

AROUND THE COUNTY



Mrs. Ruth Allen

W. J. Williams

Mrs Forrest Smith

Mrs. Earl Bibb

Dismissals since Thursday

ARTHUR BARLEMANN, JR. COUNTY AGENT

County's tenth onfirmed case of screwworms HOSPITAL NOTES was reported last week. This one came from the Bailey & Patients in the Sterling Wednesday of this week. Finley ranch on the county County Hospital on Wednesday ine between Sterling and morning of this week includcoke County. It was taken edrom a calf's navel.

Personnel at the laboratory in Mission say that you can just about bet on this type morning of last week includecase being screwworms. This Sam Nance s also the experience and observation of many ranchers. Program personnel at Mission ay that their experience hows that ninety per cent or State Bar Column better of the navel cases are

compares with seventy-four everybody ought to have. and appointments. on the creeks such as Ster-vary in their ability, temper- New Officers drops of sterile flies in these sexes, with wide age and retary-treasurer areas has paid off well. educational differences, jobs Mrs David Glass, historian authority.

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asual

For

Add

ampl

neck, mart confirmed in Texas this year; their verdict much depends-- committee. counties that did have a case agree.

The number of sheep shorn ors.

Time was in Texas when is estimated at 5,995,000, five women percent below last year's total juries. They still cannot in WHY NOT? of 6,344,000. Average fleece four states. weight in the state is expect-

regard as reliable and believable extension veterinarian, Dr. C.M. Patterson. The only trouble in this county would come from animals which have excess to johnsongrass in the low areas in pastures or along the roadside ditches.

Prussic acid poisoning results when the plants are stunted by dry weather such as we have had. Johnsongrass is one of the offenders and about the only one that would cause trouble here. Death

Tregard as reliable and believable excess. The cuts diltical mileage involved, Trusould save as much as \$9.1 billion.

Spending is paid by taxes or by incurring debt. (Debt eventually must be paid from taxes.) Thus taxpayers present and future would save this amount.

Texas taxpayers would save the samount.

Texas taxpayers and economic growth and lighten the debt load on the law.)

Mrs. W.B. Murtishaw of the law to the state to further progress and economic growth and lighten the debt load on the law.)

cause trouble here. Death comes very quickly after anicomes very quickly after animals eat the plants. An animal that is found in time can be accorded to the common time can be accorded to the common time can be accorded to the common time. be saved if a veterinarian can

be found to give treatment. and fast breathing. Patterson with Mrs Lester Foster. saved sometimes by drench- Alfred Chapple enrolled in spending, might snowball.

ing with syrup or a sugar sol-the second 6-weeks summer poison and calling a veterinarian.

ution to slow the action of the school at A.C.C. last week. Rain Cools Off Sterling A half inch rain here Mon-Horace Donalson.

Betty Jo Barrett and Ros-day cooled off Sterling City sanne Foster returned home and parts of the county, es- Mrs J.D. Tye of Gilmer, last Saturday from Lamar pecially to the north and west mother of Mrs Dale Bryce, Dayton Barrett's mother has Tech College, Beaumont, Not too much good was has been here visiting the been critically ill in a Brady where they were enrolled in done for the pastures, but Bryces. the high school twirling clin-out here we're thankful even for small favors.

LIONS CLUB

District Governor Lou Carothers of Big Spring was a visitor at the Lions Club luncheon Wednesday. The visiting governor talked on the power of friendship and friendliness of clubs and club members.

Billy Bauer was a guest. The prize went to Hal Knight. W.R. Brooks told the club that the final courthouse bonds had been paid off on

Alumni Banquet Held Last Saturday

est number of cases were tice as each one sees it, and longest distance and Vern tent of good faith on the part Location is 2,006 feet from to replace him.

William Foster. Mrs Jack Senate debate on ratifica-

wight in the state is expected to be 7.8 pounds, the same as last year. The five year and weighs evidence and then away grandchildren.

A jury finds facts. It hears and weighs evidence and then and weighs to each country an anticular control to a satisfication.

Under a buy now, pay later ber of new immigrants from philosophy, the present gent countries and assigns to each country and evidence of Kenniwick, Wash.; five distance of Kenniwick, Wash.; five distance of Kenniwick, Wash.; five distance of Kenniwick, wash; five distance of Kenniwick and Further of the network of Kenniwick and proportionate number of the Americans from those vortous and the proportionate number of the network of

Some stockmen may experience trouble with prussic acid poisoning caused by stock grazing stunted plants of the sorghum family according to sor

future. Savings, instead of man Conner.

Barbee's parents, Mr and Mrs for those with small children.

In case of fire dial 8-4771. mother last week.

Courthouse Bonds Paid Off

on the Sterling County Court-Sterling Wildcat Test house were paid off this week. Costing \$92,000, the court-Orbon H. Rice, Abilene, will house was completed in 1939. drill a 4,600-foot Wolfcamp A bond issue had been voted wildcat in east Sterling Coun-here in 1938. Fifty-five percent ty, seven miles east of Ster- of the cost was by Sterling ling City, and 61/2 miles east County and 45% was furand slightly north of the de-nished by the Public Works pleted Stringer (San Angelo) Administration.

and a move to scrap our re-Collins Beaver. strictions on admission of im- Location is 990 feet from refunded and the interest cut Eighty-six persons attend-migrants, topped the news in the north and 660 feet from to 234%. In 1955 the bonds ed the Sterling Alumni Ban-quet last Saturday night at The test ban treaty, which Shaheen & Sons, Abilene, est cut to 2%. the Town & Country Club in must be ratified by the U.S. will drill the No. 2 Nellie P. The commissioners Court at

sons attended the dance that commit us, Britain, and the west outpost to their No. 1 built includedfollowed, said Mrs Billy Soviet Union not to set off Nellie P. Sellers, Sterling G.C. Murrell, County Judge Ralph Bynum, 1963 president atmospheric tests. It does not County recent upper and low-The western theme was apply to underground testing. er Wolfcamp discovery, 20 C.A. Bowen, Commissioner 2 The ten cases this year Jury duty is an experience carried out in the decorations While the objectives are miles northwest of Sterling W.S. Welch, Commissioner 3

laudable, the value of this City and 1%-mile west of the W.N. Reed, Commissioner 4 for the period ending July31 In a criminal case twelve last year the larg- jurors have a duty to do jus- Las Vegas, N.M. came the analysis, depend upon the ex- field.

Mrs. Norman Smith from agreement must, in the final two-well Triple M (Wolfcamp) Welch died during the year and E.D. Welch was named

along the North Concho River yet be unanimous. In most Davis was recognized as the of the Russians. For they can the north and 2,057 feet from David S. Castle was the aron the Foster & Hildebrand trials both sides have much to oldest member present. They continue atmospheric tests, the east lines of 63-17-SPRR chitect on the building and on the Foster & Hildebrand trials both sides have much to oldest member present. The twelve jurors chains.

The twelve jurors chains.

The twelve jurors chains. oton. capacity. Our detection June 21 from the lower Wolf- During the time the conling and Lacey. The year there ament, character, education, The officers for next year techniques simply will not camp for 284 barrels of 40 struction was going on, the have been no cases on the and their experience in the were elected as follows:

river thus far and only two world, and in the question at Mrs Nan Davis, president fired in the atmosphere. That inch choke and perforations and county business was car-Mrs Bill Cole, vice-president is the view of Dr Edward between 6,868-88 feet; and ried on in the Longshore within several miles of Ster-stake.

Within several miles of Ster-stake.

Which is several miles of the Head of th through a 32-64-inch choke District Court was held in

decisive in developing missile last year there were 1,905 in the life or liberty of others, This year's nominating com-defense, a field of utmost im-

during this period inside the during this period inside the drop area were reporting their common sense, courage, tact, At the banquet Roland Lowe ery facet of the problem will was buried here last Friday 57, was buried here Sunday. The USDA Crop and Livestock Reporting Service has
just released its estimate of
the 1963 wool crop in Texas.
Their figures are down six
per cent from last year. The
1983 crop shorn and to be
shorn is actimated at 46.544

The USDA Crop and Livestock Reporting Service has
just released its estimate of
the 1963 seniors and their response held in Siaton on July 23.

Services were held in the fact that the Russians are still communists and are
still communists and are
hell-bent on world demination.
Larry Glass played dinner
music and Mrs Bill Sims read the history. Mrs Ross Foster
agreement. In short, jury duty
demands a "decent respect Mrs Stan Horwood read the harpens to suit their stretage."

Survivors include the huse

Cliff. Services were held in the fact that the Russians are still communists and are
hell-bent on world demination.
And up to this time they have
never been known to keep
faith with an international
agreement, unless that course
harpens to suit their stretage.

Survivors include the bus.

Cemetery with Lowe Funeral

Cemetery with Lowe Funeral The USDA Crop and Live-disagree with you), good hu-Mrs Nan Davis welcomed the of the fact that the Russians on July 23.

civic duties, especially as jurplayed for the dance that follast week to scrap our quota
last week to scrap our quota
System which restricts the adlowed.

Pallbearers were C.A. Smith
System which restricts the adNorth Die Balderaz, and
Reiley Proposed
Odessa, Joe Blanck, S.M. has been in effect for more Mr and Mrs Thomas Arizola He is survived by two

Most of the spending cuts ing at the Baptist revival here recommended by the Chamber committees, moreover, are the Fort Concho Baptist Mrs Vella Jordon of San in continuing programs. Curb-Church in Angelo and will be Symptoms are restlessness Angelo spent 3 days last week it easier to curb them in the

Services wll be held each week day at 10:30 a.m. and The Bill Barbees of Richard- 7:45 p.m. said Conner. The son have been here visiting Mrs singing will be led by Conner. said Conner.

to Brady to be with Dayton's

A proposed atomic test ban, field. It is the No. 1 Hazel Interest costs started out at 4%. In 1944 the bonds were

The final payment of bonds

San Aneglo. About 175 per-Senate to be effective, would Sellers as a 5/8-mile north-the time the courthouse was

During the week of July and origins must all come up and Clinton Hodges, dance wrote me recently, "could be 710-792 feet."

Through a 32-64-inch choke District Court was held in and perforations between 6, the Santa Fe depot during wrote me recently, "could be 710-792 feet."

confirmed in Texas this year, filed or liberty of others, last year there were 1,905 in the life or liberty of others, mittee was composed of Mrs. portance in which the Rushenses this year came from inmay take them days of talking among themselves, all to liams, Mrs J.I. Cope and Mrs defense, a field of utiliost. Mrs. Domingo Garland Strigging among themselves, all to liams, Mrs J.I. Cope and Mrs defense, a field of utiliost. Mrs. Domingo Balderaz Buried Here Buried Here Garland Strickland

first case in a month or two. fairmindness, patience, (es-gave the invocation, Mrs B.R. be developed. Above every-morning in the City Ceme-He had died July 23 in Springpecially toward the jurors who Bynum welcomed the group, thing, we must not lose sight tery. She had died in Slaton ville, Calif. Services were held

shorn is estimated at 46,544, for the opinions" of others.

000 pounds (grease basis); More and more women share last year's crop was 49,752,000 More and more women share at year's crop was 49,752,000 on the opinions of others.

Note the dense that followed for the dense that follo mission of immigrants to this Martha Balderaz; five sisters, Bailey, Hal Knight, Clell Ainscountry. This system, which six brothers and her parents, worth and C.W. Smith. than 40 years, limits the num- of Fredicksburg and four daughters, Mrs J.B. Harris of

shorn is estimated at 46,544, demands a "decent respect Mrs Stan Horwood read the happens to suit their strategy. Survivors include the hus-Cemetery with Lowe Funeral band and five children, Do-Chapel in charge of arrange-



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What in the WORLD! by ONU



To Help Them Live Again

The blind can lead the blind.
At the Lisbon government's request, the International Labor Organization (ILO) sent a rehabilitation expert to Portugal for a year to advise on the vocational training of blind workers. The expert, who had successfully completed a similar mission to Brazil, is sightless.

mission to Brazil, is sightless. ILO mentions the case in reporting on 10 years of expanded aid to the physically handicapped. As a United Nations specialized agency, ILO has set up or assisted at vocational centers for the handicapped in the Philippines, Indonesia, Egypt,

Korea, Ceylon and elsewhere. Through its efforts the blind have learned to weave, type, operate telephone switchboards and work in factories. Disabled trainees have been graduated into such diverse fields as welding and poultry-raising.

All of ILO's rehabilitation

All of ILO's rehabilitation aims at equipping the disabled for full integration into the community's productive activities. Success has been gratifying, says ILO, concluding:

"By modern vocational re-

"By modern vocational rehabilitation techniques, earning power can be restored to the majority of disabled persons."

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PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT

SENATE JOINT RESOLUTION NO. 21 proposing an Amendment to the Constitution of the State of Texas, amending Sections 51-a and 51-b-1 of Article III so that the same shall consist of one Section to be known as Section 51-a: providing that the Legislature shall have the power to provide assistance to and provide for the payment of same to (1) citizens of Texas who are needy aged persons over the age of sixty-five (65) years, (2) needy persons who are at least eighteen (18) years of age and less than sixty-five (65) years of age who are permanently of age and less than sixty-live (65) years of age who are permanently and totally disabled, (3) needy blind persons over the age of twenty-one (21) years, and (4) needy children under the age of sixteen (16) years; authorizing the Legislature to set up replications of the control of the con residence requirements for eligibility for such assistance; repealing the Constitutional limit on the amount paid out of state funds to individual paid out of state funds to individual recipients of Old Age Assistance and Aid to the Permanently and Totally Disabled; providing that the amounts for such assistance payments shall

BE IT RESOLVED BY THE LEG-ISLATURE OF THE STATE OF TEXAS: Section 1. That Sections 51-a and 51-b1 of Article III of the Constitu-tion of the State of Texas be amendel, and the same are hereby amended, so that the same shall hereafter consist of one Section to be known as Section 51-a of Article III, which shall read as follows:

"Section 51-a. The Legislature shall have the power, by General Laws, to provide, subject to limita-tions and restrictions herein con-tained, and such other limitations, restrictions and regulations as may

restrictions and regulations as may by the Legislature be deemed ex-pedient, for assistance to, and for the payment of assistance to: "(1) Needy aged persons who are actual bona fide citizens of Texas, and who are over the age of sixty-five (65) years; provided that no such assistance shall be paid to any inmate of any state-supported in-stitution, while such inmate; proinmate of any state-supported in-stitution, while such inmate: pro-vided that the Legislature shall pre-scribe the residence requirements for eligibility; provided that the maxi-mum amount paid out of state funds to any individual recipient shall not exceed the amount that is match-able out of federal funds; and pro-vided further, that the total amount of such assistance payments out of of such assistance payments out of state funds on behalf of such re-cipients shall not exceed the amount that is matchable out of federal

Needy individuals, who are (12) Needy individuals, who are citizens of the United States, who shall have passed their eighteenth (18th) birthday but have not passed their sixty-fifth (55th) 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; provided that the Levislature shall provided that the Legislature shall prescribe the residence requirements for eligibility; provided further, that no individual shall receive as-sistance under this program for the sistance under this program for the permanently and totally disabled during any period when he is receiving Old Age Assistance. Aid to the Needy Blind, or Aid to Dependent Children, nor while he is residing ermanently in any completely statesupported institution: provided that the maximum amount paid out of state funds to any individual recipient shall not exceed the amount that is matchable out of federal funds; and provided further, that the total amount of such assistance payments out of state funds on behalf of such recipients shall not exceed the amount that is matchable out of federal funds. ceed the amount that out of federal funds.

"(3) Needy blind persons who are

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 9, 1963.

SENATE JOINT RESOLUTION NO. 21 proposing an Amendment to the Constitution of the State of Texas, amending Sections 51-a and 51-b-1 of Article III so that the same shall consist of one Section to be known as Section 51-a: providing that the Legislature shall have the power to provide assistance to and provide for the payment of same to inviting the provide of the payment of same to matchable out of federal funds; and provided further, that the total amount of such assistance payments out of state funds on behalf of such recipients shall not exceed the amount that is matchable out of federal funds; and provided for the payment of same to matchable out of federal funds. matchable out of federal funds.

"(4) Needy children who are actual bona fide citizens of Texas, and are under the age of sixteen (16) years; provided that the Legislature shall prescribe the residence requirements for eligibility; provided that the maximum amount paid out of state funds to any individual recipient shall not exceed the amount that is matchable out of federal funds; and provided further, that the total amount of such assistance payments out of state funds on behalf of such recipients shall not exceed the amount that is matchable out of federal funds.

"The Legislature shall have the "(4) Needy children who are actual

for such assistance payments shall not exceed the amounts that are matchable out of federal funds for such purposes; providing that the amounts expended out of state funds for such purposes shall not exceed Sixty Million Dollars (\$60.000.000); providing for the acceptance of financial aid from the Government of the United States; providing for the necessary election, form of ballot, proclamation, and publication.

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

Section 1. That Sections 51-a and Section 1. The Sections 51-a and Section 1. That Sections 51-a and Section 1. That Sections 51-a and Section 1. The Sec "The Legislature shall have the

"The Legislature may enact appropriate laws to make lists of the recipients of aid hereunder available for inspection, under such limitations and restrictions as may be deemed appropriate by the Legisla-

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 Saturday after the first Monday in November, 1963, at which election all ballots shall have printed thereon the following:

(FOR the Constitutional Amend-

"FOR the Constitutional Amendment providing for assistance payments to the (1) needy aged, (2) needy individuals who are permanently and totally disabled, (3) needy blind and (4) needy children; authorizing the Legislature to set up residence requirements for eligibility; authorizing the Legislature to make appropriations out of state funds for the payment of assistance grants on behalf of such recipients; providing for the acceptance of funds from the Government of the United States for the purpose of paying such assistance grants; providing that the amounts expended out of state funds on behalf of individual recipients shall not exceed the amounts that are matchable out of federal funds; and providing further, that the total amounts expended per year out of state funds for such assistance payments shall never exceed Sixty Million Dollars (\$60,000,000)." "FOR the Constitutional Amend-

"AGAINST the Constitutional Amendment providing for assistance payments to the (1) needy aged, (2) needy individuals who are permanneedy individuals who are perman-ently and totally disabled, (3) needy blind and (4) needy children; auth-orizing the Legislature to set up res-idence requirements for eligibility; authorizing the Legislature to make appropriations out of state funds for the payment of assistance grants on behalf of such recipients; providing for the acceptance of funds from the Government of the United States for for the acceptance of funds from the Government of the United States for the purpose of paying such assistance grants; providing that the amounts expended out of state funds on be-half of individual recipients shall not exceed the amounts that are matchable out of federal funds; and amounts expended per year out of state funds for such assistance pay-ments shall never exceed Sixty Mil-lion Dollars (\$60,000,000)."

Sec. 3 The Governor of Texas shall issue the necessary Proclama-tion for the election and this Amend-ment shall be published in the man-ner and for the length of time reactual bona fide citizens of Texas, ner and for the length of time re-and are over the age of twenty-one (21) years: provided that no such of this state.

Highlight Summer Meals With Sparkling Molded Salads



A beautiful molded salad will always take top honors. Shimmering high with color and flavor, this one takes after the famous be commissioned Ensign in the gazpacho of Spain. Canned condensed tomato soup is the base- U.S. Coast Guard Reserve. fresh summer vegetables are the fill. Surround the platter with College seniors and graduates cold sliced ham and turkey . . . brownies a la mode for dessert may fulfill their military opii-... iced tea to drink.

Molded Gazpacho

l envelope unflavored gelatine Dash "Tabasco" ½ cup cold water
1 can (10½ ounces) condensed
½ cup chopped cucumber
½ cup finely chopped green

tomato soup 1 tablespoon vinegar

Dash salt

Crisp salad greens In saucepan, soften gelatine in cold water. Place over low heat, stirring until gelatine is dissolved. Remove from heat; stir in soup, vinegar, salt, and "Tabasco". Chill until slightly thickened. Fold in cucumber, green pepper, and onion. Pour into a 3-cup mold. Chill until firm. Unmold; serve on salad greens. If desired, garnish with thin cucumber slices.

pepper 1/4 cup minced onion

Canned condensed consomme combines with fresh vegetables for another sparkling molded salad. This time use carrot, celery, and green onion. It's exquisite in appearance, delicious in flavor, and low in calories!

Football Schedule Set

Sterling City Eagles 1963 Football Schedule

Region II. District 6-B Sept. 6 — Gail - There *Sept. 13 - Stanton 'B'-Here Sept. 20 - Wellman - There Sept. 27 - Dawson - Here Oct. 4 — Imperial - Here Oct. 11 - Jayton - There *Oct. 18 - Forsan - There *Oct. 25 — Grandfalls - Here Nov. 1 — Open *Nov. 8 — Garden City - Here *Nov. 15 - Imperial - There * — Conference games

Guard Officer Candidate School

** - 11-man game

Washington, D.C. - The Commandant, U.S. Coast Guard has announced that there are still openings available in the Officer Candidate School class that will convene on September 15, 1963.

Upon completion of weeks training, graduates will gation thru the Coast (fuard Officer Candidate School program.

For futher information write Commandent (PTP-2) U.S. Coast Guard, Washington,

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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 9, 1963. SENATE JOINT RESOLUTION SENATE JOINT RESOLUTION NO. 16 proposing an amendment to Section 49-b, Article III of the Constitution of Texas so as to authorize an increase in the total amount of bonds or obligations that may be issued by the Veterans' Land Board to Three Hundred Fifty Million Dollars (\$350,000,000.00); providing for the issuance of said bonds or obligations and the conditions relating ations and the conditions relating thereto and the use of the Veterans' Land Fund; and 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 Section 49-b. Article III of the Constitution of Texas, be amended so the same will hereafter read as follows:

Section 49-b. By virtue of prior Amendments to this Constitution, there has been created a govern-mental agency of the State of Texas performing governmental duties which has been designated the Vet-erans' Land Board. Said Board shall continue to function for the purposes specified in all of the prior Constiutional Amendments except as modified herein. Said Board shall be composed of the Commissioner of the General Land Office and two (2) citizens of the State of Texas, one (1) of whom shall be well versed in veterans' affairs and one (1) of whom shall be well versed in finances. One (1) such citizen member shall, with the advise and consent of the Senate, be appointed biennially by the Covernor preserve force terms. the Scnate, be appointed biennially by the Governor to serve for a term of four (4) years; but the members serving on said Board on the date of adoption hereof shall complete the terms to which they were appointed. In the event of the resignation or death of any such citizen member, the Governor shall appoint a replacement to serve for the unexpired portion of the term to which the deceased or resigning member had deceased or resigning member had been appointed. The compensation for said citizen members shall be as is now or may hereafter be fixed by the Legislature; and each shall make bond in such amount as is now or may hereafter be prescribed by the Legislature.

"The Commissioner of the General Land Office shall act as Chairman of said Board and shall be the administrator of the Veterans' Land Program under such terms and rerogram under such terms and re-strictions as are now or may here-after be provided by law. In the absence or illness of said Commis-sioner, the Chief Clerk of the Gen-eral Land Office shall be the Acting Chairman of said Board with the same duties and powers that said Commissioner would have if present.

"The Veterans' Land Board may provide for, issue and sell not to ex-ceed Three Hundred Fifty Million Dollars (\$355,000,000.00) in bonds or obligations of the State of Texas or obligations of the State of Texas for the purpose of creating a fund to be known as the Veterans' Land Fund, Two Hundred Million Dollars (\$200,000,000,00) of which have here-tofore been issued and sold. Such bonds or obligations shall be sold for not less than par value and accrued interest; shall be issued in such forms, decominations, and upon such terms denominations, and upon such forms, as are now or may hereafter be provided by law; shall be issued and sold at such times, at such places, and in such installments as may be determined by said Board; and shall bear a rate or rates of interest as may be fixed by said Board but the may be fixed by said Board but the weighted average annual interest rate, as that phrase is commonly and ordinarily used and understood in the municipal bond market, of all the bonds issued and sold in any installment of any bonds may not exceed four and one-half percent (4½%). All bonds or obligations issued and sold hereunder shall, after execution by the Board, approval by the Attorney General of Texas, registration by the Comptroller of Public Accounts of the State of Texas, and delivery to the purchaser or pur-

chasers, be incontestable and shall constitute general obligations of the State of Texas under the Constitution of Texas; and all bonds heretofore issued and sold by said Board are hereby in all respects validated and declared to be general obligations of the State of Texas. In order to prevent default in the payment of principal or interest on any such principal or interest on any such bonds, the Legislature shall appropri-ate a sufficient amount to pay the

"In the sale of any such bonds or purchase shall be given to the ministrators of the various Teacher Retirement Funds, the Permanent University Funds, and the Permanent

"Said Veterans' Land Fund shall consist of any lands heretofore or hereafter purchased by said Board, until the sale price therefor, together with any interest and penalties have been received by said Board (although nothing herein shall be construed to prevent said Board from accepting full payment for a portion of any tract), and of the moneys attributable to any bonds heretofore or hereafter issued and sold by said Board which moneys so attributable shall include but shall not be limited to the proceeds from the issuence and sale of such bonds; the ance and sale of such bonds; the moneys received from the sale or re-sale of any lands, or rights therein. purchased with such proceeds; the moneys received from the sale or re-sale of any lands, or rights therein, purchased with other moneys attributable to such bonds; the interest and penalties received from the sale or resale of such lands, or rights therein; the bonuses, income, rents, royalties, and any other pecuniary benefit received by said Board from any such lands: sums received by way of indemnity or forfeiture for the failure of any bidder for the purchase of any such bonds to comply with his bid and accept and pay for such bonds or for the failure of any bidder for the purchase of any lands comprising a part of said lands comprising a part of said Fund to comply with his bid and Fund to comply with his bid and accept and pay for any such lands; and interest received from investand interest received from invest-ments of any such moneys. The principal and interest on the bonds heretofore and hereafter issued by said Board shall be paid out of the moneys of said Fund in conformance with the Constitutional provisions authorizing such bonds; but the moneys of said Fund which are not moneys of said Fund which are not immediately committed to the payment of principal and interest on such bonds, the purchase of lands as herein provided, or the payment of expenses as herein provided may be invested in bonds or obligations of the United States until such funds

are needed for such purposes. "All moneys comprising a part of said Fund and not expended for the purposes herein provided shall be a part of said Fund until there are sufficient moneys therein to retire fully all of the bonds heretofore or hereafter issued and sold by said Board, at which time all such moneys Board, at which time all such moneys remaining in said Fund, except such portion thereof as may be necessary to retire all such bonds which portion shall be set aside and retained in said Fund for the purpose of retiring all such bonds, shall be deposited to the credit of the General Revenue Fund to be appropriated to such purposes as may be prescribed by law. All moneys becoming a part of said Fund thereafter shall likewise be deposited to the credit of the General Revenue Fund.

"When a Division of said Fund

principal and the interest thereon, principal and the interest thereon, together with the expenses herein authorized, of any other bonds heretofore or hereafter issued and sold by said Board. Such use shall be a matter for the discretion and direction of said Board; but there may be no such use of any such moneys contrary to the rights of any holder of any of the bonds issued and sold by said Board or violative of any contract to which said Board is a party.

ed shall be acquired at the lowest price obtainable, to be paid for in cash, and shall be a part of said Fund. Such lands heretofore or here-Fund, Such lands heretofore or hereafter purchased and comprising a
part of said Fund are hereby declared to be held for a governmental
purpose, although the individual purchasers thereof shall be subject to
taxation to the same extent and in
the same manner as are purchasers
of lands dedicated to the Permanent
Free Public School Fund.

"The lands of the Veterans' Land Fund shall be sold by said Board in such quantities, on such terms, at such prices, at such rates of interest and under such rules and regula-tions as are now or may hereafter be provided by law to Texas veterans who served not less than ninety (90) continuous days, unless sooner discharged by reason of a service-connected disability, on active duty in the Army, Navy, Air Force, Coast Guard or Marine Corps of the United States between September 16, 1940, and March 31, 1955, and who upon the date of filing his or her application to purchase any such land is a citizen of the United States, is a bona fide resident of the State of Texas, and has not been dishonorably discharged from any branch of the Armed Forces above-named and who who served not less than ninety (90) Armed Forces above-named and who at the time of his or her enlistment, induction, commissioning, or drafting was a bona fide resident of the State of Texas. The foregoing notwithstanding, any lands in the Veterans' Land Fund which have been first offerred for sale to veterans and erans' Land Fund which have been first offered for sale to veterans and which have not been sold may be sold or resold to such purchasers, in such quantities, and on such terms, and at such prices and rates of interest, and under such rules and regulations as are now or may hereafter be provided by law.

"Said Veterans' Land Fund, to the extent of the moneys attributable to any bonds hereafter issued and sold by said Board may be used by said Board, as is now or may hereafter be provided by law, for the purpose of paying the expenses of surveying, monumenting, road construction, legal fees, recordation fees, advertising and other like costs necessary or incidental to the purchase and sale, or resale, of any lands purchased with any of the moneys attributable to such additional bonds, such exwith any of the moneys attributable to such additional bonds, such expenses to be added to the price of such lands when sold, or resold, by said Board; for the purpose of paying the expenses of issuing, selling, and delivering any such additional bonds; and for the purpose of meeting the expenses of paying the interest or principal due or to become due on any such additional bonds.

"All moneys attributable to the

"All moneys attributable to the bonds issued and sold pursuant to the Constitutional Amendment adopt-ed on November 6, 1956, shall be credited to said Veterans' Land Fund and may be used for the purpose of purchasing additional lands, to be sold as provided herein, until De-cember 1, 1965; provided, however, that so much of such moneys as may that so much of such moneys as may be necessary to pay interest on such bonds shall be set aside for that purpose. After December 1. 1965, all moneys attributable to such bonds shall be set aside for the retirement of such bonds and to pay interest thereon; and when there are sufficient moneys to retire all of such laws of this state.

maining or thereafter becoming a part of said Veterans' Land Fund shall be governed as elsewhere pro-

"All of the moneys attributable to tion of said Board; but there may be no such use of any such moneys contrary to the rights of any holder of any of the bonds issued and sold by said Board or violative of any contract to which said Board is a party.

"The Veterans' Land Fund shall be used by said Board for the purpose of purchasing lands situated in the State of Texas owned by the United States or any governmental United States or any governmental agency thereof, owned by the Texas Prison System or any other governmental agency of the State of Texas, or owned by any person, firm, or corporation. All lands thus purchased shell be acquired at the lowest state of the board authorizing the issuance and sale of such series of conds, provided, now-term to the state of such series of conds, provided, now-term to the state of the board and sold moneys as may be necessary to pay interest on bonds hereafter issued and sold shall be acquired at the lowest shall be set aside for that purpose in accordance with the resolution adopted by said Board authorizing the issuance and sale of such series of bonds. After such eight (8) year period, all of such moneys shall be set aside for the retirement of any bonds hereafter issued and sold and to pay interest thereon, together with to pay interest thereon, together with any expenses as provided herein, in accordance with the resolution or resolutions authorizing the issuance and sale of such additional bonds, until there are sufficient moneys to retire all of the bonds hereafter is-sued and sold, at which time all such sued and sold, at which time all such moneys then remaining a part of said Veterans' Land Fund and there-after becoming a part of said Fund shall be governed as elsewhere pro-"This Amendment being intended

"This Amendment being intended only to establish a basic framework and not to be a comprehensive treatment of the Veterans' Land Program, there is hereby reposed in the Legislature full power to implement and effectuate the design and objects of this Amendment, including the power to delegate such duties, responsibilities, functions, and authority to the Veterans' Land Board as it believes necessary.

"Should the Legislature enact any enabling laws in anticipation of this Amendment, no such law shall be void by reason of its anticipatory

"This Amendment shall become ef-

Section 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Saturday after the first Monday in November, 1963, at which election all ballots shall have printed thereon the following:

"FOR the Amendment to Section 49-b of Article III of the Constitution of Texas to increase the Veterans' Land Fund by \$150,000,000.000; said Fund to be used for the purpose of purchasing land in Texas to be sold to Texas veterans who served in the Armed Services of the United States between September 16, 1940, and March 31, 1955; such funds to be ex-pended in accordance with instruc-tions and requirements that may be provided by law"; and

"AGAINST the Amendment to Sec-"AGAINSI the Amendment to Section 49-b of Article III of the Constitution of Texas to increase the Veterans' Land Fund by \$150,000.000.00; said Fund to be used for the purpose of purchasing land in Texas to be sold to Texas veterans who recoved in the Armed Services of the to be sold to Texas veterans who served in the Armed Services of the United States between September 16, 1940, and March 31, 1955; such funds to be expended in accordance with instructions and requirements that may be provided by law."

If it appears from the returns of said election that a majority of the votes cast were in favor of same Amendment, the same shall become a part of the State Constitution and be effective from the date set forth in said Amendment and the Government. in said Amendment, and the Gov nor shall issue a proclamation keeping therewith.

Section 3. The Governor of the State of Texas shall issue the neces-sary proclamation for said election and shall have the same published as required by the Constitution and

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT

TEXAS:
Section 1. That Section 62 of Article XVI of the Constitution of the State of Texas, be amended by addness of the State of Texas, be a second of the State of Texas, but and the State of

reading as follows: "(c) Each political subdivision within Jefferson County, Texas, shall have the right to provide for and administer a Retirement, Disability and Death Compensation Fund for all appointed officers and employees of all political subdivisions within Jefferson County Texas; or

ployees of all political subdivisions within Jefferson County, Texas; or said political subdivision may elect to join the County Retirement System of Jefferson County; provided that same is authorized by a majority vote of the qualified voters of such political subdivision and after such election has been advertised by being published in at least one (1) newspaper of general circulation in said county once each week for four county once each week for four (4) consecutive weeks; provided that the amount contributed by the said political subdivision to such Fund shall at least equal the amount paid for the seast equal the amount paid for the same purposes from the in-come of each such person and shall said political subdivisions.

not exceed at any time seven and one-half per centum (7½%) of the compensation paid to each such person by the political subdivision. compensation paid to each such person by the political subdivision.

"All funds provided for the compensation of each such person, or by the political subdivision of Jefferson County, Texas, for such Retirement. Disability and Death Compensation Fund, as are received by the politic-

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 9, 1963.

SENATE JOINT RESOLUTION NO. 26 proposing an amendment to Article XVI, Section 62 of the Constitution of Texas, by adding thereto a new subsection authorizing all political subdivisions of Jefferson County, Texas, to provide retirement, disability and death benefits for all appointive officers and employees of all political subdivisions within Jefferson County; providing for the necessary election, form of ballot, proclamation and publication.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Section 62 of Artsure of the provided by the political subdivision is released to the State of Texas as a condition to receiving such other representations and county. Shall be invested in bonds of the United States, the State of Texas, or counties or cities of this state, or in bonds issued by any agency of the United States Government, the payment of the principal of and interest on which is guaranteed by the United States, provided that a sufficient amount of said funds shall be kept on which is guaranteed by the United States, provided that a sufficient amount of said funds shall be kept on which is guaranteed by the United States, provided that a sufficient amount of said funds shall be kept on which is guaranteed by the United States, provided that a sufficient amount of said funds shall be kept on which is guaranteed by the United States, provided that a sufficient amount of said funds shall be invested in bonds of the United States, provided by the United States, provided that a sufficient amount of said funds shall be kept on which is guaranteed by the United States, provided that a sufficient amount of said funds shall be kept on which is guaranteed by the United States, provided that a sufficient amount of said funds shall be kept on which is guaranteed by the United States, provided that a sufficient amount of said funds shall be invested in bonds itsued of the state, of the providing for the a condition to receiving such other pension aid."

Section 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at the General election in November, 1964, at which election each ballot shall have print-ed thereon the following words:

"FOR the addition of subsection (c) to Section 62 of Article XVI of the Constitution, to authorize all political subdivisions within Jefferson County, Texas, to establish, afterapproval of its voters, a Retirement, Disability and Death Compensation Fund covering all appointive officers and employees of said political subdivisions."

"AGAINST the addition of subsec-tion (c) to Section 62 of Article XVI of the Constitution, to authorize all political subdivisions within Jeff-erson County, Texas, to establish, after approval of its voters, a Re-tirement, Disability and Death Com-pensation Fund covering all ap-pointive officers and employees of said volitical subdivisions."

Section 3. The Governor shall issue



Within the next decade about 30 million women are expected to be holding down jobs, says the U. S. Department of Labor. Women now make up about one-third of the total labor force of 75 million. Modern invention and technological advances will add new jobs to the wide span already being filled by women. Many positions are and will be in the home economics field. Employers indicate that more professionally educated women are needed, and those trained in specific skills as well.

Educators Urge Early Career Choice

Today educators urge students to complete high school, and make an early choice of career so that later training and education can be planned accordingly. One group of young women who have a head start, Committee, are 4-H members.

1.3 Million Girls

of the 1.3 million girls now the foods-nutrition programs. enrolled in 4-H receives some training in her dual role of future homemaker and career

tion, home management, in- tion by way of \$500 national of private enterprises helping terior decoration, fashion and clothing scholarships.

members participate.

9 years of age, and many remain for as long as 10 years. Volunteer adult and junior 4-H leaders supervised by the Cooperative Extension Service head the local clubs.

Helping to encourage these future home economists, scienreports the National 4-H Service tists, writers, mothers, teachers and business women are two corporations that annually contribute funds, educational liter-At some time during club ature and technical assistance membership, nearly every one to the national 4-H clothing and

Scholarships Help

They are Coats & Clark Inc., which this year will help 12

formation and application

consumer education are among | General Foods Corporation | achieve future goals.

are urged to contact the nearest DPS Office for futher in-

the projects in which 4-H Club will give six \$500 scholarships to top-ranking club members in They start in 4-H as young as the 4-H foods-nutrition program.

Chicago Delegates

Both firms will bring to Chicago as delegates to the weeklong National 4-H Club Congress state award winners from all 50 states and Puerto Rico-102 in all. Here they will be honored by their hosts at elegant parties and banquets.

During the week-long congress these talented teens will hear prominent educators and noted speakers. Along with 1300 fellow 4-H'ers they will participate in several challenging and inspiring events. For most, it will be the first trip to a big city. Coats & Clark and General Sewing, meal planning, nutri- girls with their college educa- Foods are but two of hundreds the youth of this country

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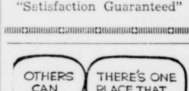
Major Leo E. Gossett, Com- forms. mander of the sprawling West Basic qualifications for ap-Texas Region of the Texas plicants are: He must be be-announced today the Texas sound physically, high school tions from young men who are for at least one year immedinterested in becoming patrol-liately prior to submission of men with the four field ser-application, of good moral vices of the Department. Va-character, and willing to accancies now exist in the Li-cept assignment anywhere in cense and Weight Service, Texas.

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THE AMERICAN WAY



Voice Of The People

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 9, 1963.
SENATE JOINT RESOLUTION
NO. 1 proposing an amendment to
Sections 2 and 4 of Article VI of the
Constitution of the State of Texas 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

ISLATURE OF THE STATE OF TEXAS:
Section 1. That Sections 2 and 4 of Article VI of the Constitution of the State of Texas be amended to read, respectively, as follows:
"Section 2. Every person subject to none of the foregoing disqualifications who shall have attained the age of twenty-one years and who shall be a citizen of the United States and who shall have resided in this state one year next preceding an election and the last six months within the district or county in which such person offers to vôte, shall be deemed a qualified elector; provided that 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 TEXAS: tering such service so long as he or she is a member of the Armed

Going

Shipping

"Section 4. In all elections by the people the vote shall be by secret ballot. The Legislature shall provide for the numbering of ballots and make such other regulations as may be necessary to detect and punish fraud and preserve the purity of elections, and may provide by law for the registration of all voters. Should the Legislature enact a registration law Legislature enact a registration law in anticipation of the adoption of this Amendment, such law shall not

this Amendment, such law shall not be invalid by reason of its anticipa-tory character."

Section 2. The foregoing Consti-tutional Amendment shall be sub-mitted to a vote of the qualified elec-tors of the state at an election to be held on the first Saturday after the first Monday in November, 1963, at which election all ballots shall have printed thereon the following:

"FOR the sendment of the Con-

"FOR the amendment of the Con-"FOR the amendment 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."
"AGAINST the amendment 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

tax a requirement for voting and so as to authorize the Legisla-ture to provide for the registra-tion of all voters."

Forces; and provided further, that before offering to vote at an election a voter shall have registered if required by law to do so. The Legislature may authorize absentee voting. This Amendment shall take effect on December 1, 1963.

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

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JACK DOUTHIT, Publisher

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Sterling City, Texas Watch the News-Record

Through the coming weeks.

doughBelly Price Dead

An ex-cowpuncher, rodeo hand, and prospector, dough-Belly Price, died in a Taos hospital June 8th, following a long illness. He was 66. Few knew him by his given name, Steven Carrol. A brief period as camp cook on a cattle drive when he was a young man earned him the name by which he was best known. During his rodeo days, he was a member of the Tex Austin group that made several European appearances. In recent years, he operated a real estate firm in Taos. Survivors include his wife, two stepdaughters, and two brothers Romie, Apache Creek, and Goober, Belen.

CARD OF THANKS

Thanks so much for the visits, flowers, letters and cards following my recent operation. May each be blessed with such friends.

O.F. Carper, Jr.



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



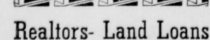
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The Silent Struggle eggs, thus reducing the fly pop-

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In 16 months, 3 billion ster-

ile flies were released, and the

Southwest's scourge was wiped

out. The cost: \$10 million -

half the annual loss in infected

United Nations affiliate, spon-

sored a worldwide symposium

on atomic warfare against in-

A hundred scientists from

28 countries reported that the

technique is being extended to

other insect pests: the olive

fly in Greece, malaria-bearing

mosquitoes in Indonesia, fruit

flies in the United States. Other

experiments are aimed at elim-

inating tsetse flies, roaches,

ants, bedbugs and house flies.

In Athens recently IAEA, a

What in the WORLD! by TED

Man is waging atomic warfare against insects.

First successful against screwworm flies, the technique is being used against a widening variety of other insect pests, says the International Atomic Energy Agency (IAEA).

The screwworm larva has infected Southwest cattle herds for years. In 1933 it spread to the Southeast, where damage had reached \$20 million a year when a vigorous radiation campaign was launched in 1958.

The technique involves sterilizing captive male flies with cobalt-60 radiation and releasing them. Females that mate with radiated males lay sterile

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Tanya Loury spent the past two weeks in Childress with her grandparents. They took her to Six Flags Over Texas.

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CITATION BY PUBLICATION

STATE OF TEXAS

To Minnie Lee Wynn; Henry Bryan Wynn; Ollie May Wynn; Floyd Velma Wynn: Lloyd Elmer Wynn: Emily Dely Wynn, also known as Emily Della Wynn; Joseph Campbell Wynn; Cicero I. Murray: and Henry Hinkle, Jr., if they be living together with the unknown spouses of each and every one of the foregoing parties if living, and if dead, the legal representatives and unknown heirs of each of the foregoing named defendants and their unknown spouses; if the unknown heirs of said named defendants and their unknown spouses are, dead, the unknown heirs and legal representatives of the unknown heirs of the unknown Defendants, Greeting:

You are hereby commanded to appear before the Honor able 51st Jundicial District Court of Sterling County Texas, at the Court House thereof, in Sterling City, Tex as, at or before 10 o'clock A M. of the first Monday next after the expiration of forty two days from the date of the issuance of this citation, the same being the 16th day of September A. D. 1963, in this cause numbered 668 on the docket of said court and and husband, W. J. Beaver, Claude Collins, Jr., and Ruth Collins Mendenhall and hus band, Elliott Mendenhall are Plaintiffs vs Minnie Lee Wynn Et Al (being the above named Defendants to whom this citation is addressed, who constitute all of the Defendants in this suit). Defendants. Such cause of action being in the nature of a trespass to try title to the following described land, towit:

The South One-half (S. 1/2) of Section No. Thirty Six (36), Block W. T & P Ry Co. Survey, Sterling Coun-Texas, containing 320 acres of land, more or less. In which cause of action the Plaintiffs allege that they are the fee owners of the above described property and affirmatively rely upon the tenyear Statute of Limitations of the State of Texas and Article 5519a of the Revised Civil Statutes of Texas and pray for damages in the sum of \$200.00, as is more fully shown by Plantiffs' Petition on file in this suit.

If this citation is not served within ninety days after the date of its issuance, it shall be returned unserved.

The officer executing this writ shall promptly serve the same acording to requirements of law, and the mandates hereof, and make due return as the law directs.

Issued and given under my hand and the seal of said court at Sterling City, Texas, this the 1st day of August A.D. 1963.

Attest: W. W. Durham Clerk of the District Court of Sterling County, Texas By Sandra Peel, Deputy

(Seal)

Phone in your personal items of news-your visits, your visitors your parties, etc. News-Record 8-3251.



First National Bank

Sterling City, Texas

Watch the News-Record Through the coming weeks.



LOOK MOM! NO SKIN! Making her debut at the 1963 State Fair of Texas in Dallas October 5 through 20 will be Visi-Belle, center, in hat, the talking (naturally) Transparent Woman. Marla and Cindy Hill, left and right, thought it hilarious that they "could see right through that woman." Visi-Belle will star in the Dallas Health and Science Museum's special State Fair presentation, "The Story of Life."

styled Hazel Collins Beaver, FOR A REAL TRADER See C. L. KING, Sterling City

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The Exten new kind the east

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