. San Angelo prior to the levy of taxes by said Commissioners Court. Acting by virtue of an order A friend in need is a friend passed by the Commissioners

found we had in Sterling City. Texas made on this 13th day thank each and everyone of is hereby given that a public you for the gifts, flowers, hearing will be had on the that was brought to our home. Texas as provided for the May God's richest blessings year A.D., 1962, at 10:00 o'clock A. M., on September The Eldon Potts Family 10th, 1962, at the Courthouse in Sterling City, Texas in the LAUNDRY done at Harz- Commissioners Court Room, kes Coin-O-Matic, 10 cents a at which time any tax payer to brought to my house or of Sterling County, Texas will pick up and deliver for shall have the right to be \$2 extra. Dry Fluff and fold-present and participate in

Given under my hand and seal of office in Sterling City, FOR SALE—82 pure-bred Texas this 13th day of Aug-

W. W. Durham, County Clerk Sterling County, Texas

I want to thank my friends visits, etc. while I was in the hospital. Also I want to thank FOR SALE-Pair of good Dr. Swann and the hospital sideration.

Tom Onstott





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PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

HOUSE JOINT RESOLUTION NO. 46 proposing an Amendment to the Constitution of Texas by adding to Article III a new Section both the Constitution of Texas by adding the Texas and develop storage facilities and water upon such terms as the Legislature shall prescribe: providing for the use of funds received from the disposition of acquired storage and water; providing that any enabling Acts shall not be invalid because of their anticipatory and to disposition of acquired storage and mater; providing that any enabling Acts shall not be invalid because of their anticipatory and the providence of their anticipatory and the providence of the transfer or lease, in whole or in part. Section 1. That Article III of the Constitution of Texas be amended by adding a new Section thereto to be known as Section thereto to be known as Section 1. That Article III of the Constitution of Texas be amended by adding a new Section thereto to be known as Section 1. That Article III of the Constitution of Texas be amended by adding a new Section thereto to be known as Section thereto to be known as Section 1. Section 1. That Article III of the Constitution of Texas be amended by adding a new Section of the public. To his and publication, and the public is the same of the provision of the public in the waters of the State of Texas or on any stream of the provision as the Legislature may prescribe by general law for the additional purposes of acquired storage facilities and provision and from reservoirs constructed or to be constructed or enlarged within the State of Texas or any agency, department or instrumentally there was the form the State of Texas or any agency, department or instrumentally the constructed or enlarged within the State of Texas or any agency, department or instrumental ing and developing storage and the state of Texas or any agency, department or instrumentally there of America or any agency, department or instrumental ing

of; by political subdivisions or bodies politic and corporate of the State; by interstate compact commissions to which the State of Texas is a party; and by municipal corporations.

"Under such provisions as the Legislature may prescribe by general law, the Texas Water Development Board may also, with the approval of the Board of Water Engineers or its successor, execute long-term contracts with the United States or any of its agencies for the acquisition and development of storage facilities in reservoirs constructed or to be constructed by the Federal Government. Such contracts when executed shall constitute general obligations of the State of Texas in the same manner and with the same effect as State bonds issued under the authority of the preceding Section 49-c of this Constitution, and the provisions in said Section 49-c with respect to payment of principal and interest on

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abling laws in anticipation of the adoption of this Amendment, such Acts shall not be void by reason of their anticipatory character."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at the General Election to be held on November 6. 1962, at which election all ballots shall have printed thereon:

"FOR the Amendment to Article III of the Constitution of Texas by adding a new Section to be known as Section 49-d, providing for a State program of acquiring conservation storage facilities in reservoirs"; and "AGAINST the Amendment to Article III of the Constitution of Texas by adding a new Section to be known as Section 49-d. providing for a State program of acquiring conservation storage facilities in reservoirs."

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TWELVE ON THE BALLOT

PROPOSED CONSTITUTIONAL

SENATE JOINT RESOLUTION contained herein. SENATE JOINT RESOLUTION NO. 19 proposing an amendment to Article IX of the Constitution of the State of Texas to add a new Section to be known as Section 1-A which permits the Legislature to delegate certain zoning powers to the governing body of any county bordering on the Gulf of Mexico or the tidewater limits thereof.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Article IX of the Constitution of the State of Texas be amended by adding thereto a new Section, immediately following Section 1, to be known as Section 1-A which shall read as follows:
"Section 1-A. The Legislature may authorize the governing body of any

"Section 1-A. The Legislature may authorize the governing body of any county bordering on the Gulf of Mexico or the tidewater limits thereof to regulate and restrict the speed, parking and travel of motor vehicles on beaches available to the public by virtue of public right and the littering of such beaches.

"Nothing in this amendment shall increase the rights of any riparian or littoral landowner with regard to beaches available to the public by virtue of public right or submerged lands.

Gulf of Mexico or the tidewater limits thereof.
"AGAINST the Constitutional Amendment authorizing the Legislature to delegate limited zoning powers to any county bordering on the Gulf of Mexico or the tidewater limits thereof.

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

"The Legislature may enact any tion which it may deem necessary to permit said counties to implement, enforce and administer the provisions

Should the Legislature enact legis-lation in anticipation of the adoption of this amendment, such legislation shall not be invalid by reason of its anticipatory character." Should the Legislature enact legis-

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this vote of the qualified election to be held on the first Tuesday after the first Monday in November, 1962, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amend-ment authorizing the Legislature to delegate limited zoning powers

to delegate limited zoning powers to any county bordering on the Gulf of Mexico or the tidewater limits thereof.

"AGAINST the Constitutional Amendment authorizing the Legislature to delegate limited zoning powers to any county bordering on the Gulf of Mexico or the tidewater limits thereof."

See 2. The Convence of Taxons shall

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PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

HOUSE JOINT RESOLUTION NO. 36 proposing an Amendment to Subsection (b) of Section 62 of Article XVI of the Constitution of the Article AVI of the Constitution of the State of Texas so as to authorize for elected and appointive officers and employees, who serve in such capacity for twelve (12) or more years in any county or other political subdivision, a Retirement, Disability and Death Compensation Program.

county to such Fund shall equal the amount paid for the same purpose from the income of each such person, and shall not exceed at any time five per centum (5%) of the compensation paid to each such person by the county and State."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors in this State at an election to be held on the first Tuesday after the first Monday in November, 1962, of which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amend-

for twelve (12) or more years in any county or other political subdivision, a Retirement, Disability and Death Compensation Program.

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

Section 1. Subsection (b) of Section 62 of Article XVI of the Constitution of the State of Texas is amended to read as follows:

"(b) Each county and any other political subdivision of this State shall have the right and the Legislature may enact appropriate regulatory laws to provide for and administer a Retirement, Disability and Death Compensation Fund for its elected and appointive officers and employees: provided same is authorized by a majority vote of the qualified voters voting in such election of the county or other political subdivision. No person shall paulify for benefits unless he shall have served in such capacity for the effective date of this Amendment. The amount contributed by the

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