STERLING CITY NEWS-RECORD

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"Since 1890"

PUBLISHED EVERY FRIDAY AT STERLING CITY, TEXAS



CECILIA ANN McDONALD AND WORTH E. ALLEN, JR. MARRIED IN BIG SPRING LAST SATURDAY

In the candlelit sanctuary of Kay Smart, Rocksprings.

Fourteenth and Main The attendents were identified by the course coived at a reception at the

before an altar lighted with pink crepe fell in gathers from greenery were used throughout rescent candelabra which held the empire line and extended the garden and at the front wrought iron urns holding ture hats of the bridesmaids greenery with white caladiums morning of last week include: white stock, chrysanthemums were of French braid in the and snapdragons, illuminated and agapanthus backed by chosen shades of pink. Shock-the front of the home where woodwardia fern trees coming pink silk flowers encircled the doorway was marked by letter the doorway was marked by tall columns that held arrange. pleted the decor. The bridal the open crows. aisle was lighted with pew Bouquets of the attendants ments of white stock, carnaights and tied with smilax were semi-crescents of gla-tions, and agapanthus.
melias shading from American Refreshments were served in An a cappella choir, under Beauty into light pink. They the garden where the bride's

the direction of Stanley Peuri- were accented with miniature and groom's tables were ar-Smiths to Yellowstone oy, provided wedding music. ivy and tied in matching satin. ranged. The bride's table was National Park

in an overlay effect. Lace appliques traced the empire Nev., and other western states, houseparty. Rice girls were Waistling The Nev., and other western states, houseparty. Postty Product The New Product Th puques traced the empire Nev., and other western states, houseparty. The gardy an opportunity for the family By Fire Deaprtment

The Sterling Volunteer Fire to pause and relax together. The Sterling Volunteer Fire the bride wore a Lester Paul Miss Kimberly Petty, Brady; The Spanish Main was the to pause and relax together. The Sterling Volunteer Fire Center-back created a cress-original wool suit of pink and Miss Sue Ann Sims, Mertzon; setting for the masculine mem
Center-back created a cress-original wool suit of pink and Miss Kelly Reed, Midland: Miss bers of the wedding porty district. The bouffant veil was of im- She completed her costume Johnson, Abilene; Miss Kath-lunch.

ported pure silk English il-with fawn lizard shoes and Miss Melaine McEntire, Ster-ly Boyd Allen, Danny Stew-lusion and fell in tiers from a bag. When the couple returns Miss Melaine McEntire, Ster-ly Boyd Allen, Danny Stew-lusion and fell in tiers from a bag. When the couple returns ling City. contour open coif fashioned from their trip they will make this city.

Music was furnished for the McDonald of College Station. plus the name of the child, the with re-embroidered Alencon a home at 3510 22nd St., Lub-reception by Nelwyn King of Smorgasboard contour open coif fashioned from their trip they will make ling City.

the center front which was The bride is a graduate of Sterling City. accented by an A-shaped Dior Sterling City High School and Parties Given for Wedding ow of silk peau de soie. The attended Howard County Junious Statistics Section, Texas Mike here for a week bouquet was a cascade of white or College and Abilene Christ-pary of Miss Cecilia Ann Mc-ening.

Courtesies for the wedding the Holiday Inn on Friday ev-State Department of Health, with his grandaprents. Japhett orchids showered in ian College. At the latter school pary of Miss Cecilia Ann Mc-ening. stephanotis, stain and pearl she was a member of the Gata Donald and Worth Ewing Alleaves with picot streamers. Social club and the Student len Jr. prior to the Saurday Miss Marie McDonald was Education Division, Texas Week

with picot streamers. social club and the Student let of Property at State Department of Health.)

Miss Jeanie McDonald atSenate. She will attend Texas wedding included dinners and the Ramada Inn for the important of Health.) tended her sister as the maid Technological College this fall luncheons Stewart, the bride's cousin, was majoring in speech education, was given Saturday at noon Donald and Mr. Allen.

Bridesmaids were Miss Lyn-Sterling City High School and Loraine, Mrs. Don McDonald and lillies of the valley. Pink lumbia, Mo. where they will for the past five years.

Sister of the control of College Station, Mrs. Dan-tapers were used about the visit with the Tom Crossler. Don R. McDonald, College lege. He earned a bachelor of my Stewart of Sterling City, room. Station; Miss Lois Ethel Price, science degree in agricultural and Mrs. Curtis Latimer of Steplin Co. Sterling City; Miss Paula Sose-economics from the Lubbock Colorado City, as hostesses. with 'just married' signs was es, to live. bee, Anson; Miss Radora Masschool in 1964 and will enter seek. Individual gold bud bases the centerpiece at the head of seek. It is the seek of seek of seek of seek. sey, El Paso; and Miss Samye the graduate school there this holding pink and ruby majestic the table.

Four Play in All Star Games

At Coaches School

Coaches School.

in the last part of the game. beginning at 9 o'clock. of suits on the West. He played practically the whole game.

Saturday night, Bill Foster and League Suits Barry Todd Churchill played for the West All-Stars.

here attended the school.

High School Mothers Club Meets Today

Mrs. J. Q. Foster, president of the High School Mothers Accent on Health Club, has called a meeting for 3:30 today (Friday) at the Larry this fall more than head, had sent them a check boys and girls (especially first time. to be present to work out the school is still some weeks away, protested. plans for the year.

28, at Park

Darrell Flynt officiated for tailored bow and streamers. Wrought iron hurricane the ceremony that was read The easy sheath skirt of petal lamps tied with satin and Mrs. W. B. Atkins Mrs. Ella Ligon

tall columns that held arrange-Mrs. Harvey Glass Mrs. Moses Rodriguez and infant son Mrs. Dameron

Soloist was Miss Ann Brazzil Bill B. Allen, Sterling City, laid with white satin and a The Cledis Smiths spent their dose. the altar by her father who gave her in marriage. She wore an original gown of exquisitely wrought imported requisitely wrought imported requisitely wrought imported re-

molded bodice was topped Tapers were lighted by cous-daisy-type chrysanthemums.

Miss Cheryl Butler Sterling the table and as fevere milk, whole grain cereal assistants. an applique of lace debut and Debbie Reed, Sterling City. Angelo, registered the guests ribbon and with the wedding a leisurely meal. The new ad-others are being documented.

ported pure silk English il-with fawn lizard shoes and leen McDonald, Dallas; and leen McEntire Ster-ly Boyd Allan Dan Shoes and leen McEntire Ster-ly Boyd Allan Boyd Al

honor and Mrs. Danny where she will be a junior the bridesmaids' luncheon mediate families of Miss Mc-

sister of the bridegroom; Mrs. and Texas Technological Col- of Sterling City, and Texas Technological Col- of Sterling City, room.

Lions Hear Social Security Changes

Floyd Ellington, manager of Four athletes from Sterling the San Angelo Social Security City played in the East-West office, spoke to the Lions Club All-Star basketball and foot-Wednesday at the noon lunchball games last week in Abi-eon. He told of the changes lene at the Texas 6-8 Man in the Social Security law and talked on the benefits, etc. of

The coaching school was the Medicare features of the held at McMurry College, and new law. He said there were the football game was held now 20 million people receivthere. The basketball game ing social security checks. was played at Cooper High Work Day at Park Saturday 3v Cong

Since last Saturday morn-Crisp Williams played on the ing's rain ruined the work day West All-Star basketball ag-at the baseball park, there will gregation. He was a starter be a work day (or morning) at which Congress recently exand played till he fouled out the ball park Saturday morning panded to \$2 billion a year, Through a fluke, Speedy men and boys who will help pouring out money to the four Sparks played on the East are asked to be at the park, corners of the continent. Perteam. There was a shortage ready for work.

In the 8-man football game Please Turn in Your Little

Coach George White from week that he wanted all boys dillys.

ere attended the school.

Baseball director, said this keep coming in or some week that he wanted all boys dillys.

One instance that has gained suits to turn them in now that national attention recently, aco Station, said Jack.

parents are busy making prep- "Willow Village is an im-Barbecue on Saturday, August arations to insure that their poverished community," the child makes a smooth adjust-professors has assured. But it The annual football kickoff ment to his new environment, turned out that Willow Village babecue and school get-togeth- The child's adjustment will was in fact one of America's

Jr. at 7 o clock Saturday ever house in the ceremony. In the receiving ning.

Parents of the couple are Mr. and Mrs. L. Chesley Mc-Donald and Mrs. Bill Reed, Worth Allen, all of Sterling City and Mrs. O. W. City.

Parker, Iran.

The gowns were dethe ceremony. In the receiving the ceremony. In the receiving hing.

Couple are featured a fitted bodice of their parents, the feminine attendants, and their grandpar-fold of matching pink satingtone the couple are featured a fitted bodice of their parents, the feminine attendants, and their grandpar-fold of matching pink satingtone the couple are featured a fitted bodice of their parents, the feminine attendants, and their grandpar-fold of matching pink satingtone the couple are featured a fitted bodice of their parents, the feminine attendants, and their grandpar-fold of matching pink satington the couple are featured a fitted bodice of their parents, the feminine attendants, and their grandpar-fold of matching pink satingtone the couple are featured a fitted bodice of the couple are featured a fitted bodice of their parents, the feminine attendants, and their grandpar-fold of matching pink satingtone the couple are featured a fitted bodice of their parents, the feminine attendants, and their grandpar-fold of matching pink satingtone the couple are featured a fitted bodice of the couple are featured a fitted bodice of their parents, the feminine attendants are featured a fitted bodice of their parents, the feminine attendants are featured a fitted bodice of their parents, the feminine attendants are featured a fitted bodice of their parents, the feminine attendants are featured a fitted bodice of their parents are featured a fitted bodice of their parents are featured a fitted bodice of the featured a fitted bodice of the featured a fitted bodice of the featured a fitted bodice of their parents are featured a fitted bodice of the featured a fitted bodice of the there are ailments or defects money be returned to the govthat can and should be looked ernment. Bureaucrats came after, then follow the doctor's running to see the protesting and dentist's advice and have Supervisor. They wanted to them corrected, if possible, be-know what it would take to

> has already been immunized here and return the grant!" against certain of the childhood Willow Village had been one diseases such as diphtheria, of 88 similar-type grants which whooping cough and smallpox, the President had announced If not, have it done immediate- at Johnson City in January. ly either by your doctor or by Months of protests and hagthe local health clinic. If all gling followed, and except for immunizations have been done a sizeable amount of the monpreviously, make sure your ey spent by those handling the child gets the necessary booster project for Shriver, nothing

Soloist was Miss Ann Brazzil of Midland who sang "My Own True Love" and "I Pledge My Love to Thee."

The bride was escorted to the bride's brother; Bill R. Davis, the other bride's brother; Bill R. Davis, the other bride's brother; Bill R. Davis, was a tall silver candelabrum and a life cleds Siliths spent their dose.

Insist on your child's getting out the alleged "poverty" that regular and sufficient hours of sleep to help him enjoy school. He needs ten to twelve hours about their projects. One, at the other has been done to stamp out the alleged "poverty" that regular and sufficient hours of sleep to help him enjoy school. He needs ten to twelve hours about their projects. One, at

embroidered Alencon lace combined with pure silk peau de de soie in candlelight tones. The gown featured an empire A-gown featured and featured an empire A-gown featured and featured and

with a decollete neckline outlined by an applique of lace Debbie Reed Sterling City.

Angelo, registered the guests ribbon and with the wedding below the following registered the guests ribbon and with the wedding below the boundage assistants.

Miss Cheryl Butler, Sterling, the table and as favors. The or bread, eggs or bacon or both. But these are but a few of vases were entwined with gold Lunch and dinner should be the boundage. Scores of

cendo of fullness and unfolded gold with matching silk blouse Miss Kelly Reed, Midland; Miss bers of the wedding party district in Texas requires proof-extinguishers and refills. Also into a cathedral-length train.

The length train.

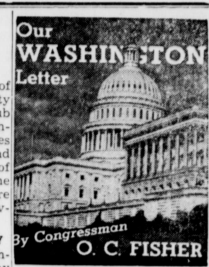
The length train and co-ordinated beaver hat Jacque and Miss Lilli Ann when 15 men gathered for of-age for first year students they have the grass fire-fight-length. in the form of a certificate of ing brooms for sale at the As-

> Mr. and Mrs. Worth Allen birth, and both the father's and ed his parents, the Dan Colwere hosts for a smorgasboard mother's names to the Records liers here Sunday, and left son for 75 in the Patio Room of and Statistics Section, Texas Mike here for a week's visit

> > (A weekly feature from Health Conners Moving to Loop Next

Mrs. Claude Collins, Cor-Loop school this coming year. majoring in speech education, in the Birdge Room at Holiday The table was decorated win Collins and Mrs. Ora Sherman has been pastor of Mr. Allen is a graduate of Inn with Mrs J.B. Cushing of with pink satin wedding helle Young left Thursday for G. Mr. Allen is a graduate of Mrs. Ora Sherman has been pastor of with pink satin wedding bells Young left Thursday for Cothe First Baptist Church here Bridesmaids were Miss Lyn-Sterling City High School and Loraine, Mrs. Don McDonald and lillies of the valley Pink lumbia. Mo. where they will be a graduate of the pastor of with pink satin wedding bells. Young left Thursday for Cothe First Baptist Church here

In fact, the Crosslers plan to Betty Collier returned home near Alpine. Mrs. Dan Collier



The anti-poverty program. All has been rather generous in been the Neighborhood Youth Corp, which despite its entangelment in red tape and delays, has done some good. But that is but small part of Jack Asbill, Little League the overall program. Reports Baseball director, said this keep coming in of some real

the season is over. They may was the Willow Village project be turned in at the Asbill Tex- in Michigan. It was cooked up by six college professors at the University of Michigan, some distance from the scene of the poverty being dealt with. After

school lunchroom. All mothers 240,000 young Texans will be for \$188,252, a nosey County of high school students, both entering public schools for the supervisor, embarrassed by having the poverty label Freshmen mothers) are urged Even though the opening of slapped on the neighborhood,

The attendents wore identically styled floor-length gowns ceived at a reception at the bride of Worth Ewing Allen, Jr. at 7 o'clock Saturday evelong.

The attendents wore identically guests were received at a reception at the bride's parents following for local clipic give your child every house in the project was a substitute of America's did school get-togeth. The child's adjustment will was in fact one of America's er will be held in the City be more rapid and satisfactory most prosperous communities, and with no unemployment, and with each family making \$8,
August 28, said Mrs. Foster.

The attendents wore identically and satisfactory most prosperous communities, and with no unemployment, and with each family making \$8,
Have your family physician or local clipic give your child every house in the project was

cathedral tapers. Large white across the center back. The pic-entrance. Lighted beds of Dismissals since Thursday fore you enroll him in school, satisfy him. He said: "Suppose It's likely that your child you apologize to the people

The bride was escorted to bride's brother, Bill It. Davis, was a tall silver candelabrum Faithful, the geyser that erupts of sleep in a quiet, darkened Monmouth, N. J., received a the altar by her father who lim Bab Coody Brockenridge with crystal prisms based in every 65 minutes, the Artist

bill Texaco Station, said Ross

The Sherman Conners are moving to Loop next week. They will both teach in the

In case of fire dial 8-4771. went after her Sunday. BUDGET NOTICE Year A. D., 1965

A. D. 1965, it appearing to the Commissioners' Court of Sterling County, State of Texas, in 768, Chapter 206, Section 12 lets. Only 98c at your drug of the General Laws of the store. State of Texas, that the oCmmissioners' Court in each county shall, each year, pro- The STERLING VOLUNTEER vide for a public hearing on FIRE DEPARTMENT WANTS the COUNTY BUDGET, which hearing shall take place subsequent to August 15th, and prior to the levy of taxes by the Commissioners' Court.

In compliance with an order passed by the Commissioners Court of Sterling County, Texas made on the 9th day of August, A. D., 1965, NOTICE IS HEREBY GIVEN that a WANTED-MAN OR WOMAN public hearing will be had on SPARE TIME the BUDGET of Sterling Coun- To refill and collect money ty, State of Texas, as provided from machines dispensing Hifor the year A. D., 1965, at Grade Candy, Gum and Sport 10:00 o'clock A. M., on the 13th Cards in this area. Supplement day of September, 1965, at the your income. Easy to do. \$475.Courthouse in Sterling City, 00 cash required for inventory. Texas in the Commissioners Include phone number. Write Court Room at which time any P. O. Box 853, San Angelo, tax payer in Sterling County, Texas. Texas shall have the right to be present and participate in such hearing.

Given under my hand and Refilling and collecting monseal of office in Sterling City, ey from NEW TYPE high Texas this 9th day of August, quality coin operated dispen-A. D. 1965

W. W. DURHAM W. W Durham, County more cash required. Seven to Clerk,

Sterling County, Texas excellent monthly income. Sterling County, Sterling City, Texas This August 9th, 1965.

Oklahoma City, Okla. 73118. POSTED-All land operat-Include phone number. ed by me posted against trespassing and hunting. Violators prosecuted.

GEO. McENTIRE, JR.

FOR SALE - Upright Piano SPARE TIME INCOME in good condition. \$100.00. See

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Long Siren Blast-FIRE

Short Blast-Meeting

Night (every second and

Continuous Blasts-

TORNADO!

SPARE TIME INCOME

sers in your area. No sellng. Car, references, \$1000.00 or

twelve hours weekly can net

More full time, For personal

conference write D & B Dis-

trbutors, Inc., P. O. Box 18811,

In case of fire dial 8-4771.

Public to Know:

fourth Monday)

On this 9th day of August, or call Marie Mixon, 8-3731.

ey from NEW TYPE high come. More full time. For per-PERSONAL— Lose weight quality coin operated dispens-sonal interview write P. O. ers in this area. No selling BOX 10573, DALLAS, TEXAS regular session, that House Bill safely with Dex-A-Diet Tab-To qualify you must have car, 75207. Include phone number

references, \$600 to \$1900 cash. Seven to twelve hours weekly Refilling and collecting mon-can net excellent monthly in-



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PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT

ON NOVEMBER 2, 1965.
HOUSE JOINT RESOLUment shall be construed to

of Article III so that the same | licatio be known as Section 51-a; providing that the Legislature hall enact appropriate legislation which will enable the State of Texas to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of needy aged persons over the age of sixty-five (65) who are citizens of the United States or non-citizens who shall have resided within the boundaries of the United States for at least 25 years, needy persons under the age of sixty-five (65) who are totally and permanently disabled and who are citizens of children under the age of funds to help such families rehabilitation and other servand individuals attain or re- ices for: tain capability for independence or self-care; authorizing the Legislature to prescribe residence requirements; providing for the acceptance and expenditure of funds from the States for such purposes; authorizing appropriations for such purposes out of State imum amount paid out of or medical care out of State mental handicaps; funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event any, for participation in these the Legislature is specifically authorized and empowered to prescribe such limitations and laws as may be necessary in

PROPOSED CONSTITUTIONAL AMENDMENT
TO BE VOTED ON AT AN
not exceed Sixty Million Dol-

and Subsection 51a-1 and assistance payments and/or 51a-2 of Article III of the medical assistance payments Constitution of the State of out of State funds on behalf Texas be amended, and the of such recipients shall not same are hereby amended, so exceed the amount that is that they shall hereafter conmatchable out of Federal sist of one section to be known as Section 51-a of Article III, which shall read as follows:

"Section 51-a. The Legisla-ture shall have the power, by General Laws, to provide, subject to limitations herein contained, and such other limitations, restrictions and regulations as may by the Legislathe United States, needy blind ture be deemed expedient, for persons over the age of eigh- assistance to and/or medical teen (18) who are citizens of care for, and for rehabilita-the United States, and needy tion and any other services included in the Federal legistwenty-one (21) years who are lation providing matching citizens of the United States funds to help such families and to the caretakers of such and individuals attain or rechildren; providing rehabilita- tain capability for independtion and any other services ence or self-care, and for the included in the Federal legislation providing matching or medical care for, and for

ices for:
"(1) Needy aged persons who are citizens of the United States or non-citizens who shall have resided within the boundaries of the United States for at least twenty-five Government of the United (25) years and are over the

age of sixty-five (65) years; "(2) Needy individuals who are citizens of the United funds; providing that the max- States who shall have passed their eighteenth (18th) birth-State funds to any individual day but have not passed their recipient shall not exceed the sixty-fifth (65th) birthday and amount that is matchable out of Federal funds; providing that the total amount of such payments for assistance and/

> "(3) Needy blind persons who are citizens of the United States and who are over the age of eighteen (18) years; "(4) Needy children who dition of vision. Nothing hereare citizens of the United in shall be construed to per-States and who are under the age of twenty-one (21) years, and to the caretakers of such

children. "The Legislature may define the residence requirements, if programs.

"The Legislature shall have authority to enact appropriate restrictions and enact such legislation which will enable laws as may be necessary in the State of Texas to cooperorder that such Federal ate with the Government of matching money will be avail- the United States in providing

legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from the Government of the United States for such purposes in accordance with the laws of the United States as they now are or as they may hereafter TION NO. 81 proposing an amend, modify, or repeal Section of the State of Texas, ton 31 of Article XVI of the Constitution of the State of Texas, amending Section 51-a and Subsections 51a-1 and 51a-2 be amended, and to make appropriations out of State funds for such purposes; provided the necessary election, form of that the maximum amount ballot, proclamation, and publication on behalf of any individual on behalf of any individual shall consist of one section to BE IT RESOLVED BY THE recipient shall not exceed the LEGISLATURE OF THE amount that is matchable out STATE OF TEXAS: amount that is matchable out of Federal funds; provided Section 1. That Section 51-a that the total amount of such funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy persons; and provided further that the total amount of money to be expended per fiscal year out of State funds for assistance payments only to recipients of Old Age Assistance, Aid to the Permanently and Totally Disabled, Aid to the Blind, and Aid to Families with Dependent Children shall never exceed Sixty Million Dollars (\$60,000,000). "Nothing in this Section

ices included in the Federal

modify or repeal Section 31 of Article XVI of this Constitution; provided further, however, that such medical care, services or assistance shall also include the employment of objective or subjecttive means, without the use of drugs, for the purpose of ascertaining and measuring the powers of vision of the human eye, and fitting lenses or prisms to correct or remedy any defect or abnormal conmit optometrists to treat the eyes for any defect whatsoever in any manner nor to administer nor to prescribe any drug or physical treatment whatso ever, unless such optometrist is a regularly licensed physician or surgeon under the Laws of this State."

shall be construed to amend,

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 able for assistance and/or assistance to and/or medical on the first Tuesday after medical care for or on behalf care on behalf of needy per- the first Monday in Novemof needy persons; providing sons, and in providing reha-further that the amounts ex- bilitation and any other serv- ballots shall have printed

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

Constitution. "AGAINST the Constitu-

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

rected to issue the necessary proclamation for said election and have the same published and held as required by the tional Amendment providing Constitution and the Laws of the State of Texas.



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PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT
TO BE VOTED ON AT AN State may be a party, and shall especially inquire into the state office, shall be paid, when received, into the State Treasury."

Sec. 4. The foregoing Constitutional Amendments shall TO BE VOTED ON AT AN especially inquire into the charter rights of all private SENATE JOINT RESOLU-

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TION NO. 14 proposing time, in the name of the state, Amendments to Section 4, 22 take such action in the courts and 23 of Article State of sary to prevent any private Texas, so as to provide a four-Texas, so as the land power or demanding or year term of office for the any power or demanding or Governor, Lieutenant Govern- collecting any species of taxes, or, Attorney General, Comptoller of Public Accounts, Treasurer, Commissioner of when ever sufficient Break or toller of wharfage not whenever sufficient Break or toller or wharfage not authorized by law. He shall, the General Land Office and ists, seek a judicial forfeiture Secretary of State; and cer-Secretary of State officers; wise expressly directed by law, providing for the necessary and give legal advice in writelection and the form of the ing to the Governor and other ballot; and providing for the necessary proclamation and

RESOLVED BY THE LEGIS-LATURE OF THE STATE OF TEXAS:

Section 1. That Section 4, fice. He shall receive for his Article IV of the Constitution services an annual salary in of the State of Texas be amended so as to hereafter Legislature." read as follows:

Section 4. The Governor shall be installed on the first the State of Texas be amend-Tuesday after the organization of the Legislature, or as soon thereafter as practicable, and shall hold his office for the term of four years, or until his successor shall be duly installed. He shall be at least thirty years of age, a citizen of the United States, and shall have resided in this state at least five years immediately preceding his election." Sec. 2. That Section 22, Ar-

ticle IV of the Constitution of until his successor is qualified; the State of Texas be amended so as to hereafter read as

"Section 22. The Attorney of the state during his contin-"Section 22. The Attorney of the state during his contin-General shall hold office for uance in office, and perform tion for the said election and

receive to their own use any fees, costs or perquisites of office. All fees that may be payable by law for any service performed by any officer specorporations, and from time to

stitutional Amendments shall be submitted to a vote of the qualified electors of this State Amendments to State of the as may be proper and neces- first Tuesday after the first at an election to be held on the Monday in November, 1965, at which election all ballots shall have printed thereon the following

> "FOR the Constitutional Amendments providing a four-year term of office for the Governor, Lieutenant Governor, Attorney General, Comptroller of Public Accounts, Treasurer, Commissioner of the General Land Office, Secretary of State, and any statutory state officer who is elected by the electorate of Texas at large, unless a term of office is otherwise specifically provided in this Constitution." "AGAINST the Constitutional Amendments providing a four-year term of office for the Governor, Lieutenant Governor, Attorney General, Comptroller of Public Accounts, Treasurer, Commissioner of the General Land Office, Secretary of State, and any statutory state officer who is elected by the electorate of Texas at large, unless a term of office is otherwise specifically provided in this Constitu-

Sec. 5. Nothing contained in this Resolution shall be construed so as to extend the term of office of any officeholder previously elected to a tworeceive an annual salary in an year term.

Sec. 6. The Governor shall four years and until his successor is duly qualified. He shall represent the state in all Secretary of State shall not and laws of this state.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT

allow an annual salary in an amount to be fixed by the Legislature for the Lieutenant Governor and for the going to and returning from Speaker of the House of Representatives, and increasing the per diem allowance of Members of the Legisla-

BE IT RESOLVED BY THE

LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 24 of Article III of the Constitu-tion of the State of Texas be amended to read as follows: Section 24. Representatives shall receive from the Public not exceeding Four Thousand, Eight Hundred Dollars (\$4,-800) per year. Senators shall receive from the Public Treasury an annual salary of not exceeding Four Thousand, amended to read as follows: Eight Hundred Dollars (\$4,-800) per year. The Lieutenant Governor and the Speaker of the House of Representatives shall receive from the Public to serve, or be removed from Treasury an annual salary in office, or be unable to serve; an amount to be fixed by the or if he shall be impeached or Legislature. All Members of absent from the State, the the Legislature, including the President of the Senate, for Lieutenant Governor and the the time being, shall, in like Speaker of the House of Rep- manner, administer the Govresentatives, also shall receive from the Public Treasury a perseded by a Governor per diem of not exceeding or Lieutenant Governor. The Twenty Dollars (\$20) per day Lieutenant Governor shall, for the one hundred and forty while he acts as President of (140) days of each Regular the Senate, receive for his Session and for thirty (30) services an annual salary in

CONSTITI- | ment shall be self-enacting TIONAL AMENDMENT and appropriations heretofore TO BE VOTED ON AT AN made in the General Approp-ELECTION TO BE HELD ON NOVEMBER 2, 1965.
HOUSE JOINT RESOLUTION NO. 8 proposing an Amendment to Section 24, Article III and Section 17 of Article IV of the Country of the Salaries of Representatives shall not be invalid because of Article IV of the Constitu-tion of the State of Texas, to legislation. legislation.

going to and returning from the seat of Government, which mileage shall not exceed Two Dollars and Fifty Cents (\$2.50) for every twenty-five (25) miles, the distance to be computed by the nearest and most direct route of travel, from a table of distances prepared by the Comptroller to each county seat now or hereafter to be established; no Member to be entitled to mileage for any extra Session that may be called within one (1) Treasury an annual salary of day after the adjournment of the Regular or Called Ses-

> Sec. 2. That Section 17 of Article IV of the Constitution

sion."

of the State of Texas be "Section 17. If, during the vacancy in the office of Governor, the Lieutenant Governor should die, resign, refuse absent from the State, the ernment until he shall be suwhile he acts as President of forty (140) days. This Amend- | Senate, and no more; and dur- | State.

ing the time he administers the Government, as Governor, he shall receive in like manner the same compensation which the Governor would have received had he been employed in the duties of his office, and no more. The President, for the time being, of the Senate, shall, during the time he administers the Government, receive in like manner the same compensa-tion, which the Governor would have received had he been employed in the duties of his office.

Sec. 3. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday following the first Monday in November, 1965, at which election all ballots shall have printed thereon the following:
"FOR the Constitutional

Amendment allowing an annual salary in an amount to be fixed by the Legislature for the Lieutenant Governor and for the Speaker of the House of Representatives and allowing a per diem for Members of the Legislature not to exceed Twenty Dollars (\$20) per day for the 140 days of each Regular Session and 30 days of each Special Session.

"AGAINST the Constitutional Amendment allowing an annual salary in an amount to be fixed by the Legislature for the Lieutenant Governor and for the Speaker of the House of Representatives and allowing a per diem for Members of the Legislature not to exceed Twenty Dollars (\$20) per day for the 140 days of each Regular Session and 30 days of each Special Session.

Sec. 4. The Governor of Texas shall issue the necessary proclamation for the elec-Session and for thirty (30) services an annual salary in days of each Special Session an amount to be fixed by the of the Legislature. No Reguof the Legislature. No Regular Session shall be of longer duration than one hundred and lowed to the Members of the stitution and laws of this

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

PROPOSED CONSTITU- One and One-half Million Dol-TIONAL AMENDMENT lars (\$1,500,000.00); and, fur-TO BE VOTED ON AT AN ther provided, ELECTION TO BE HELD

TION NO. 7 proposing an amount expended for free hos-Amendment to the Constitu- pital and/or medical care, tion of the State of Texas pro- within the State of Texas, viding for the exemption from amounts to not less than One local ad valorem taxes of the Million Eight Hundred Thousproperty of certain charitable and Dollars (\$1,800,000.00) for organizations, provided such the calendar year next preorganizations meet certain ceding; and, further provided, conditions and requirements and expend at least One and tion is exempt from United One-half Million Dollars (\$1,- | States income taxes; 500,000.00) annually on free "(4) such charitable trust or lot, proclamation and publica-

free medical and/or hospital cile. care for the indigent in Texas;

of such hospitals and the furn- plete defense to any suit for ishing of such free medical ad valorem taxes levied or atcare and hospitalization for tempted to be levied by any the indigent in Texas will add taxing entity other than the to the welfare and well-being State of Texas itself. of the State of Texas and its residents and citizens; and

WHEREAS, The need for the operation of such hospitals stitutional Amendment shall and the furnishing of such free medical care and hospital- qualified electors of this state ization for the indigent is especially great in counties hav- the first Tuesday after the ing a population in excess of first Monday in November, one million two hundred forty 1965, at which election all balthousand (1,240,000); and

WHEREAS, It is found and the following:

The following:

FOR the Amendment expectation of certain the following: declared to be the Public Policy of the State to foster and encourage such operation of hospitals as aforesaid; now,

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

Section 1. The Constitution of the State of Texas is amended hereby, by the addition of a new Section to Article VIII thereof, to be numbered Section 2-A, and reading as follows:

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

Texas itself, provided: tion has expended for free election and this Amendment hospital and/or medical care shall be published in the manwithin the State of Texas, dur- ner and for the length of time ing the calendar year next preceding, a sum of not less than as required by the Constitution and Laws of this State.

whenever sufficient cause ex-

of such charters, unless other-

executive officers, when re-

quested by them, and perform

such other duties as may be

required by law. He shall re-

during his continuance in of-

Sec. 3. That Section 23, Ar-

ticle IV of the Constitution of

ed so as to hereafter read as

of Public Accounts, the Trea-

surer, the Commissioner of the

General Land Office, and any

statutory state officer who is elected by the electorate of

Texas at large, unless a term

of office is otherwise specific-

ally provided in this Constitu-

tion, shall each hold office for

the term of four years and

amount to be fixed by the Leg-

islature; reside at the Capital

"Section 23. The Comptroller

follows:

side at the seat of gover-

"(2) after such exemption ON NOVEMBER 2, 1965. has been in force and effect SENATE JOINT RESOLU for one full calendar year, the has been in force and effect (3) such trust or organiza-

medical and hospital care for organization maintains its dothe indigent within the State micile and operates a hospital of Texas; providing for the or hospitals in a county havnecessary election, form of bal- ing a population of more than one million two hundred forty thousand (1,240,000) according to the last preceding Fed-WHEREAS, The Legislature eral Census, and such exempfinds and declares that there tion shall apply only to the is a need for the operation of properties of such charitable hospitals by private charitable trust or organization located enterprises which will furnish within the county of its domi-

"Proof of compliance with all applicable conditions stated WHEREAS, The operation above, shall constitute a com-

"This Amendment shall be self-enacting.

Sec. 2. The foregoing Conbe submitted to a vote of the at an election to be held on lots shall have printed thereon

empting the property of certain charitable organizations from local ad valorem taxes provided any such organization meets certain conditions, and expends at least One and One-half Million Dollars (\$1,500,000.00) annually for free hospital and medical care for the indigent within the State of Texas. AGAINST the Amendment exempting the property of certain charitable organizations from local ad valorem taxes provided any such organization meets certain conditions, and expends at least One and One-half Million Dollars (\$1,500,000.00) annually for free hospital and medical care for the indigent within the State of

Texas. The Governor of Sec. 3. Texas shall issue the neces-"(1) such trust or organiza- sary proclamation for the

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT

Amendment to the Constitu- stitutions. ment for the acquiring, coninstitutions of higher learnof funds therefor; authorizing the issuance of bonds or notes and the pledging of allotted

STATE OF TEXAS: Section 1. That Section 17 of Article VII of the Constitution of the State of Texas be amended so as to hereafter

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

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

PROPOSED CONSTITU- hereinafter provided, to setion of the State of Texas by notes shall be issued in such 1972, based on the following amount sufficient to replace amending Article VII, Section amounts as may be determ-17, providing a method of pay- ed by the governing boards of said respective institutions, structing and equipping of shall bear interest not to exbuildings and other permanent ceed four per cent (4%) per improvements at certain state annum and shall mature serially or otherwise in not more ing; providing for allocation than ten (10) years; provided further, that the state tax on property as heretofore permitted to be levied by Secfunds for the payment of tion 9 of Article VIII, as same; providing for an election and the issuance of a tax necessary to pay the pubproclamation therefor.
BE IT RESOLVED BY THE lic debt, and of the taxes provided for the benefit of the exceed Thirty Cents (30¢) on the One Hundred Dollars (\$100.00) valuation. All bonds shall be examined and approved by the Attorney General of the State of Texas, and when so approved shall be incontestable; and all approved bonds shall be registered in the office of the Comptroller of Public Accounts of the State of Texas. Said bonds shall be sold only through competitive bids and shall never be sold for less than their par value and accrued

interest. "The following state institutions then in existence shall be eligible to receive funds raised from said Ten Cent (10¢) tax levy for the twelveyear period beginning January 1, 1966, and for the succeeding ten-year period: Arlington State College at

Arlington Texas Technological College at Lubbock North Texas State Universi-

ty at Denton Lamar State College Technology at Beaumont
Texas College of Arts and
Industries at Kingsville
Texas Woman's University at Denton Texas Southern University

at Houston Midwestern University at Wichita Falls University of Houston at Houston

Pan American College at Edinburg East Texas State College at Commerce Sam Houston State Teach-

ers College at Huntsville Southwest Texas State College at San Marcos West Texas State Universi-

Stephen F. Austin State Col- semester of the tenth year. lege at Nacogdoches Sul Ross State College at

Alpine Angelo State College at San

Angelo. "Eighty-five per cent (85%) TIONAL AMENDMENT cure bonds or notes issued of such funds shall be allocating of such funds shall be allocated by the Comptroller of Public Accounts of the State of tax is herein provided, except ELECTION TO BE HELD constructing and initially of NOVEMBER 2, 1965.

SENATE JOINT RESOLU
To the purpose of acquiring, lic Accounts of the State of tax is herein provided, except in case of fire, flood, storm, fifteen per cent (15%) of such or earthquake occurring at TION NO. 24 proposing an ments at said respective inmendment to the Constitu- stitutions. Such bonds or said Comptroller on June 1, case an appropriation in an determinations:

"(1) Ninety per cent (90%) of the funds allocated on June | ture out of any General Rev-1, 1966, shall be allocated to enue Funds. The State Compstate institutions based on troller of Public Accounts projected enrollment increases shall draw all necessary and published by the Coordinating Board, Texas College and University System for fall 1966 to fall 1978.

"(2) Ten per cent (10%) of the funds allocated on June 1, 1966 shall be allocated to certain of the eligible state institutions based on the number of additional square feet LEGISLATURE OF THE public free schools, shall never needed in educational and general facilities by such elig- persede and repeal the formible state institution to meet the average square feet per full time equivalent student of all state senior institutions impairing the obligation in-(currently numbering twentytwo).
"(3) All of the funds allo-

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

"Not later than June first

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

All such designated institutions of higher learning shall not thereafter receive any general revenue funds for the acquiring or constructing of buildings or other permanent the uninsured loss so incurred may be made by the Legislaproper warrants upon the State Treasury in order to carry out the purpose of this Amendment, and the State Treasurer shall pay warrants so issued out of the special fund hereby created for said purpose. This Amendment purpose. This Amendment shall be self-enacting. It shall become operative or effective upon its adoption so as to suer provisions of this Section; provided further, that nothing herein shall be construed as curred by any outstanding notes or bonds heretofore issued by any state institution Section prior to the adoption of this Amendment but such notes or bonds shall be paid, both as to principal and interest, from the fund as allosec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of

to be held on the first Tuesday after the first Monday in November, A.D. 1965. which election all ballots shall have printed thereon: "FOR the Amendment to

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

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

Sec. 3. The Governor shall issue the necessary proclamation for said election and have succeeding ten-year periods the same published as required

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 2, 1965.
SENATE JOINT RESOLUTION NO 47 precipes on the state of the st SENATE JOINT RESOLUTION NO. 47 proposing an Amendment to Section 4, Article III, Constitution of the State of Texas, to provide four-year terms of office for State Representatives.

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

qualified voters of the state at an election to be held on the first Tuesday after the first Monday in November, 1965, at which election all ballots shall have printed on them the following:

"FOR the Constitutional Amendment to provide for State Representatives."

"AGAINST the Constitutional Amendment to provide for a four-year term of office for State Representatives."

read as follows:

"Section 4. The members of the House of Representatives shall be chosen by the qualified electors for the term of State of Texas shall issue the chosen after every apportionment, and the members of elected after each apportionment shall be divided by lot into two classes. The seats of the members of Class A shall be vacated at the expiration of the first two years, and those of Class B at the expiration of four years, so that one-half of the members of the House of Representatives shall be chosen biennially shall be chosen biennially a proclamation for the elect-thereafter. Representatives ion and not to publish notice shall take office following thereof for the Constitutional their election, on the day set Amendment proposed by

tional Amendment to provide for a four-year term of office for State Representatives."

four years; but a new House of Representatives shall be chosen after every apportion- Amendment shall be published

their election, on the day set by law for the convening of the Regular Session of the Legislature, and shall serve thereafter for the full term of years to which elected and until their successors shall have been elected and qualified. Except in case of an election to fill a vacancy, and except in the first election following each re-apportionment, a person who has been elected to the House of Representatives shall not be eligible to be a candidate again for membership in the Legisfor membership in the Legis-lature until the term for Joint Resolution No. 1.

Typing Paper For Sale at News-Record

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT

ON NOVEMBER 2, 1965. TION NO. 11 proposing an to pay the principal and in-Amendment to Article III of terest on such bonds that mathe Constitution of the State ture or become due during of Texas authorizing loans to such fiscal year, less the students at institutions of amount in the sinking fund at higher education; creating the the close of the prior fiscal Texas Opportunity Plan Fund year, and making provisions relat-BE IT RESOLVED BY THE

LEGISLATURE OF THE STATE OF TEXAS:

of the Constitution of

LOANS. (a) The Legislature may provide that the Coordinating Board, Texas College and University System, or its successor or successors, shall have the authority to provide for, issue and sell general ob-Texas in an amount not to exceed Eighty-five Million Dolauthorized herein shall be called 'Texas College Student Loan Bonds,' shall be executed in such form, denominations and upon such terms as may be prescribed by law, provided, however, that the bonds shall not bear more than four per cent (4%) interest per annum; they may be issued in such installments as the Board finds feasible and practical in accomplishing the purposes of this Section.

"(b) All moneys received from the sale of such bonds shall be deposited in a fund hereby created in the State Treasury to be known as the Texas Opportunity Plan Fund to be administered by the Coordinating Board, Texas College and University System, or its successor or successors to make loans to students who have been admitted to attend any institution of higher education within the State of Texas, public or private, including Junior Colleges, which are recognized or accredited under terms and conditions prescribed by the Legislature and to pay interest and principal on such bonds and provide a sinking fund therefor under such conditions as the Legislature may prescribe.

"(c) While any of the tion is outstanding and un- | State.

PROPOSED CONSTITU- paid, there is hereby appro-TIONAL AMENDMENT priated out of the first moneys TO BE VOTED ON AT AN coming into the Treasury in ELECTION TO BE HELD each fiscal year, not otherwise appropriated by this Consti-HOUSE JOINT RESOLU- tution, an amount sufficient

"(d) The Legislature may provide for the investment of moneys available in the Texas Opportunity Plan Fund, and the interest and sinking funds Section 1. That Article III established for the payment of bonds issued by the Coordin-State of Texas be amended by ating Board, Texas College adding a new Section to read and University System, or its successor or successors. Income from such investment shall be used for the purposes prescribed by the Legislature.

"(e) All bonds issued hereunder shall, after approval by the Attorney General, registration by the Comptroller of Public Accounts of the State ligation bonds of the State of of Texas, and delivery to the purchasers, be incontestable and shall constitute general lars (\$85,000,000). The bonds obligations of the State of Texas under this Constitution.

"(f) Should the Legislature enact enabling laws in anticipation of the adoption of this Amendment, such acts shall not be void because of their anticipatory nature."
Sec. 2. The foregoing Con-

stitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1965, at which election all ballots shall have printed on them the following:

"FOR the Constitutional Amendment authorizing the Legislature to provide for loans to students at institutions of higher education to be known as the Texas Opportunity Plan.

"AGAINST the Constitutional Amendment authorizing the Legislature to provide for loans to students at institutions of higher education to be known as the Texas Opportunity

Sec. 3. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of bonds, or interest on said time as required by the Con-bonds authorized by this Sec-stitution and laws of this

A Newspaper Depends on Advertising A Town Depends on Trade..

A newspaper can no more survive by simply selling papers than a restaurant can make money by serving only free ice water.

It is through advertising that a newspaper is able to make

Many Sterling City firms advertise regularly in The Sterling City News-Record. Study their advertisements each week . . . you can trade at home and save at home.

Our merchants who advertise are serving a two-fold purpose. They are helping to support the community's newspaper, which the community needs, and serving the public by listing their goods and services at competitive prices.

We cannot survive without our advertisers. They cannot survive without you.

Read your hometown newspaper and support the hometown merchants who use its advertising columns.

Support The Merchants Who Advertise In

News-Record

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

POSTED-All land operated by me posted against trespassing and hunting. Violators prosecuted.

GEO. McENTIRE, JR.

PERSONAL- Lose weight safely with Dex-A-Diet Tablets. Only 98c at your drug

In case of fire dial 8-4771.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT

ELECTION TO BE HELD ON NOVEMBER 2, 1965. HOUSE JOINT RESOLU-TON NO. 57 proposing an "(2) There is hereby created the State Judicial Qualifica-Commission, to consist TION NO. 57 proposing an Amendment to Section 1-a of Article V of the Constitution tions Commission, to consist of the State of Texas, by add- of nine (9) members, to wit: ing to said Section as presently written, the following provisions: requiring automatic retirement of certain Dismembers of the State Bar, trict and Appellate Judges at age seventy-five (75) or such ed as such for over ten (10) earlier age, not under seventy (70), as may be provided by creating a State Judicial Qualifications Commission and providing for its composition and the qualifications, methods of selection and terms of office of its members; defining the functions and procedures of said Commission, including the duty to investigate, and hold hearings in respect of, disability and misconduct of District and Appellate Judges and to make recommendations to the Supreme Court of Texas for involuntary retirement or removal of such Judges; empowering the Supreme Court of Texas, in its discretion, to retire such Judges for disability and to remove them for misconduct, upon recom-mendation of the aforesaid Commission and consideration of the record made before it; defining misconduct for which said Judges may be so removed; providing that the proceedings of said Commission shall be confidential until filed in the Supreme Court with recommendation for retirement or removal; and pro-viding that the removal provisions hereby established shall be alternative to and cumulative of those provided elsewhere in the Constitution. BE IT RESOLVED BY THE LEGISLATURE OF THE

STATE OF TEXAS: Section 1. That Section 1-a of Article V of the Constitution of the State of Texas be amended so that said Section shall hereafter read as fol-

"Section 1-a. (1) Subject to the further provisions of this Section, the Legislature shall provide for the retirement and compensation of Justices and Judges of the Appellate Courts and District and Criminal District Courts on account of length of service, age and disability, and for their reassignment to active duty where and when needed. The office of every such Justice and Judge shall become vacant when the incumbent reaches the age of seventyfive (75) years or such earlier age, not less than seventy (70) years, as the Legislature may prescribe; but, in the case

PROPOSED CONSTITUTIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 2, 1965.

ON NOVEMBER 2, 1965.

who have respectively practic consecutive years next preceding their selection; (iiii) three citizens, at least thirty (30) years of age, not licensed to practice law nor holding any salaried public office or employment; provided that no person shall be or remain a member of the Commission, who does not maintain physical residence within this State, or who resides in, or holds a judgeship within or for, the same Supreme Judicial District as another member of the Commission, or who shall have ceased to retain the qualifications above specified for his respective class of membership. Commissioners of classes (i) and (ii) above shall Court with advice and consent of the Senate, those of class (iii) by the Board of Directors of the State Bar under regulations to be prescribed by the Supreme Court with advice and consent of the Senate, and those of class (iiii) by appointment of the Governor with advice and consent of the Senate.

"(3) The regular term of office of Commissioners shall be six (6) years; but the initial members of each of classes (i), (ii) and (iii) shall respectively be chosen for terms of four (4) and six (6) years, and the initial members of class (iiii) for respective terms of two (2), four (4) and six (6) years. Interim vacancies shall be filled in the same manner as vacancies due to expiration of a full term, but only for the unexpired portion of the term in question. Commissioners may succeed themselves in office only if having served less than three (3)

consecutive years. "(4) Commissioners shall receive no compensation for their services as such. The Legislature shall provide for the payment of the necessary expense for the operation of the Commission.

"(5) The Commission may hold its meetings, hearings and other proceedings at such times and places as it shall determine but shall meet at Austin at least once each year. of an incumbent whose term It shall annually select one of office includes the effective of its members as Chairman.

ings shall be by majority vote | ing of testimony before, the of those present, except that recommendations for retirement or removal of Justices or Judges shall be by affirmative vote of at least five (5) members.

"(6) Any Justice or Judge within the scope of this Section 1-a may, subject to the other provisions hereof, be which is, or is likely to become, permanent in nature.

The Commission shall keep itself informed as fully as may be of circumstances relating to misconduct or disability of particular Justices or Judges, receive complaints or reports, formal or informal, from any source in this behalf and make such preliminary investigations as it may determine. Its orders for the attendance or testimony of witnesses or for the production of documents at any hearing or investigation shall be enforceable by contempt pro-ceedings in the District Court.

"(8) The Commission may, after such investigation as it deems necessary, order a hearing to be held before it concerning the removal or retirement of a Justice or Judge, or it may in its discretion request the Supreme Court to appoint an active or retired District Judge or Justice of a Court of Civil Appeals as a Master to hear and take evidence in any such matter, and to report thereon to the Commission. If, after hearing, or after considering the record and report of a Master, the Commission finds good cause therefore, it shall recommend to the Supreme Court the removal or retirement, as the case may be, of the Justice or Judge in question and shall thereupon file with the Clerk of the Supreme Court the entire record before the Commission.

(9) The Supreme Court shall review the record of the proceedings on the law and facts and in its discretion may, for good cause shown. permit the introduction of additional evidence and shall order removal or retirement, as it finds just and proper, or wholly reject the recom-mendation. Upon an order for involuntary retirement for disability or an order for removal, the office in question shall become vacant. The rights of an incumbent so retired to retirement benefits shall be the same as if his retirement had been volun-

"(10) All papers filed with and proceedings before the Commission or a Master shall

Commission, Master or the Supreme Court shall be privileged; provided that upon being filed in the Supreme Court the record loses its confidential character.

"(11) The Supreme Court shall by rule provide for the procedure before the Commission, Masters and the Supreme removed from office for will- Court. Such rule shall afford ful or persistent conduct, to any judge against whom a which is clearly inconsistent proceeding is instituted to with the proper performance cause his retirement due proof his said duties or casts cess of law for the procedure public discredit upon the judi-ciary or administration of ters and the Supreme Court justice; or any such Justice in the same manner that any tarily retired for disability are in jeopardy in an adjudicseriously interfering with the atory proceeding is entitled to performance of his duties, due process of law, regardless of whether or not the interest of the judge in remaining in active status is considered to be a right or a privilege. Due process shall include the right to notice, counsel, hearing, confrontation of his accusers, and all such other incidents of due process as are ordinarily available in proceedings whether or not misfeasance is charged, upon proof of which

a penalty may be imposed. "(12) No Justice or Judge shall sit as a member of the Commission or Supreme Court in any proceeding involving his own retirement or removal. "(13) This Section 1-a is al-

ternative to, and cumulative of, the methods of removal of Justices and Judges provided elsewhere in this Constitution."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of the State at an election to be held on the first Tuesday after the first Monday in November, 1965, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment providing for the automatic retirement of District and Appellate Judges for old age, creating the State Judicial Qualifications Commission, defining its functions; and empowering the Supreme Court, upon recommenda-tion of said Commmssion, to remove District and Appellate Judges for misconduct and to retire such judges in cases of disability.

"AGAINST the Constitutional Amendment providing for the automatic retirement of District and Appellate Judges for old age, creating the State Judicial Qualifications Commission, de-fining its functions; and empowering the Supreme Court, upon recommenda-tion of said Commission, to remove District and Appellate Judges for misconduct and to retire such judges in cases of disability.

Sec. 3. The Governor shall issue the necessary proclamation for the election, and this date of this Amendment, this A quorum shall consist of be confidential, and the filing as required by the Constitution and laws of this State.

STERLIN NEWS R ed Novem the Sterling

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STERLING CITY NEWS RECORD

CK DOUTHIT, Publisher red November 10, 1902, MALE OR FEMALE the Sterling City postoffice

as second class matter. Published Every Friday

SUBSCRIPTION RATES 00 a year in Sterling County NEWS established in 1890

ards of Thanks, reader or assified ads are charged for the rate of 4c per word for first insertion and 2c

one in your personal items news-your visits, your sitors, your parties, etc. ws-Record 8-3251.



TRST METHODIST CHURCH ill Wiemers, Pastor

Church school __ 10:00 a.m. Morning worship 11:00 a.m. Evening Worship - 7:30 p.m. IRST PRESBYTERIAN

CHURCH Hubert C. Travis, Minister Sunday school __10:00 a.m. Morning worship 11:00 a.m. CHURCH OF CHRIST Marion H. Hays, Minister

Bible school _____10:00 a.m. Morning worship_11:00 a.m. Night Worship ___ 7:00 p.m. Wednesday Mid-Week Service

TRST 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.

ST. PASCHAL BAYLON CATHOLIC CHURCH Rev. Vincent Daugintis, Pastor 8:00 a.m. Sunday Mass . Thursday Mass 7:00 p.m.



8:15 A. M. SUNDAYS KGKL SAN ANGELO 960'



Call 8-4451 for Appointment

Vanity Beauty Shop

RUBY GRUNY, Owner

Allen Insurance

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

LIFE INSURANCE HOSPITALIZATION AND

AND ACCIDENT POLICIES VERA DELL ALLEN In Sterling Butane Co. office

for Insurance Needs

FOR AUTO, FIRE AND CASUALTY AND LIFE IN-SURANCE, Use Your Local Reliable and Tested Agent-DURHAM INS. AGENCY DURHAM ABSTRACT CO. Abstracts and Title Policies ************************



HENRY BAUER

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

EXCEPTIONAL HIGH EARNINGS PART-TIME-FULL-TIME

WORK FOR ADDED INCOME Demonstrate Here New Territories in this area for new dealers

for new dealers

MALE OR FEMALE

Available, handling the world---famous SYLVANIA fighting during the week of and T.V. Tubes, sold thru our NEWEST model Free-Self-service tube testers. This unique method of sales, proven

A demolition squad from Ft. Hood, Texas will put on demolition exhibitions in fire week of September 13, said Ross Foster this week. The squad, under going to school now or in September, they or their parents should get in touch with their social security office right away; and since this provision. ique method of sales, proven Ordinance Detachment at Fort away; and since this provision successful in 9 years history Hood. successful in 9 years history Hood.

available yearly. Cash invest exhibitions here, which is in on to school and who reached to \$2200.00 the interest of fire fighting. to \$3290.00 Earnings could net over \$600 per month.

Business Is Fully Set Up-Social Security Income Starts Immediately-

Financial assistance given to Floyd B. Ellington, District that anyone with any question full time, if desired. To qualify Manager of the San Angelo about this change should get you must have capital for im- Social Security District Office, in touch with their San Angelo mediate investment. 4-8 spare described one of the changes Social Security Office immed-hours each week, auto, and which was made in the Social lately. The office is located at sincere desire to own and op-Security Law last month. He 3000 West arris and the phone erate your own business. For explained that children be-number is 949-4608, or see personal interview on this op-tween the ages of 18 and 22 your representative when he portunity, write, include phone can continue to receive their is in your community. umber to: monthly social security checks SINGER INDUSTRIES if they attend a public or ac-

credited school as full-time 8631 Delmar Blvd. St. Louis, Mo. 63124 students. Children of deceased, the News-Record, only \$1.75

Demolition Squad to retired, and disabled workers are included.

Under the old law, checks for children stopped at age 18 Consolidated in 1902 of operations. Tremendous The Sterling Volunteer Fire may be payable to former Department is sponsoring the shill beneficiaries, who went age 22 earlier this year."

"These younsters are eligible for these payments and we are anxious to get their checks to No Selling or Soliciting Re- "A termendous boost for them as quickly as possible," quired—Repeate Business many youngsters" is the way Mr. Ellington stated. He added



NEW TEXAS Almanacs at Typewriter Paper for Sale at News-Record

Public Notice

Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT

providing for the issuance of and ordinarily used and underthe conditions relating thereto and the use of the Veterans' and sold in any installment of Land Fund; and providing for any bonds may not exceed

STATE OF TEXAS:

ntal ageneral Land Board 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

Legislature. strictions as are now or may

in bonds or obligations of the State of Texas for the purpose with his bid and accept and which have heretofore been iswhich have heretofore been issued and sold. Such bonds or
sued and sold. Such bonds or
sued and sold. Such bonds or
shall be sold for shall be paid out of the after be provided by law to bonds hereafter issued and sold and Laws of this state.

PROPOSED CONSTITU- not less than par value and TIONAL AMENDMENT accrued interest; shall be is-TO BE VOTED ON AT AN sued in such forms, denomi-ELECTION TO BE HELD nations, and upon such terms ON NOVEMBER 2, 1965. as are now or may hereafter HOUSE JOINT RESOLU- be provided by law; shall be TION NO. 5 proposing an issued and sold at such times, Amendment to Section 49-b, at such places, and in such Article III of the Constitution installments as may be debonds or obligations that may interest as may be fixed by be issued by the Veterans' said Board but the weighted Land Board to Four Hundred average annual interest rate, Million Dollars (\$400,000,000); as that phrase is commonly said bonds or obligations and stood in the municipal bond an election and the issuance of four and one-half per cent a proclamation therefor. (4½%). All bonds or obliga-BE IT RESOLVED BY THE tions issued and sold hereun-(41/2%). All bonds or obliga-LEGISLATURE OF THE der shall, after execution by the Board, approval by the Section 1. That Section 49- Attorney General of Texas, b. Article III of the Constitu- registration by the Comptroltion of Texas, be amended so ler of Public Accounts of the that the same will hereafter State of Texas, and delivery the Constitution of Texas; cy of the State of Texas per- and all bonds heretofore is- enue Fund. forming governmental duties sued and sold by said Board which has been designated are hereby in all respects vali- Fund (each Division consist- said Board, as is now or may cipation of this Amendment, Veterans' Land Board. dated and declared to be gen- ing of the moneys attribut- hereafter be provided by law, no such law shall be void by Said Board shall continue to eral obligations of the State able to the bonds issued and for the purpose of paying the reason of its anticipatory nafunction for the purposes spe-cified in all of the prior Con-default in the payment of stitutional authorization and menting, road construction, lestitutional Amendments ex- principal or interest on any the lands purchased there- gal fees, recordation fees, ad-

> "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.

pired portion of the term to the moneys attributable to sold by said Board or viola-which the deceased or resigning member had been appointed. The compensation for Board which moneys so attrisaid citizen members shall be butable shall include but shall as is now or may hereafter be not be limited to the proceeds fixed by the Legislature; and from the issuance and sale of each shall make bond in such such bonds; the moneys reamount as is now or may ceived from the sale or rehereafter be prescribed by the sale of any lands, or rights therein, purchased with such "The Commissioner of the proceeds; the moneys received General Land Office shall act from the sale or resale of any as Chairman of said Board lands, or rights therein, purand shall be the administra- chased with other moneys attor of the Veterans' Land Pro- tributable to such bonds; the gram under such terms and re- interest and penalties received from the sale or resale of such hereafter be provided by law. lands, or rights therein; the In the absence or illness of bonuses, income, rents, royal-said Commissioner, the Chief ties, and any other pecuniary Clerk of the General Land Of- benefit received by said Board fice shall be the Acting Chair- from any such lands; sums reman of said Board with the ceived by way of indemnity or same duties and powers that forfeiture for the failure of said Commissioner would have any bidder for the purchase of any such bonds to comply with "The Veterans' Land Board his bid and accept and pay for may provide for, issue and sell such bonds or for the failure not to exceed Four Hundred of any bidder for the purchase Million Dollars (\$400,000,000) of any lands comprising a

formance with the Constitusuch bonds; but the moneys

of Texas so as to authorize an increase in the total amount of shall bear a rate or rates of 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 withstanding, any lands in the remaining in said Fund, except such portion thereof as may be necessary to retire all sale to veterans and which such bonds which portion shall have not been sold may be be set aside and retained in said Fund for the purpose of chasers, in such quantities, retiring all such bonds, shall and on such terms, and at Legislature full power to imbe deposited to the credit of such prices and rates of in-plement and effectuate the dethe General Revenue Fund to terest, and under such rules sign and objects of this be appropriated to such pur- and regulations as are now or Amendment, including the to the purchaser or purchas"Section 49-b. By virtue of ers, be incontestable and shall by law. All moneys becoming law.

A mendment of the purchaser or purchasby law. All moneys becoming law.

A mendment of the provided by law. All moneys becoming law. prior Amendments to this constitute general obligations a part of said Fund thereafter Constitution, there has been of the State of Texas under the constitution of the constitution of the State of Texas under the constitution of the State of Texa the credit of the General Rev- attributable to any bonds essary.

members serving on said chased by said Board, until the Board on the date of adoption sale price therefor, together hereafter issued and sold by hereof shall complete the with any interest and penal-terms to which they were apterns to which they were appeared to the proposed t pointed. In the event of the by said Board (although noth-resignation or death of any ing herein shall be construed but there may be no such use such citizen member, the Gov- to prevent said Board from ac- of any such moneys contrary ernor shall appoint a replace- cepting full payment for a to the rights of any holder of ment to serve for the unex- portion of any tract), and of any of the bonds issued and

said Board is a party. shall be used by said Board ber 1, 1965; provided, howfor the purpose of purchasing lands situated in the State moneys as may be necessary other governmental agency of by any person, firm, or corporation. All lands thus purchased shall be acquired at the moneys to retire all of such lowest price obtainable, to be bonds, all of such moneys then paid for in cash, and shall remaining or thereafter bebe a part of said Fund. Such coming a part of said Vetpart of said Fund are here-by declared to be held for a governmental purpose, al-though the individual purchasers thereof shall be subject to taxation to the same extent and in the same manner as are purchasers of lands dedi-cated to the Permanent Free Public School Fund.

"The lands of the Veterans' which have heretofore been is-

at the time of his or her enwithstanding, any lands in the elsewhere provided herein. Veterans' Land Fund which have been first offered for sold or resold to such pur-

hereafter issued and sold by "When a Division of said said Board may be used by act any enabling laws in anticept as modified herein. Said such bonds, the Legislature with) contains sufficient mon- vertising and other like costs Board shall be composed of shall appropriate a sufficient eys to retire all of the bonds necessary or incidental to the the Commissioner of the Genamount to pay the same. moneys thereof, except such of any lands purchased with portion as may be needed to retire all of the bonds secured able to such additional bonds, by such Division which portion such expenses to be added to shall be set aside and remain the price of such lands when a part of such Division for sold, or resold, by said Board; the purpose of retiring all for the purpose of paying the such bonds, may be used for expenses of issuing, selling, and consent of the Senate, be appointed biennially by the Governor to serve for a term Governor to serve for a term shall consist of any lands of the purpose of paying the principal and the interest thereon, together with the expenses of four (4) years; but the heretofore or hereafter pur- penses herein authorized, of of paying the interest or

> "All moneys attributable to the bonds issued and sold pursuant to the Constitutional Amendment adopted on November 6, 1956, shall be credited to said Veterans' Land Fund and may be used for the purpose of purchasing additional lands, to be sold as "The Veterans' Land Fund provided herein, until Decemof Texas owned by the United to pay interest on such bonds States or any governmental shall be set aside for that puragency thereof, owned by the pose. After December 1, 1965, Texas Prison System or any all moneys attributable to such bonds shall be set aside for the State of Texas, or owned the retirement of such bonds lands heretofore or hereafter erans' Land Fund shall be purchased and comprising a governed as elsewhere provided herein.

"All of the moneys attributable to any series of bonds hereafter 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 purchase of lands as herein State of Texas for the purpose of creating a fund to be known as the Veterans' Land known as the Veterans' Land Fund, Two Hundred Million Fund, Two Hundred Million The principal and interest on Dollars (\$200,000,000) of Dollars (\$200,000,000) of the bonds heretofore and hereprovided, to be sold as herein ing therewith.

moneys of said Fund in con- | Texas veterans who served not | shall be set aside for that purless than ninety (90) continu- pose in accordance with the tional provisions authorizing ous days, unless sooner dis- resolution adopted by said charged by reason of a serv- Board authorizing the issuof said Fund which are not ice - connected disability, on ance and sale of such series immediately committed to the active duty in the Army, Navy, payment of principal and in- Air Force, Coast Guard or year period, all of such monterest on such bonds, the pur-chase of lands as herein pro-vided, or the payment of ex-lands as herein pro-vided pro-vid penses as herein provided may and who upon the date of fil- pay interest thereon, together be invested in bonds or obligations of the United States until such funds are needed u is a bona fide resident of the thorizing the issuance and sale of such additional bonds, until State of Texas, and has not of such additional bonds, until been dishonorably discharged there are sufficient moneys from any branch of the Armed to retire all of the bonds here-Forces above-named and who after issued and sold, at which time all such moneys then relistment, induction, commis-sioning, or drafting was a erans' Land Fund and theresioning, or drafting was a erans' Land Fund and there-bona fide resident of the State after becoming a part of said Fund shall be governed as

"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

"This Amendment shall become effective upon its adop-

Section 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November, 1965, at which elec-tion all ballots shall have printed thereon the following:

"FOR the Amendment to Section 49-b of Article III of the Constitution of Texas to increase the Veterans' Land Fund by \$200,000,000.-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 \$200,-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 re-

turns 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 Amendbonds) may be used for the ment, and the Governor shall issue a proclamation in keep-

Section 3. The Governor of



FREDDIE ALLEN Pvt. E-2 Fred W. Allen, Jr has graduated from a 12 weeks they are already appearing in determine the best time to radio electronic schooling at the backs. Fort Benning, Ga. He is now stationed at Ft. Lewis, Wash. He is a grandson of Mrs. Rufus Foster of Sterling, and a son of Mrs. Norman Smith of Las Vegas, N. M.

METHODIST PASTOR ON VACATION

The Bill Wiemers family are on a ten day vacation trip to Amarillo, to visit Ms. Wiemers parents, and while away they will visit other points of interest in that vicinity.

Next Sunday, the Rev. David Douglass will speak at the Methodist Church, both morning and evening, said Weimers. The Rev. Douglass sang special here during the Youth Emphasis Revival.

Guests this week in the home of Mr. and Mrs. Frank grub treatment in this area Varying amounts of non-pro Milligan were Mr. and Mrs. next year. This would be long fessional technician experience G Elton Smith of Arlington. enough before the grubs reach are required, increasing with Mr. Smith, assistant dean in the gullet that it could be con-the grade of position. Study the school of engineering at sidered safe. Arlington State College, is Mrs. Milligan's brother.

NEW JET-AWAY LINT REMO

CLOTHES COME OUT SO LOO

ATHLETE'S FOOT GERM

strong T-4-L liquid, your 48c in a yardful of chickens and Social Work Associate and back at any drug store. Watch infected skin slough off. Watch entire contents.

Social Work Associate and Social Service Representative for work in Washington, D. C. healthy skin replace it. No Some months ago, a box and throughout the country more itch and burning! Use dropped down the chimney of Salaries range from \$6,050 to antiseptic, soothing T-4-L a home in Cochise County, \$16,460 for Social Worker and FOOT POWDER too—fine for Arizona. The lady of the house \$6,630 to \$10,250 for the other sweaty feet, foot odor; stays promptly had at least 400 flies positions. Professional Social active in the skin for hours. in the house, unless it was one Workers are required to have

HELP WANTED MALE OR FEMALE-

San Angelo or write Rawleigh, states in the program bound- Neither examination requires T G 1220 699, Memphis, Tenn. aries had any cases.

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Greeting Cards Magazines Drugs Kodak Film Developing Ice

STERLING DRUG



JACK WHITLEY Box 11 Ph. 8-2891 SterlingCity

STUCKE BARBER SHOP

WE WANT YOUR BARBER BUSINESS

Joe Stucke







ARTHUR BARLEMANN, JR. COUNTY AGENT

Cattle producers have been warned in a number of articles to the valley. Wherever mes just this week of the danger quite is a problem, and that is of treating cattle with systemic nearly all over the southwest. insecticides for grub control ern section of the state, there for the remainder of the season. were many acres of sprayed The systemic insecticides now mesquite. on the market include Rue-lene, Co-Ral, and Neguvon.

Garlyn said that the four plots of chaining-spraying

when the grubs are in the gul-them to base their recommend. let results in a fast kill of the ations on for this type work grubs. Activity of the dying grubs and the release of the toxins from their bodies ap-

the gullets. Animals are un-able to regurgitate and free the The Engineering and Scienrumen of the accumulating tific Technician examination gases and bloat results. Death covers a wide range of posi-can result in severe cases of tions principally in the Wash. bloat unless they can be re- ington, D. C. area These tech-

sures to relieve the bloat.

ing a cut-off date of July 1 for from \$4,480 to \$10,250 a year.

dropped in the screwworm amination covers professional HOW TO KILL IT. eradication program in Arisocial worker positions and zona. One box dropped to earth related positions known as

NOW at ALL DRUG STORES. of the bigger, experimental completed graduate study case she had around 1600.

Opening for Rawleigh deal- were identified in Texas last and Representative positions er in Sterling Co. or Coke Co. week. All cases came from require experience in welfare Rawleigh products sold there one county, Zavala County in activities although appropriate satisfied customers need them. had a total of 29 cases while for some of the needed re-See W. J. Drgac, Mereta Rt., New Mexico had 4. No other quired experience.

> former county agent of Ster-tions about the proper place ling County, was through the to apply for the position titles

> it will be two or three years country or from the U.S. before an evaluation can be Civil Service Commission, made of the rootkill. At the Washington, D. C. 20415. present time, the leaf kill does look very good on the mesquite that

was aerial you are a good Salesman sprayed this year. between 21 and 40 years old The rains this spring came and a permanent resident of just in time to make everyone the area, we are interested in feel that conditions were good you. At this time we have an for spraying. A vast amount of opening with a starting income mesquite was sprayed in the of \$126.00 per week. Write state this year. This was quite Box 608x, Sterling City, Texevident last week on the trip as, giving your job history.

lene, Co-Ral, and Neguvon.

The large grubs are present in the gullets of cattle at this time of the year. From here they will move to the backs of the animals; in some areas of the animals; in some areas areas are already appearing in later they have the best time.

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8 p.m.

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Oct. 15-G

7:30 p.1

Nov. 19-

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this week the Mr. and M

Rolls

7:30 p

an, Jack

the backs.

Treatment of the animals tests. Presently, there are no with the systemic insecticides concrete results available for

parently results in a foreign mission has announced two protein reaction causing severe inflamation and swelling of for Technician and Social

These reactions were reproduced recently in test cases in Gillespie County. It was necessary to use mechanical measures to relieve the bloat. Entomologists are anticipatand the like The salary range

in college or technical inst New uses have been discovered for the sterile flies.

The new Social Worker ex-

for work in Washington, D. C. boxes being used in which Social Work with professions

experience in addition for the Twelve cases of screwworms higher grades. The Associate

a written test. See Announcement 364-B (Technician) and Garlyn Hoffman, Extension 365-B (Social Worker) for de-Service range specialist and tailed information and instruc-

county Monday. Garlyn remarked that there was lots of
brush control evident in the
county. He said that the work

brush control evident in the
county. He said that the work

brush control evident in the
county. He said that the work

brush control evident in the
county. He said that the work

county Monday. Garlyn reshown.

Announcements and appropriate application forms may
be obtained from most post looked good at this time but offices located throughout the

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ranty for repair of any defect without charge, plus a 4-year protection plan for furnishing replacement

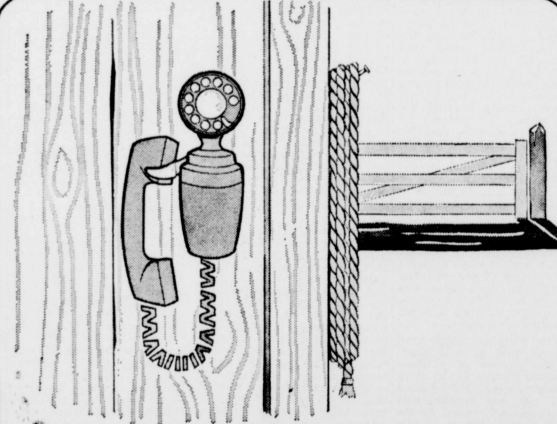
for any defective part in the transmission, the

motor, even the water pump! And don't forget the

West Texas Utilities

Company

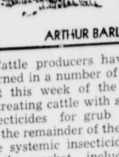
marvelous Frigidaire Flameless Dryer.



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