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AROUND
THE
COUNTY
by



ARTHUR BARLEMANN, JR. COUNTY AGENT

This must be a dry year over much of the southwestern part of the United States. Parts of the midwestern states are also voicing the same complaint we discovered on a vacation trip through parts of Oklahoma, Kansas, Missouri, Illinois, Kentucky, Tennessee, and Arkansas.

Oklahoma and Kansas are particularly dry; the areas in the central parts of these states are five to seven inches below normal presently. They do appear in better shape than our own section of the country in that the grass is still green. Field crops however are showing signs of suffering. The best looking crops in the area were in the valley between Ardmore and Chickasha, Oklahoma and northward. Until we reached that area after leaving Sterling City, the picture was not good!

We traveled along the western and northern edges of the famed Flint Hills grazing region of Kansas. This is a beautiful region with rolling hills covered with the blue-stem grasses and some side-outs grama. There are few, if any, trees in the area; those that are present are limited to the creekbeds in the area. The cattle on the pastures were rolling fat and glossy. Most of them were Herefords with a few pastures of Angus. A friend in the vicinity said that the land on the northern edge of the Flint Hills was priced at \$150 per acre. Land in the heart of the region sells for around \$200 to \$250 per acre.

A visit to the Kansas City stockyards proved most interesting on Wednesday. The receipts for the day were small, especially in the sheep department with only 400 head on the yards. Two salesmen with the commission company that seemed to have the most sheep that day were most interesting. One string of Hampshire lambs in their pens had just been sold to a major packer for 21c. One of the salesman had just returned from a trip to Del Rio to buy ewes. He had been stationed at Midland during the war and was familiar with our part of the state; he wanted to know what the same type lambs would bring in our area. At his invitation, we handled some of the lambs. They were not fat, not even "cheater" fats, and would probably have brought 15 or 16c here. He agreed they were not fat and needed to be sheared and sent to the feedlots rather than slaughtered.

Finewool ewes of the type we have here were selling for six cents. They were not as fat as most ewes around here are now. Actually, they would fall into the low cull class.

In cooperation with organized farm organizations, the firm buys ewes in the Del Rio area, trucks them to Kansas City, and disperses them to farmers in the area who want them. They said that a hard winter and dry summer in their trade territory had caused most of the ewes to be sent to market. If conditions improve in the next few weeks and the prospects for wheat pastures are good, they said they would be able to place up to 50,000 ewes. Their biggest problems in the area are coyotes and needlegrass — sounds familiar, at least in regard to the needlegrass.

There were some good feed steers on the market that day but prices were down. Many of the steers would average 1200 pounds. Prices ranged from \$23.90 up depending on estimated yield. The Kansas City stockyards are quite different from any other yards I have seen. Fort Worth, Denver, and

San Antonio are sprawling affairs too; but they go farther than the other yards in that they have areas that are four decked or floored. The drovers in the cattle division ride horses. Many of the buyers ride horses and carry two-way radios on their backs to keep in touch with their headquarters.

The trip thus far has been most enjoyable. It will cover more variety before it's over. Might make a second installment of it — watch this spot next week and we may continue it — if the editor accepts the copy and prints it!

TEXAS RESIDENTS MAY OBTAIN PROOF OF AGE FROM CENSUS BUREAU

Last year, more than 14,000 residents of Texas turned to the Bureau of the Census, U. S. Department of Commerce, for help in proving where and when they were born, the Bureau reported today. They needed proof of age to collect social security and other retirement benefits. They needed it to obtain passports. They needed it to qualify for jobs carrying certain age or citizenship requirements. They needed it for some forms of insurance.

These persons who requested assistance from the Census Bureau last year were among an estimated 20 million United States residents who are without proof of age or birthplace. The historical records of the Census Bureau provide the only acceptable source of this information for many of these people. Since its beginning in 1790, the U. S. Census has recorded identifying data for almost 350 million persons, many of them listed several times in separate censuses. The Bureau has provided copies of these records to about three and one-half million people, as legal proof of age, place of birth, citizenship, or kinship.

Persons seeking such a record for social security purposes should go to the local Social Security Office, or, for other purposes, write to the Personal Census Service Branch, Bureau of the Census, Pittsburgh, Kansas, for an application form. A fee of \$3.00 is charged for a search of not more than two censuses for one person and for one copy of the information found. Additional copies cost \$1.00 each. An expedited search costs \$4.00. Expedited searches are usually completed within a few days while the routine \$3.00 search may take up to 30 days, depending upon the backlog or requests.

The personal information in the records of the 1900 and later Censuses is confidential by law and may be furnished only upon the written request of the person to whom it relates or, for a proper purpose, a legal representative such as a guardian or administrator of an estate. Information regarding a child who has not reached legal age may be obtained upon the written request of either parent.

Finis Westbrook and Bill Brooks visited in Ruidoso, N. M. and Colorado the first part of this week.

HAIR STYLIST AT VANITY BEAUTY SHOP

Hugh Emanuel, hair stylist of Amarillo, is currently working mornings at the Vanity Beauty Shop. Shop owner Mrs. Ruby Gruney, said Emanuel has studied hair styling under Collette Dutton, Wydetta Neely, Mr. Prince and Nada Early. She said he had won special awards in minit hair cutting and space and form hair design.

Registration for High School August 28-29

The Sterling City Schools will open Tuesday September 3, 1963 at 8:45 a.m. with a full day of classwork, according to Supt. O.T. Jones. The lunchroom will serve a noon meal. One vacancy in high school has not been filled with the resignation of counselor Ben Brown who is to be a full time counselor at Tyler High School. A teacher who can teach social studies and one other field is needed to fill this position.

Holidays are: Thanksgiving from Nov. 28 through Dec. 1st. Xmas Dec. 21 to January 2, 1964.

March 6 or 13th. Teachers will attend a district meeting in San Angelo.

March 27 to March 31st Easter, 1964.

May 21st 1964 last day of school with reports on May 23rd 1964.

There will be a faculty workshop at the school on Wednesday, August 28, said Jones.

HIGH SCHOOL REGISTRATION

Seniors, Wednesday, August 28 at 9 a.m.

Juniors, Wednesday, August 28 at 2 p.m.

Sophomores, Thursday, August 29 at 9 a.m.

Freshmen, Thursday, August 29 at 2 p.m.

Barber - Drennan Wedding in Alpine

Miss Beverly Gail Barber and Wayne Drennan were married Tuesday at 2 p.m. in a ceremony at the Alpine Presbyterian Church. A reception followed in the church parlor.

The bride is a daughter of Mr. and Mrs. Earl Barber of Shreveport, La. and the bridegroom is a son of the Charlie Drennans of Sterling and Coke Counties. Both are 1963 graduates of Sul Ross College, Alpine.

The couple will reside here temporarily, it was said.

Among those from here attending the wedding were Mrs. Joe Emery and Jodie, Mrs. Forrest Foster and Temple Ann. The Charlie Drennans of Coke County also were in attendance.

Ben Brown has gotten settled in Tyler and will have full time duties as counselor in the high school there.

Airman 3/c Jimmy Bauer, son of Mr. and Mrs. Henry Bauer, is here on leave from the Air Force. Jimmy has just finished an aircraft electronics school at Chanute Feild, Ill. and will report to Cannon Air Base in New Mexico on September 1st.

Key Chains, different sizes, shapes, links, only 50c. See Jerry Currington or David Currington.

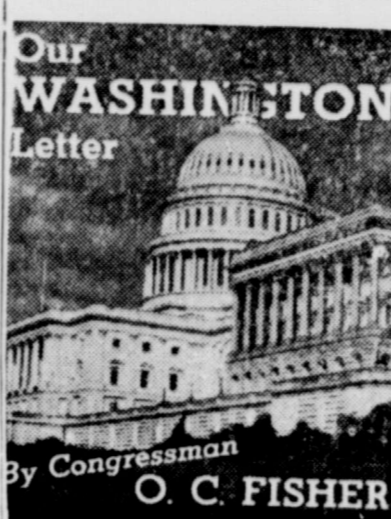
Owens Wallace and his wife and sons spent last week-end with the L.F. Wallaces.

Mrs. Ben Stapleton and her three children, Glenn, Debbie, and Skeete spent last week with the L.F. Wallaces.

Louise Alexander accompanied her grandparents on a two-week trip to San Antonio, Seguin, and other points of interest recently.

Mrs. Frederick Hambricht of Ft. Worth visited her mother Mrs. Ruth Allen here last week.

Henry Vandevanter, Jr. of Seattle, Washington and Tom Vandevanter of Rankin visited at Mrs. Ruth Allen's here last Friday morning. Henry, Jr. and his children Ariel, Johnny and Skip of Seattle are visiting his mother, Mrs. Henry Vandevanter of Water Valley.



Our WASHINGTON Letter

By Congressman O. C. FISHER

The people who live in our 21st district are solidly opposed to civil rights legislation proposed by the Kennedy brothers.

According to the tabulation of results of our questionnaire, just completed, 85% of our people are against the civil rights proposals, while only 6% favor them.

This tabulation reflects, accurately, a cross section of public opinion in our area. The response to the questionnaires was tremendous.

President Kennedy's record on foreign affairs is rated 16.9% "good", 71.3% "poor". In domestic affairs, 8 out of every 10 people in the 21st District rate the President's record as "poor" while only 10% give Kennedy a "good" rating, with 9.6% having no opinion.

Nearly 80% of our people want a balanced budget before there is a tax cut; 91% call for a reduction in foreign aid; and 74% are opposed to Kennedy's medicare proposal.

On the Cuban issue, 8 out of every 10 approve my proposal that ships which trade in Cuban ports be thereafter barred from entering U.S. ports.

The Domestic Peace Corps, (which passed the Senate last week by a three-vote margin) is unpopular among our people. Only 17% approve, while 64.7% disapprove.

The Youth Conservation Corps (CCC) is liked by only 14.2% of our people, while 73.8% are against it.

90% favor my proposal that secret ballots be required before a strike can be called.

Senator Barry Goldwater is the overwhelming favorite for President. If a preferential election were held right now, 57.3% of the voters in the 21st District would vote for Goldwater. Only 11.5% would vote for President Kennedy. Governor Romney would run third with 8.9%, and Rockefeller would come in fourth with 3.1%. A total of 19.2% indicated no preference at this time.

Mrs. Frank Milligan's Mother Killed

Mrs. Frank Milligan's mother, Mrs. Lennie Smith, her sister and niece, Mrs. Shirley Speck and Mrs. Johnnie Green, were all killed in a head-on car crash near Seymour Wednesday.

Mr. and Mrs. Milligan were in Alexandria, Va. visiting at the time and were notified by Mrs. Lee Reed. Mrs. Milligan returned to Lubbock Thursday morning to help arrange the services.

The three women killed were driving to Arlington to visit G.E. Smith, a son of Mrs. Smith.

Driver of the other car, Miss Margie Malone, 18, of Seymour, was alone and she received serious injuries. She was reported in satisfactory condition in the Baylor County Hospital.

The funeral services for Mrs. Milligan's mother and sister will be held in Brownfield Friday afternoon. Services will be in Lubbock Friday morning for Mrs. Green. Mrs. Milligan phoned in about the arrangements to friends here Thursday morning.

Mrs. Fred McDonald and children are in Iola, Texas visiting her parents, Mr. and Mrs. K.E. Trant.

Football Barbecue, Rally August 31

HOSPITAL NOTES

Patients in the Sterling County Hospital on Wednesday morning of this week included—

W. J. Williams
R.H. (Bob) Godwin
Dismissals since Thursday morning of last week include—
Marvin Churchill
Frank Jackson

100 Vacancies in Highway Patrol

The Texas Department of Public Safety announced today there are approximately 100 vacancies available in the Highway Patrol force for which men between the ages of 21 and 35 may apply by September 14.

Col. Homer Garrison, Jr., DPS director, said applications will be accepted from qualified men for a training school which begins November 19 at the DPS Law Enforcement Academy in Austin. He urged them to submit applications early to insure time for processing.

Three things about the November 19 school will be different than in the past: The school will be for Highway Patrol personnel exclusively; all graduates will be assigned to the Patrol. Every effort will be made to assign them to stations within 100 miles of their present homes. Upon graduation, the new Highway Patrolmen will benefit by a pay increase from the \$412 per month to \$453.

Garrison listed the following benefits: Two weeks vacation, 12 or more holidays each year as provided by the Legislature, 12 days per year sick leave which may accumulate to a maximum of 36 days, \$10 per month added to salary at the end of each five years to a maximum of 25 years, retirement system based on age and/or years of service, social security benefits, travel expenses when away from station as prescribed by law, group hospitalization and life insurance plan available, uniforms and the necessary equipment to perform duties furnished.

"The career jobs offered actually are more than just jobs—they are positions of sacred trust in an organization whose people have earned it the respect of not only Texans, but everyone who travels throughly prior to date of application," said Garrison. "We

The annual kick-off rally for the football boys and the pep squad girls will be held in the City Park at 7 p.m. Saturday, August 31.

A barbecue supper will be served, said Mrs. Foster S. Price, president of the High School Mothers' Club.

Everyone is welcome, and any family that has not been contacted by the food committee, is asked to bring a cake, or a salad or a relish plate, said Mrs. Price.

Coaches J. R. Dillard and Fred McDonald will introduce the boys and talk briefly about the Sterling Eagles hopes for the 1963 season.

The pep squad leaders, Mitty Davis, Temple Ann Foster, Lois Ethel Price and Janie Copeland will lead in some school yells.

Nearly 20 Out for Football Practice

The football squad began twice a day workouts at the school this week. About 20 boys are coming out for pre-season practice and hardening exercises and scrimmages.

Sterling has a large group of freshmen on the squad, and only two seniors — Billy Bauer and Danny Bailey. The sophomores and juniors give promise this year and the Eagles will be in the district race — as usual.

Juniors working out include Speedy Sparks, Crisp Williams, Bill Foster, Wayne Smith and Tommy Foster.

Sophomores include Jack Clark, Mike Foster, James Morgan, Dusty Dillard and Larry Stewart.

Freshmen squad members include Wayland Foster, Johnny Copeland, Collin Douthit, Bobby Westbrook, Jimmy Cole and Andy Gaston.

The Trion Revells of Houston arrived here for a visit with relatives this week.

THE AMERICAN WAY



With Private Enterprise, the Customer Is Boss!

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 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 (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 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 residence requirements for eligibility for such assistance; repealing the Constitutional limit on the amount 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 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 further that 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 51-b-1 of Article III of the Constitution of the State of Texas be amended, 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 limitations and restrictions herein contained, and such other limitations, restrictions and regulations as may be provided by the Legislature, 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 institution, while such inmate; 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.

"(2) 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; provided that the Legislature shall prescribe the residence requirements for eligibility; provided further, that no individual shall receive assistance under this program for the permanently disabled during any period when he is receiving Old Age Assistance, Aid to the Permanently and Totally Disabled, nor while he is residing permanently in any state-supported 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.

"(3) Needy blind persons who are actual bona fide citizens of Texas, and are over the age of twenty-one (21) years; provided that no such

assistance shall be paid to any inmate of any state-supported institution, while such inmate; 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.

"(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 authority to accept from the Government of the United States such financial aid for such assistance as such Government may offer not inconsistent with the restrictions herein set forth; provided, however, that the amount of such assistance out of state funds to each person assisted shall never exceed the amount matchable out of federal funds; and provided further, that the total amount of money to be expended per year out of state funds for such assistance shall never exceed Sixty Million Dollars (\$60,000,000).

"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 Legislature."

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 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 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)."

"AGAINST 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 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)."

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

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 9, 1963.

SENATE JOINT RESOLUTION NO. 25 proposing an amendment to Article XVI, Section 62 of the Constitution of Texas, by adding thereto a new subsection authorizing 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 Article XVI of the Constitution of the State of Texas, be amended by adding thereto a new subsection (c), 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 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 (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 same purposes from the income of each such person and shall not exceed at any time seven and one-half per centum (7½%) of the compensation paid to such person by the political subdivision of Jefferson County, Texas, for such Retirement, Disability and Death Compensation Fund, as are received by the political

subdivision within said 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 hand to be determined by the agency which may be provided by law to administer said Fund; and providing that the recipients of benefits for said Fund shall not be eligible for any other pension retirement fund or direct aid from the State of Texas, unless the Fund, the creation of which is provided for herein, contributed by the political subdivision is released to the State of Texas as 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 printed 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, after approval of its voters, a Retirement, Disability and Death Compensation Fund covering all appointive officers and employees of said political subdivisions."

"AGAINST 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, after approval of its voters, a Retirement, Disability and Death Compensation Fund covering all appointive officers and employees of said political subdivisions."

Section 3. The Governor shall issue the necessary proclamation for said election to be held on the first Saturday after the first Monday in the month of November, 1963, and have notice of said proposed amendment and of said election published as required by the Constitution of Texas and laws of this state.

Social Security

Many people are not aware they don't have to retire completely to receive social security benefits according to Floyd B. Ellington, social security district manager.

Ellington stated that special provisions in the social security law make it possible to receive some social security benefits even though a person may have fairly high earnings. He explained that a person can earn \$1200 during the year and receive all of his benefits. And just \$1 in benefits is withheld for every \$2 earned between \$1200 and \$1700. For earnings over \$1700, \$1 in benefits is withheld for each \$1 earned.

Ellington pointed out that a full month's benefits is payable for any month in which the beneficiary does not earn over \$100 in wages and does not actively engage in self-employment.

Ellington urged all workers to visit the social security office when they near retirement age to learn more about their benefit rights. The office is located at 204 Continental Bldg., San Angelo, Texas.

Has disability robbed you of your earnings capacity? If so, you should check with your social security office, according to Floyd B. Ellington, district manager in San Angelo.

Monthly benefits can be paid at any age to working people who have become unable to work by reason of a severe disability that is expected to last for a long time. Benefits begin with the seventh month of disability, but an application may be made before that time. To be eligible, the disabled worker must have social security for at least 5 years' work in the ten year period before he became disabled.

When you make your application, the social security office will assist you in securing the medical evidence necessary. When this evidence has been obtained, along with other facts, a decision will be made as to whether your condition is severe enough to qualify you as "disabled" under the terms of the law.

If you think you meet the requirements or know of anyone who may be eligible, get in touch with the social security office in San Angelo as soon as possible. Delay may result in a loss of benefits.

Civil Service Opportunities

The U.S. Civil Service Commission has announced new examinations for Recreation Resource Specialists (paying \$6,675 to \$14,565 a year) and Public Health Educators (paying \$6,675 to \$12,845 a year) for work in Washington, D.C., and throughout the United States.

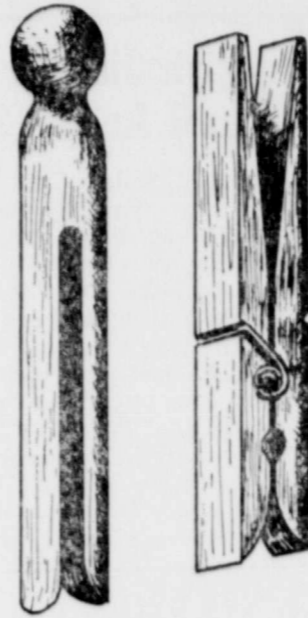
Recreation Resource Specialists are employed mainly in the Department of the Interior to provide technical advice and guidance to Federal, state, and local governments in connection with outdoor recreation needs and resources. Related experience is required although appropriate education may be substituted for some of the experience. Applications will be accepted until further notice by the Board of U.S. Civil Service Examiners, Department of the Interior, Washington, D.C. 2240. See Announcement No. 308 B.

Public Health Educators are employed chiefly in the Public Health Service of the Department of Health, Education, and Welfare; they provide leadership in developing sound educational methods of solving health problems. Appropriate education and experience are required. Applications should be filed with the Board of U.S. Civil Service Examiners, U.S. Public Health Service, Department of Health, Education, and Welfare, Washington, D.C. 20201. See announcement 309 B for complete details.

Announcements and application forms may be obtained from any post offices throughout the country or from the U.S. Civil Service Commission, Washington, D.C. 20415.

In case of fire dial 8-4771.

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my Granddaughter

I now dry clothes the EASY way with flameless ELECTRICITY

Electric drying is so simple my wash days are cut in half. My clothes appreciate it, too. They come out soft and fluffy — are really easier to iron.

Yes, dearie, I'm through wasting my time on a clothesline when I can spend more time with my grandchildren.

We're on our way to the zoo.

West Texas Utilities Company an investor owned company



FREE WIRING

—to WTU customers who purchase a flameless electric dryer from a local appliance dealer.

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 the Constitution of the State of Texas, so as to repeal the provision making payment of the poll tax a requirement for voting and so as to authorize the Legislature to provide for the registration of all voters.

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

Section 1. That 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 vote, shall be deemed a qualified elector; provided that any member of the Armed Forces of the United States or commission branches thereof, or in the military service of the United States, may vote only in the county in which he or she resided at the time of entering such service so long as he or she is a member of the Armed Forces; 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 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 in anticipation of the adoption of this Amendment, such law shall not be invalid by reason of its anticipatory character."

"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 so as to authorize the Legislature to provide for the registration of all voters."

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.

CARD OF THANKS

I want to thank all my friends for the cards, visits, etc. while was in the hospital. Also my thanks to Dr. Swann and the nurses for care and consideration.

Mrs. Forrest Smith

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
*Oct. 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
** — 11-man game

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STERLING CITY NEWS-RECORD

JACK DOUTHIT, Publisher

Entered November 10, 1902 at the Sterling City postoffice as second class matter.

Published Every Friday

SUBSCRIPTION RATES \$3.00 a year in Sterling County \$2.50 a year elsewhere

NEWS established in 1390 RECORD established in 1899 Consolidated in 1902

LEE DOUTHIT, Society COLLIN DOUTHIT, Operator

Cards of Thanks, reader or classified ads are charged for at the rate of 4c per word for the first insertion and 2c thereafter.

What's Doing in the Churches

CHURCH OF CHRIST
Marion H. Hays, Minister
Bible school 10:00 a.m.
Morning worship 11:00 a.m.
Classes 9:00 p.m.
Night Worship 7:00 p.m.
Wednesday Mid-Week Service 8:00 p.m.

FIRST BAPTIST CHURCH
Sherman Conner, Pastor
Sunday school 10:00 a.m.
Morning worship 11:00 a.m.
Evening Worship 7:30 p.m.
Wed. Prayer Serv. 7:30 p.m.

FIRST METHODIST CHURCH
Leo Ross, Pastor
Church school 10:00 a.m.
Morning worship 11:00 a.m.
Evening Worship 7:30 p.m.

FIRST PRESBYTERIAN CHURCH
Hubert C. Travis, Minister
Sunday school 10:00 a.m.
Morning worship 11:00 a.m.

ST. PASCHAL BAYLON CATHOLIC CHURCH
Sunday Mass (Oct. thru Mar.) 1:00 p.m.
(Apr. thru Sept.) 12:15 p.m.

8:15 P. M. SUNDAYS
THE BIBLE SPEAKS TO YOU
KGKL SAN ANGELO 960
NEW CHRISTIAN SERVICE RADIO STATION

REWARD NOTICE

A reward of \$500.00 will be paid by the Texas Sheep and Goat Raisers Association to any person (other than law enforcement officers) giving information causing the arrest and final conviction of any person or persons found butchering or stealing any sheep or lambs or goats belonging to any Association member in good standing. When two or more persons give information, the above sum will be divided at the discretion of the Board of the Association. When two or more defendants are involved in a single crime, the total reward is limited to \$500.00, but the conviction of one defendant, even though the other defendants are acquitted will entitle the claimant or claimants to said sum of \$500.00. All claims must be submitted within ninety (90) days following conviction. If, upon conviction, a defendant confesses other thefts, no additional reward will be paid. All devisions concerning the payment of such reward and the conditions of payment will be made by the Board of Directors of the Association.
TEXAS SHEEP & GOAT RAISERS ASSOCIATION

SALESMEN WANTED

Would like to hear from dependable person with car regarding opportunity to supply consumers with Rawleigh Products in Sterling County. For information write Rawleigh TX E 1200-518, Memphis, Tenn.



HENRY BAUER
CONSIGNEE
Ph. 8-4321 Sterling City, Tex.
WHOLESALE

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 Honorable 51st Jundicial District Court of Sterling County, Texas, at the Court House thereof, in Sterling City, Texas, 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 663 on the docket of said court and styled Hazel Collins Beaver, and husband, W. J. Beaver, Claude Collins, Jr., and Ruth Collins Mendenhall and husband, 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, to-wit:

The South One-half (S. 1/2) of Section No. Thirty Six (36), Block W, T & P Ry. Co. Survey, Sterling County, 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 ten-year Statute of Limitations of the State of Texas and Article 5319a of the Revised Civil Statutes of Texas and pray for damages in the sum of \$200.00, as is more fully shown by Plaintiffs' 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 according 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 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.

FOR SALE — 8-ft. Aeromotor Windmill, tank, steel tower and rods and pipe complete. See or call Ben Atwell. 8-3541.

ATHLETE'S FOOT GERM HOW TO KILL IT. IN 3 DAYS.

If not pleased with strong, instant-drying T-4-L, your 48c back at any drug store. Watch infected skin slough off. Watch healthy skin replace it. Itch and burning are gone. TODAY ALL DRUG STORES.

AUTO WASH

Be the first to enjoy this amazing opportunity. Become part of the Multi-Million Dollar Auto Wash Industry. Enjoy these advantages as an owner of a coin operated automatic car wash; no land to lease; no building to buy; no fixed overhead; no labor problem.

No Experience Necessary. Can be handled part time. Please apply only if you have a sincere desire to be in business for yourself and can make a total investment of \$2,500.

FAST CAR WASH COMPANY
5009 Excelsior Boulevard
Minneapolis 16, Minnesota



LIGHTHOUSE ROCK — Sculptured by wind and water, this natural stone tower keeps its vigil near Palo Duro Canyon State Park, 35 miles southeast of Amarillo. Palo Duro Canyon cuts a spectacular 120-mile gash through the Texas Panhandle. Six miles wide and more than 700 feet deep, the canyon is considered one of the truly geological wonders of the State.

HELPS KEEP YOUR CARPET SPOTLESS!
FIRST AID KIT
by Service Master
Ideal for fresh-up cleaning and emergency spotting. Removes 55 different stains. Complete with handy Dial-a-Spot chart.

PUBLIC NOTICE

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 5, 1963.

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 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 LEGISLATURE 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 governmental agency of the State of Texas known as the Veterans' Land Board which has been designated the Veterans' Land Board. Said Board shall continue to function for the purposes specified in all of the prior Constitutional provisions which have been amended 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 advice and consent of the Senate, be appointed biennially by the Governor to serve for a term of four (4) years; but the members serving on said Board on the date of adoption hereof shall complete the term 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 complete the unexpired portion of the term to which the deceased or resigning member had been appointed. The compensation for said citizen members shall be as now or may hereafter be fixed by the Legislature; and each shall make bond in such amount as is now or may hereafter be prescribed by the Legislature."
"The Commissioner of the General Land Office shall act as Chairman of said Board and shall be the administrator of the Veterans' Land Program under such terms and restrictions as are now or may hereafter be provided by law. In the absence or illness of said Commissioner, the Chief Clerk of the General Land Office shall be the Acting Chairman of said Board with the same duties and powers that said Commissioner would have if present."
"The Veterans' Land Board may provide for, issue and sell not to exceed Three Hundred Fifty Million Dollars (\$350,000,000.00) in bonds or obligations of the State of Texas for the purpose of creating a fund to be known as the Veterans' Land Fund. Two Hundred Million Dollars (\$200,000,000.00) of which have heretofore been issued and sold. Such bonds or obligations shall be sold for not less than par value and accrued interest; shall be issued in such forms, denominations, and upon such terms as are now or may hereafter be provided by law; shall be issued and sold at such times, at such places, and in such installments as may be determined by said Board; and shall bear a rate or rates of interest as may be fixed by said Board but the weighted average annual interest rate, as that phrase is commonly 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-

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

"In the sale of any such bonds or obligations, a preferential right of purchase shall be given to the administrators of the various Teacher Retirement Funds, the Permanent University Funds, and the Permanent School Funds.

"Said Veterans' Land Fund shall consist of any lands heretofore or hereafter purchased by said Board, until the sale price therefor, together with any interest and penalties due, have been received by said Board (although nothing herein shall be construed to prevent said Board from accepting full payment for a portion of any tract), and of the moneys attributable to any bonds heretofore or hereafter issued and sold by said Board which moneys no attributable shall include but shall not be limited to the proceeds from the issuance and sale of such bonds; the moneys received from the sale or resale of any lands, or rights therein, purchased with 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 benefits received by said Board from any such lands; and 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 any such lands; and interest received from investments 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 immediately committed to the payment of principal and interest on such bonds, the purchase of lands as herein provided, or the payment of expenses as herein provided may be invested in bonds or obligations of the United States until such funds are needed for such purposes.

"All moneys comprising a part of said Fund and not expended for the purposes herein provided shall be a part of said Fund until there are sufficient moneys therein to retire fully all of the bonds heretofore or hereafter issued and sold by said Board, at which time all such moneys remaining in said Fund, except such portion thereof as may be necessary to retire all such bonds which portion shall be set aside and retained in said Fund for the purpose of retiring all such bonds, shall be deposited to the credit of the General Revenue Fund 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 (each Division consisting of the moneys attributable to the bonds issued and sold pursuant to a single Constitutional authorization and the lands purchased therewith) contains sufficient moneys to retire all of the bonds secured by such Division, the moneys thereof, except such portion as may be needed to retire all of the bonds secured by such Division which portion shall be set aside and remain a part of such Division for the purpose of retiring all such bonds, may be used for the purpose of paying the

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

"The Veterans' Land 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 agency thereof, owned by the Texas Prison System or any other governmental agency of the State of Texas, or owned by any person, firm, or corporation. All lands thus purchased shall be acquired at the lowest price obtainable, to be paid for in cash, and shall be a part of said Fund. Such lands heretofore or hereafter purchased and comprising a part of said Fund are hereby declared to be held for a governmental purpose, although the individual purchasers thereof shall be subject to taxation to the same extent and in the same manner as are purchasers of lands dedicated to the Permanent Free Public School Fund.

"The lands of the Veterans' Land Fund shall be sold by said Board in such quantities, on such terms, at such prices, at such rates of interest and under such rules and regulations which have 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 such 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 bona fide resident of the State of Texas, and has not been dishonorably discharged from any branch of the Armed Forces above-named and who at the time of his or her enlistment, induction, commissioning, or drafting was a bona fide resident of the State of Texas. The foregoing notwithstanding, any lands in the Veterans' Land Fund which have been first offered for sale to veterans and which have not been sold may be sold or resold to such purchasers, in such quantities, and on such terms, and at such prices and rates of interest, and under such rules and regulations as are now or may hereafter be provided by law.

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

Cape Canaveral

COLONEL JOHN GLENN BEGAN HIS HISTORIC ORBITAL FLIGHT FROM THIS FLORIDA SITE, LAUNCHING CENTER OF THE U.S. SPACE EXPLORATION PROGRAM!



You orbited first, Enos, but he gets all the raves!
Never mind... I was A-O-K before he was!

Launch your child's financial career by opening an account with us.

THE FIRST NATIONAL BANK
STERLING CITY, TEXAS

Rubber Stamps Sold at the News-Record

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

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.

"All of the moneys attributable to any series of bonds heretofore issued and sold by said Board (a series of bonds being all of the bonds issued and sold in a single transaction as a single installment of bonds) may be used for the purchase of lands as herein provided, to be sold as herein provided, for a period ending eight (8) years after the date of sale of such series of bonds; provided, however, that so much of such moneys as may be necessary to pay interest on bonds heretofore issued and sold shall be set aside for that purpose in accordance with the resolution adopted by said Board authorizing the issuance and sale of such series of bonds.

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

"This Amendment shall become effective upon its adoption.

Section 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first 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 \$150,000,000.00; said Fund to be used for the purpose of purchasing land in Texas to be sold to Texas veterans who served in the Armed Services of the United States between September 16, 1940, and March 31, 1955; such funds to be expended in accordance with instructions and requirements that may be provided by law; and

"AGAINST the Amendment to Section 49-b of Article III of the Constitution of Texas to increase the Veterans' Land Fund by \$150,000,000.00; said Fund to be used for the purpose of purchasing land in Texas to be sold to Texas veterans who served in the Armed Services of the United States between September 16, 1940, and March 31, 1955; such funds to be expended in accordance with instructions and requirements that may be provided by law."

If it appears from the returns of said election that a majority of the votes cast were in favor of same Amendment, the same shall become a part of the State Constitution and be effective from the date set forth in said Amendment, and the Governor shall issue a proclamation in keeping therewith.

Section 3. The Governor of the State of Texas shall issue the necessary proclamation for said election and shall have the same published as required by the Constitution and Laws of this state.

For Insurance Needs

FOR AUTO, FIRE AND CASUALTY AND LIFE INSURANCE, Use Your Local Reliable and Tested Agent—**DURHAM INS. AGENCY** DURHAM ABSTRACT CO. Abstracts and Title Opinions



Call 8-4451 for Appointment
Vanity Beauty Shop

RUBY GRUNY, Owner
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Open All Day on Saturdays

Realtors- Land Loans

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

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Allen Insurance

AUTOMOBILE, FIRE, THEFT HOUSE, etc., ALL KINDS
See us for your Insurance
20% Less Than the Texas Published Rate

VERA DELL ALLEN
Box 668 Sterling City, Texas

ASCS Committee Elections

County ASCS committee elections will be conducted by mail during the second week of September. Ballots must be received or post marked prior to midnight September 12, 1963. The ballots will be tabulated publicly Sept. 16, 1963, beginning at 10:00 a.m.

It is important that currently active farmers and ranchers be elected to the county committee who are well qualified for the work and who will be representative of the various segments and types of agriculture in the county.

Nominations to the slate of candidates may be made by county committee and by petitions signed by six or more eligible voters. These petitions will be received at the county office at any time prior to August 23, 1963.

The names of persons nominated by proper petition will be included in the slate of nominees if they are willing to serve and are eligible. Any person found ineligible will be notified prior to the completion of the nominee slate so that he may appeal to the county committee prior to August 23, 1963, the date set for completing the nominee slate.

The present committee is made up of Reynolds Foster, chairman, Leon Ferguson, vice chairman, Bill Humble, member, John Copeland Jr. and Billy Ralph Bynum first and second alternates respectively. Eschol A. Crook A S C S Office Mgr. Sterling County

Applicants Sought For Coast Guard Officer Candidate School

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 17 weeks training, graduates will be commissioned Ensign in the U.S. Coast Guard Reserve. College seniors and graduates may fulfill their military obligation thru the Coast Guard Officer Candidate School program.

For further information, write Commandant (PTP-2), U.S. Coast Guard, Washington, D.C.



**MARINE DANNY STEWART
Danny Stewart
Finishes Marine
Course**

Marine Danny B. Stewart, son of Mr and Mrs Nolan B. Stewart of Sterling City, is a recent graduate of Junior Platoon Leaders Class at the Marine Corps Schools, Quantico, Va., a course conducted for future Marine officers.

He will return to college this fall to resume studies. The Marine Corps summer Platoon Leaders Class trains college students seeking commissions or Marine officers. Some 3,000 students participated in this summer's training.

Physical conditioning was emphasized throughout the course. Marine Corps history and tradition, platoon drill, weapons and other facets of training were also included.

In addition, he spent one week in marksmanship training with the rifle, basic weapons of the Marine Corps.

**Department of Health
Column**

HEALTH & SAFETY TIPS FROM THE AMERICAN MEDICAL ASSOCIATION

Immunizations

Get vaccinated! Does this sound like something you've heard before? Many, many times

Well you have. And you'll hear it again and again.

Despite all the combined efforts of the medical profession, public health officials, school officials, voluntary groups who are facing unnecessary risk of disease, crippling and even death — simply because they have procrastinated about immunizations for themselves and their families.

There are vaccines against a number of communicable diseases now readily available.

There have been no cases of smallpox in the United States for several years, but there still is smallpox in much of the world, and each year or two this nation has a smallpox scare from an infected traveler returning from abroad. Revaccination for smallpox is recommended at three-to-five year intervals. How long since you've renewed your protection?

There still are cases of tetanus, or lockjaw, every year. Almost every one is unnecessary. Tetanus toxoid offers excellent protection. Tetanus is a serious infection that often proves fatal. It's much too serious to take a chance.

Thanks to the vaccines, poliomyelitis is now down to a few hundred cases a year. But polio is still present in the United States, and is still a potential crippler or killer. Despite some eight years of steady campaigning for polio vaccinations, there still are millions of Americans unprotected. Have you had your polio vaccine? If so, have you had a booster lately?

Diphtheria is still dangerous and by no means wiped out, despite the fact that a vaccine has been available for years. Whooping cough is so common in childhood that most parents don't consider it serious. But whooping cough can be dangerous. It can also be prevented by vaccination.

Vaccines proved to be effective against measles have recently been developed. Ask your doctor about protection against measles for your children.

With the approach of the

**Labor Day Traffic
Toll Forecast**

The director of the Texas Department of Public Safety announced today an estimated 31 persons will be killed in traffic crashes in Texas over the three-day Labor Day weekend, and called for "an all-out effort to prove the statistics are wrong."

Col. Homer Parrison Jr. pointed out that the estimate by the DPS Statistical Services is based on past experience, but added: "There is always a chance that it can be proved too high if motorists will put forth a concentrated effort to hold the line by driving within safe and legal limits and remaining especially alert to the added dangers of holiday travel."

To emphasize these hazards, he said, "Operation Motorcide" will be placed in effect from 12:01 a.m. Saturday, August 31 through 11:59 p.m. Monday, September 2. During this period, all traffic fatalities on the streets and highways of the state will be tabulated and released three times daily to the public through the cooperation of the news media.

In addition, the Department of Public Safety will do everything possible with the limited manpower available to stop reckless and illegal driving on the highways, Garrison said. Officers from other DPS uniformed services will be assigned for the holiday period to add to the enforcement effort.

The DPS Director said Labor Day this year comes at a time when traffic tragedy for the year 1963 appears to be heading for an all-time high. He reported that more than 1,400 persons have been killed already this year for an increase of some eight per cent, adding that if the trend continues the toll will exceed the high of 2,611 persons killed in 1956.

Garrison noted that several public and private agencies are carrying on programs to supplement the safety emphasis effort for the Labor Day Holiday. The Texas Safety Association will conduct a public information program stressing the need for courtesy and caution. TSA Vice-President W.F. (Bill) Leonard will coordinate the efforts of Junior Chambers of Commerce over the state in operating numerous "rest stops" for fatigued drivers to whom free coffee will be served. The Texas Association of Broadcasters will conduct a statewide "Drive Lighted and Live" program in which appeals will be made to motorists to drive with their headlights on dim during the daylight hours to focus attention on the need for legal and safe driving.

The Texas Highway Department will carry on a continuing information and education program instructing drivers in freeway driving and the need for caution near highway construction areas.

And the Texas Council of Safety Supervisors and the Texas Motor Transportation Association will sponsor a fleet of 35 to 40 cars which will be used to assist stranded motorists over the state. This "Holiday Road Patrol" will be manned by the safety directors, safety supervisors and safety engineers of the trucking industry who comprise the membership of the Council. Its primary purpose is to help relieve highway patrolmen for enforcement work by aiding motorists in distress.

In case of fire dial 8-4771.

City Barber Shop

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

fall season and the time for schools to reopen, now is a good time to check up on your family's vaccination status. If anyone in the household is lacking any of the essential immunizations, see your doctor and bring your family's protection up to date.

**State Bar Column
TRIBAL LAW**

American Indians are the only 100 per cent native Americans. Indian matters come under Federal law and the terms of some 3,900 Indian treaties which are also the law of the land.

Not long ago Rev. Samuel Worcester, preaching to the Cherokees, refused to take out a license, and to swear allegiance to the State of Georgia. When Georgia jailed him for not taking a loyalty oath, the U.S. Supreme Court freed him: The Court would allow no state to interfere in United State Indian Affairs which our treaties governed.

In 1834 Congress set up the Bureau of Indian Affairs to make and carry out rules made under these treaties.

Until the Civil War, the Federal government regarded Indians as wards and dependent nations—foreign nations, yet under US control. In 1871, however, Congress declared that Indian nations were no longer independent. Indians still ran their own affairs for the most part, as illustrated in a case titled *In Re Crow Dog*.

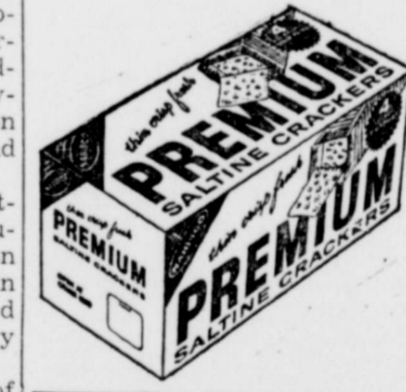
In 1883 Crow Dog killed another Sioux for stealing a friend's wife. Crow Dog made amends under tribal law, and the tribe closed his case. Soon afterwards federal officers sought to try him for murder, but the Supreme Court said no: Such cases did come under tribal law and this one had been settled.

Shortly afterward Congress gave Federal courts jurisdiction over most criminal cases on Indian territories. Accordingly, just the other day, the U.S. Supreme Court invalidated the conviction of a California Indian for murder. He must face trial in a Federal court instead.

Indian tribal courts still try some criminal cases, and within the tribes, tribal law still holds. For example, they can tax and license traders on reservations.

Recently, a tribal adoption ceremony was confirmed even though it took place off the reservation. In another case the Federal courts recognized a tribal divorce by mere voluntary separation.

(This newsfeature, prepared by the State Bar of Texas, is written to inform—not to advise. No person should ever apply or interpret any law without the aid of an attorney who is fully advised concerning the facts involved, because a slight variance in facts may change the application of the law.)



Enjoy year 'round fun
GULF OF MEXICO
IN THE SUNNY
MISSISSIPPI SOUND AREA

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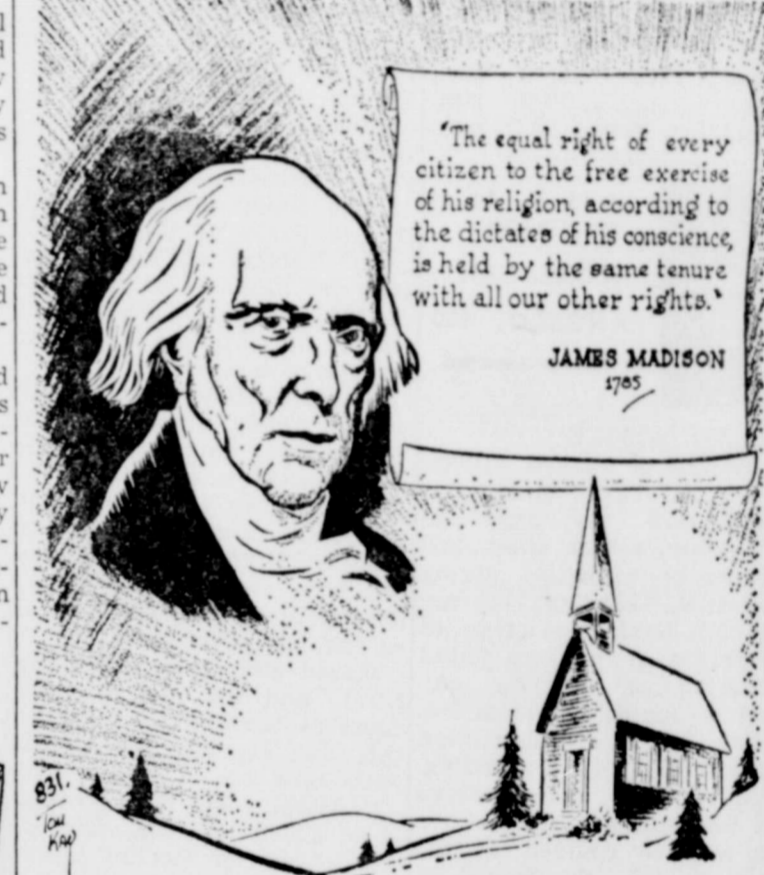


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