

All Around the Town



by Mary Ann Sarchet

Representative Harlan Hagen of California recounts this tale: Two friends were playing golf when one had a heart attack. Though they were at the farthest green from the clubhouse, his friend managed to carry the stricken man back.

"I doubt if I could have pulled him through if you hadn't carried him here," the doctor said, after treating the patient. "That was really heroic. Why he weighs at least 250 pounds."

"Carrying him was nothing, doc," the man said. "The tough part was putting him down and picking him up again between shots."

My husband, who also likes golf, encouraged me to reprint this golfing story and to dedicate it to Verlin Towe and Ben Whitfill, which I will do. However, if this same thing happened to Verlin and Ben their problems would be less compounded. After Verlin finally got Ben in the golf cart, he could play the rest of the way to the clubhouse with ease!

Representative D. R. Matthews of Florida tells this one: Two banquets were being held at the Shoreham Hotel in Washington, D. C. One banquet was attended by members of a distillers' union and the other by a women's temperance group. Everything went well until the serving of dessert. At this point, the desserts for the two groups were accidentally switched, and the temperance people were served the 'spiked' watermelon intended for the distillers.

The headwaiter decided against making a point of the accident. He said nothing until the women were finishing their dessert. Then he stopped one of the waiters and asked whether the women had commented on the watermelon.

The waiter replied, "I didn't hear any comments from the ladies on the melon, but I did notice a lot of them putting the seeds in their pocketbooks!"

And last but not least in this week's "smile" column is the story told by Admiral Hyman G. Rickover, outspoken father of atomic power for the Navy. He takes a somewhat pessimistic view of certain aspects of the nation's political philosophy. It is Rickover's contention that if the USSR announced they were going to send a man to Hell, there would be at least two government agencies before the Appropriations Committee of Congress, demanding funds to make certain this country got there first.

Pep Squad Girls

Need To Order Patterns

The Pep Squad members are reminded to call their sizes in to Salem Dry Goods so patterns can be ordered for Pep Squad uniforms.

First Baptist Church To Have Kindergarten

The First Baptist Church of Silverton will have a Kindergarten during the coming school term for children five years of age before September 1. Presently there are eleven children enrolled and a maximum of fifteen can be cared for.

Mrs. Jim Clemmer is to be the teacher for the eight-month session, beginning September 12 and concluding May 12, 1967.

If you would like for your child to attend Kindergarten, please contact Mrs. Clemmer. The four vacancies will be filled on a first-come, first-served basis.

Tuesday morning the ladies of the Rock Creek Church had their monthly birthday party in the Elton Cantwell home honoring Mrs. Louis Francis on her 74th birthday. After visiting and games, refreshments were served to Meses. Milton Frizzell, John Lee Francis, Charlotte Baker, John Francis, Earl Cantwell, Datis Martin, Alvie Francis, J. L. West, Bennie Reagan, J. D. Nance, the hostess and honoree.

BRISCOE COUNTY NEWS

THURSDAY, AUGUST 18, 1966 SILVERTON, (Briscoe County) TEXAS FUTURE HOME OF MACKENZIE RESERVOIR VOLUME 58 NUMBER 33

Wheat Farmers Can Plant More In 1967

Secretary of Agriculture Orville L. Freeman today increased the 1967 national wheat acreage allotment 8.9 million acres to a total of 68.2 million acres.

With the 7.7 million acre increase announced May 5, the allotment of 1967 is now 16.6 million acres greater than for 1966.

"This action offers farmers the opportunity to plant more land to wheat where wheat production is profitable while maintaining their eligibility for program benefits," the Secretary said. "We expect wheat prices even with the larger acreage, to be well above support levels next year because of strong commercial demand at home, continued export expansion, and large food assistance requirements. Therefore, farmers can expect increased income from increased production."

Weather variations can change a deficit into a surplus very quickly, but with wise use of the new authority in the Food and Agriculture Act of 1965 the United States can avoid both of the twin evils of shortage and surplus.

No one can be positive how much wheat we will need or how much the world will produce between now and July 1, 1968. The wheat acreage allotment has been increased so that farmers who want to produce more can help make sure we don't run short.

Secretary Freeman said acreage allotments for future years will depend on the wheat situation at the time the allotment is determined. The secretary emphasized that wheat to be produced during the year covered by this program will not be harvested until June, 1967 and represents our main supply until June 1968.

Secretary Freeman pointed out that the action today does not constitute a request for additional

production but will enable those farmers who believe increased production will be profitable to plant more land to wheat while maintaining their eligibility for program benefits. Producers who plant within farm acreage allotments are eligible for price support loans on all of their production and for price-supplementing certificate payments on the farm's share of the domestic food market for wheat.

Farm soil conserving base acreages will be reduced to correspond with today's increase in wheat acreage allotments. (When wheat allotments were increased 15 percent recently, the secretary announced that the 1966 program provision that called for diversion of 15 percent of the allotments as a condition of eligibility for program benefits would not be part of the 1967 program). The land made available for cropping by this reduction in conserving acreages will make it possible for many farmers to plant more wheat in 1967 for harvest.

The secretary emphasized that this action probably will not bring that wheat carryover in one year

Three Attend Seminar In Waco

Three students represented the Briscoe County arm Bureau at the fourth annual Texas Farm Bureau Citizenship Seminar August 9-13 in Waco.

They are Buddy Comer, son of Mr. and Mrs. Leo Comer; Joni Self, daughter of Mr. and Mrs. L. Self; and Connie Dudley, daughter of Mr. and Mrs. O. M. Dudley.

Purpose of the four-day school was to better acquaint the high school students with the American system and way of life. Emphasis was placed on the economic, moral and social aspects of the American society.

Speaking to the more than 350 attending were Dr. Clifton L. Ganus, jr., president and head of the Department of History and Social Sciences of Harding College at Searcy, Arkansas; W. Cleon Skousen, former FBI agent and chief of police of Salt Lake City; Dr. C. L. Kay, vice president, public affairs, Lubbock Christian College; and Herbert A. Philbrick, noted author, lecturer and former counterspy for the FBI.

While in Waco the local group visited the Strecker Museum of Natural History, Armstrong Browning Library and the Texas Historical Collection.

Comanche County Reunion Planned

The 17th annual Comanche County Reunion will be held in Mackenzie State Park in Lubbock the 4th Sunday in August.

A basket lunch will be served at 12:30 p.m. and there will be singing after lunch.

Comanche County residents and exes are invited to be there Sunday, August 28.

Larry West Is Seeking B.S. Degree

Larry West, son of Mr. and Mrs. J. L. West of Silverton, is a candidate for the bachelor of science degree in physical education at the summer convocation planned at 8:00 p.m. August 25 at West Texas State University.

A graduate of Silverton High School, West, his wife and two children now make their home in Canyon.

H.D.C. To Sponsor Teen Time Party

The South Briscoe Home Demonstration Club will sponsor a Teen Time party at 8:00 p.m. Friday, August 19, at the Silverton Pool.

All teenagers are invited to enjoy swimming and afterward watermelon will be served in the park.

Mr. and Mrs. D. T. Northcutt visited Mr. and Mrs. Roy Allard and Mr. and Mrs. Newt Redmon in Tulia and Mr. and Mrs. Goose Ramsey in Dimmitt Sunday afternoon.

Anna Lee Anderson Homecoming Queen

Miss Anna Lee Anderson was chosen as Homecoming Queen during the Silverton Ex-Student and Teacher Homecoming held here last Saturday.

Miss Anderson, who presently teaches second grade in the Silverton school system, was escorted to the stage by Mrs. Pascal Garrison. She received a standing ovation as she was presented an orchid corsage.

Three hundred and fifty guests were registered for the reunion by members of the Future Business Leaders of America beginning at 1:00 p.m. A program and business meeting began at 3:00 p.m. in the school auditorium with Carver Monroe as master of ceremonies.

The invocation was given by the high school principal, O. C. Rampley, after which three ex-students, Ruth Ann Minyard, Paula Turner and Diane Davis sang a song accompanied by Mrs. Marvin Montague. Superintendent J. S. Hinds gave the school report.

The featured speaker was A. L. Kelsey of Anthony, Texas, who was superintendent of the Silverton schools from 1929 until 1939. Some of the guests recognized

were Mrs. G. M. Stewart, who taught here 53 years ago; Mrs. A. L. Kelsey, a former teacher in the Silverton schools; "Dutch" Cleavenger, a former coach; Woodson Coffee, a former county judge, and others.

The prize for having traveled the greatest distance to attend was presented to Mrs. Dee Reir, the former Gladys Johnson, who came 1,855 miles from Grants Pass, Oregon. Mrs. Grace Alexander traveled 1,400 miles and Mrs. Geraldine Biffle Yannello had come 1,300 miles.

During the business meeting, Roy Montague was elected to serve as president of the next Homecoming to be held in 1968.

F.H.A. To Sponsor Ice Cream Supper

The Silverton chapter of Future Homemakers of America will sponsor an ice cream supper in the park at 7:30 p.m. August 27.

For 50c, a person can buy all the ice cream and cake he can eat. The public is invited to attend.

The F.H.A. officers urge everyone to take part in this ice cream supper.

Winners Announced In Rodeo Events

The Silverton entrants in the Silverton Riding Club Rodeo did not fare as well as usual this year, but did shine in some of the events.

Johnnie Plunkett won the Wild Mare Race Thursday and Saturday nights, with Marvin Schulte of Nazareth, the rodeo clown, beating him out on Friday night.

In the Old Timers' Roping held Friday night only, Vinson Smith placed first with a time of 26.5. Johnnie Burson placed second with 28.7. This event was for those 45 years of age and older.

In the first go-round of Calf Roping, Jay Basset Smith of Plainview, first, with 11.9; 2. R. E. Josey, Post, 12.4; 3. Roy Thompson, Happy, 12.5; 4. Jerry Harlin, Slaton, 13.1. In the second go-round, 1. Roy Thompson, Happy, 11.0; 2. Melvin Foster, Sterling City, 12.0; 3. R. E. Josey, Post, 12.6; 4. Freddie Hamilton, Dimmitt, 12.8.

The Calf Roping averages were 1. Roy Thompson, Happy, 23.5; 2.

R. E. Josey, Post, 25.0; 3. Melvin Foster, Sterling City, 27.5; 4. Harold Edwards, Silverton, 30.2.

In the first go-round Team Roping, 1. Lee Sifford and Wendell Sims, Adrian, 12.1; 2. Charlie Walser and Sammie Whatley, Mobeetie, 12.5; 3. Dick Ratjen and Charlie Walser, Happy, 13.0; 4. Sammie Whatley and Charlie Walser, Mobeetie, 13.1. In the second go-round, 1. Dick Ratjen and Charlie Walser, Happy, 9.1; 2. Roy Thompson and Wendell Sims, Happy, 9.2; 3. Corkey Berry and Billy Settle, Tulia, 11.9; 4. Sammie Whatley and Charlie Walser, Mobeetie, 13.8.

Team Roping averages were 1. Dick Ratjen and Charlie Walser, Happy, 22.1; 2. Charlie Walser and Sammie Whatley, Mobeetie, 26.7; 3. Sammie Whatley and Charlie Walser, Mobeetie, 27.0; 4. Buttons Howard and Lee Sifford, Portales, New Mexico, 28.3.

In the Kids' Breakaway Roping, 1. Sam Fortenberry, Lockney; 2. Kim Grip, Hereford.

In the Bareback Bronc Riding, Billy McAnahan of Clarendon and Slim Berry of Tulia tied for first place with 37 points each; Johnnie Nix of Tulia scored 35 points to win third place.

In Bull Riding, 1. Marvin Schulte, Nazareth, 45; 2. Ross Beardon, Matador, 44; 3. John Nolen, Tulia, 41.

In Saddle Bronc Riding, 1. Dwight Cox, Lockney, 39; 2. Marvin Schulte, Nazareth, 33.

In the girls Barrel Race, first go-round, 1. Karen Blackwell, Hereford, 17.1; 2. Joann Smith, Canadian, 17.2. In the second go-round, 1. Karen Blackwell, 17.5; 2. Glenda Light, Amarillo, 17.8.

Gary Hunt was winner of a pair of boots given away by the Silverton Young Farmers. Mrs. Mary Jane Patton was the winner of the 800-pound beef given away by the Silverton Riding Club.

Miss Diana Strange was presented as the 1966 Rodeo Queen.

Cub Scouts To Tour Canyon Museum

A Cub Scout Pack Meeting will be held beginning at 1:00 p.m. August 23. The Scouts are to meet at the park to travel in a group to tour the Panhandle Plains Museum.

Each person is to take a sack lunch, and drinks will be furnished.

Each Cub going must have written permission from his parents. Boys are reminded to bring 40c for the August dues and if they didn't attend the July meeting, they owe 40c for July also.

Mrs. Kenneth Bain of Floydada and Mrs. R. C. Green of Turkey attended the Homecoming Saturday and visited Mrs. Will Smithee.



Silverton High School Cheerleaders attended Cheerleading School on the campus of Southern Methodist University August 7-13, and won two second-place ribbons, a third-place ribbon and an honorable mention. Twelve hundred

cheerleaders attended from several states. Pictured are Ginger Martin, Cathy Jones, Tina Weaver, Debbie Dickerson and Carol Ann Monatgue.

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THE OPEN DOOR

"Behold, I have set before thee
 an open door . . ." Rev. 3:8

By Rev. Clyde Cain

"What does a Pastor do?" asked the little boy. "Well, son," said the preacher. "The Pastor teaches, though he must solicit his own classes. He heals, though without pills or knife.

"He is sometimes a lawyer, often a social worker, sometimes an editor, a bit of a philosopher and entertainer, a salesman, a decorative piece for public functions, and he is supposed to be a schol-

ar. "He visits the sick, marries people, buries the dead, labors to console those who sorrow and to admonish those who sin, and tries to stay sweet when chided for not doing his duty.

He plans programs, appoints committees when he can get them; spends considerable time keeping people out of each other's hair; between times he prepares three sermons and preaches them on Sundays and Wednesdays to those who don't happen to have any other engagement.

Then on Monday he smiles when some jovial chap roars, "What a

Football Heat Deaths Preventable, Says AMA

CHICAGO—Heat deaths among high school and college football players could be a thing of the past if coaches and players follow recommendations made at a meeting here recently.

When football practice opens in a few weeks, the first hot days could be dangerous for players unless precautions to avoid heat illness are taken now, a panel of medical and sports authorities agreed.

Heat illness last year caused the deaths of one college football player and four, possibly five, high school players. It contributed to "close calls" and injuries of many more.

The five-man panel, appearing at a meeting sponsored by the American Medical Association's Committee on the Medical Aspects of Sports, agreed that:

1. Prospective football players should get out of air-conditioned surroundings now and start getting accustomed to vigorous exercise in hot weather.

2. Coaches should abandon the old practice of withholding water from athletes during practice. Failure to replenish water and salt lost through perspiration increases the chances for heat exhaustion or heat stroke.

3. Athletes should be acclimated to hot weather by carefully graduated practice schedules. At least the first five days of practice should be devoted to non-contact workouts.

4. Both coaches and players should be alert for signs of heat illness, such as lethargy, stupor, awkwardness, or unusual fatigue.

University of Kentucky football coach Charles Bradshaw said his squad's practice sessions were improved by regular breaks for water and rest. Overworking players in hot weather only decreases their efficiency, he said.

Said Purdue University's team physician, L. W. Combs, M.D.: "Coaches used to think that if a player lost a lot of weight on the first day or so of practice, it was a good workout. Actually, all the player lost was body liquid—which is dangerous."

Allan J. Ryan, M.D., team physician at the University of Wisconsin, agreed with Dr. Combs. "Any player who loses more than three per cent of his body weight in a practice session is not getting enough salt and water," he said.

Excessive salt and water loss can result in heat stroke, an extremely dangerous condition, Dr. Ryan pointed out. Anyone can suffer heat stroke if he is active in hot weather and neglects to replace salt and water lost by perspiration. The result is a breakdown in the sweating mechanism and collapse.

If prompt measures aren't taken to get the heat stroke victim cooled immediately, the result can be death—sometimes within 15 minutes.

Approximately 850,000 boys in 14,500 U.S. high schools now play football, said Clifford B. Fagan, executive secretary of the National Federation of State High School Athletic Associations.

"The few deaths that occur in football can probably never be completely eliminated," Fagan said,

"but we can eliminate deaths due to heat illness—they are preventable."

Coaches can avoid trouble by keeping a close watch on their players for the first signs of heat illness, said William E. Newell, athletic trainer at Purdue University and executive secretary of the National Athletic Trainers Association.

Parents can help protect their athlete-sons by watching for signs of fatigue and emotional strain, such as loss of appetite and poor sleep habits, Newell said.

Fred Hein, Ph.D., director of the AMA Department of Health Education and secretary of the AMA's Committee on the Medical Aspects of Sports, was panel moderator. Dr. Ryan is a member of the AMA Committee on Exercise and Physical Fitness, and is a past president of the American College of Sports Medicine.



PUBLIC NOTICE
 Proposed CONSTITUTIONAL AMENDMENT
 NUMBER FOUR ON THE BALLOT

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

HOUSE JOINT RESOLUTION NO. 21 proposing an Amendment to Article XVII, Constitution of the State of Texas, relating to the terms of office of directors of conservation and reclamation districts.

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

Section 1. That Article XVI, Constitution of the State of Texas, be amended by adding a new Section to read as follows:

"Section 30c. (a) The terms of office of persons serving on the governing body of a political subdivision of the State created to further the purposes of Section 52, Article III, or Section 59, Article XVI, of this Constitution, shall never exceed six years.

"(b) Statutory provisions enacted before the first Tuesday after the first Monday in November, 1966, relating to the terms of office of governing bodies of political subdivisions created to further the

purposes of Section 52, Article III, or Section 59, Article XVI, are validated, so long as the provisions do not provide for a term of office which exceeds six years."

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

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

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

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 time required by the Constitution and Laws of this State.

Job—One Day A Week!

Help your pastor every time you have the opportunity. Stand behind him, encourage him, and pray for him.

Mrs. Bryan Strange has been a patient in the Plainview Hospital since Sunday.

Mr. and Mrs. Loyd Hodges and family of Kingman, Arizona, attended Homecoming Saturday. They visited Mr. and Mrs. Vernon Garrison at Tulia and Mr. and Mrs. Arnold Turner from Friday until

Tuesday.

Mr. and Mrs. Elmer Gilkeyson of Dallas attended the Homecoming Saturday. They were guests of her mother, Mrs. S. R. Turner, from Saturday until Monday. She returned home with them for a visit.

Mrs. Milton Perry was in Tulia one day last week for medical attention. Mrs. Ruby Elliston and David Hoyt took Mrs. Perry to Tulia.

Mrs. Milton Dudley has recently been a patient in Swisher Memorial Hospital.

Kim and Christi Isbell of Albuquerque, New Mexico, left by train from Canyon Sunday to return home after visiting for a month with their grandparents, Mr. and Mrs. B. L. Stephens, and other local relatives.

Mrs. Andy Isbell of Albuquerque, New Mexico, left for home this week after a ten-day visit with her parents, Mr. and Mrs. Fulton Gregg, and other local relatives.

Mrs. J. E. Wheelock returned home Monday after attending the funeral of his brother-in-law, J. R. Keeton, '86, in a Denton Baptist Church Saturday. The Wheelocks went to Denton Saturday to be with his sister, Mrs. Keeton.

Mr. and Mrs. W. E. Autry were in Eldorado, Kansas, from August 5 until August 8. They went to return home Kenneth Autry, who has spent the summer here with his grandparents.

Mr. and Mrs. Virgil Henson and children spent several days recently in Lindsay, Oklahoma, with his parents, Mr. and Mrs. J. A. Henson. They brought home Patti and Martha who had spent five weeks with their grandparents.

WOMEN PAST 21 WITH BLADDER IRRITATION Suffer Many Troubles

After 21, common Kidney or Bladder Irritations affect twice as many women as men and may make you tense and nervous from too frequent, burning or stinging urination both day and night. Secondly, you may lose sleep and suffer from Headaches, Backache and feel old, tired, depressed. In such cases, CYSTEX usually brings fast, relaxing comfort by curbing irritating germs in strong, acid urine and by analgesic pain relief. Get CYSTEX at drug-gists. See how fast it can help you.

ARTHRITIS-RHEUMATISM

Do claims and double talk make you doubt you can get any relief from arthritic and rheumatic pains? Get 100 STANBACK tablets or 50 STANBACK powders, use as directed. If you do not get relief, return the unused part and your purchase price will be refunded. Stanback Company, Salisbury, N. C.

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You can get help with
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AT ALL DRUG COUNTERS

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Difficult to realize but true! With a little planning you could own a new car, move into a more spacious home or even take a wonderful trip. So many



things are possible with a little planning. Start with even a small Savings program, watch your money grow!

First State Bank



Are there really any sound reasons for buying a Chevrolet in August?



During August, it's as easy to own a Bel Air 4-Door Sedan as getting in the car.

Wait till you see how sporty you look sitting in your Impala Super Sport.

In a word: Six

1. Have you ever known the instant delight of selecting a new Impala Super Sport in the color you want, slipping into its Strato-bucket seats, and driving it home from the showroom the same day? Now's your chance. Your Chevrolet dealer has a big choice of models on hand with small August price tags.
2. More than likely, your present car will never be worth as much in trade as it is right now. Money—another good reason to buy a Chevrolet this month.
3. Read those articles about when to buy a new car and they'll tell you that August is one of the best months. And your Chevrolet dealer is ready to show you why . . . with buys that are better than ever.
4. If you think winter's tough on an old car, believe us, so is summer. There's added strain on the engine because of vacation driving. Greater tire wear. The cooling system has to work extra hard. A new Chevrolet can save you a lot of trouble.
5. You do a lot of driving for pleasure so why not ride on Chevrolet's Full Coil suspension. Let your feet feel that deep-twist Chevrolet carpeting. August is to enjoy.
6. Make your summer driving safer driving by taking advantage of the eight standard safety features built into every new Chevrolet. If your present car doesn't have seat belts, back-up lights, outside rearview mirror, padded instrument panel, look into a new Chevrolet.

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HOME NOTES

by Becky Hall
Home Demonstration Agent

Congratulations to Cynthia Sutton for winning a blue ribbon on her Junior Clothing record in district records contest last week.

Another of our Junior 4-H members, Marvin Self, won a white ribbon on his record in Horticulture.

The seniors that enter must win first place and represent the district in state competition for there is no recognition in the form of ribbon awards.

Laquita Bomar did a fine job of representing 4-H as a rodeo queen candidate. We appreciate her giving her time and energy as our representative.

We have high hopes for some additional 4-H projects to begin this fall. Several prospective adult project leaders are looking over the unit teaching material and should let us know real soon about the type projects they want to work with. Some that are under consideration are Child Care, Money Management, Home Management and Public Speaking. We are still seeking to find someone interested in working with Bicycle Care and Safety and the Automotive Program.

wash and wear them to all types of activities—from classroom to country dances to Friday games. Favored knits include A-line jumpers, poor-boy sweater and short-skirt sets, slacks sets, light-weight jackets and toppers, full-length stretch hose, and textured hoisery.

Pretty, practical vinyl plastic—important on the teen scene in rainwear and sportswear—can also be bought by the yard for sewing back-to-school clothes at home. Clear vinyl jumpers make news when worn over one-piece knits, or sweater and skirt sets—to keep these outfits clean while working in the kitchen or at hobbies.

This year will be a fashionable one for the high schooler. So, before shopping for or sewing for back-to-school wear, she and mother would be wise to discuss the merits of durable press, washability, and variety in assembling a basic, practical school wardrobe.

Clyde Mercer has been a patient in Swisher Memorial Hospital.

Dr. and Mrs. R. N. Muckleroy, Darrell and Valerie of Dallas spent Sunday night with Mr. and Mrs. F. E. Hutsell and family. Yater and Mark spent last week here with the Hutsells and the Grady Martin family. Mark, Scott and Colleen Hutsell returned to Dallas with the Muckleroy and came home late Tuesday of last week. Mr. and Mrs. Hutsell met their children in Memphis.

REMOVE WARTS!

Amazing Compound Dissolves Common Warts Away Without Cutting or Burning
Doctors warn picking or scratching at warts may cause bleeding, spreading. Now amazing Compound W[®] penetrates into warts, destroys their cells, actually melts warts away without cutting or burning. Painless, colorless Compound W, used as directed, removes common warts safely, effectively, leaves no ugly scars.

STAY ITCHING? AWAKE ITCHING?
Let doctor's formula stop it.
Zemo speeds soothing relief to externally caused itching of eczema, minor rashes, skin irritations, non-poisonous insect bites. Desensitizes nerve endings. Kills millions of surface germs, aids healing. "De-itch" skin with Zemo, Liquid or Ointment. Quick relief, or your money back!

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PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966.
SENATE JOINT RESOLUTION NO. 39 proposing an amendment to Section 18, Article VII, Constitution of the State of Texas, to withdraw Arlington State College from participation in the Permanent University Fund.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Section 18, Article VII, Constitution of the State of Texas, be amended to read as follows:

"Section 18. For the purpose of constructing, equipping, or acquiring buildings or other permanent improvements for the Texas A & M University System, including Texas A & M University, Prairie View Agricultural and Mechanical College of Texas at Prairie View, Tarleton State College at Stephenville, Texas Agricultural Experiment Stations, Texas Agricultural Extension Service, Texas Engineering Experiment Station at College Station, Texas Engineering Extension Service at College Station, and the Texas Forest Service, the Board of Directors is hereby authorized to issue negotiable bonds or notes not to exceed a total amount of one-third (1/3) of twenty per cent (20%) of the value of the Permanent University Fund exclusive of real estate at the time of any issuance thereof; provided, however, no building or other permanent improvement shall be acquired or constructed hereunder for use by any part of the Texas A & M University System, except at and for the use of the general academic institutions of said System, namely, Texas A & M University, Tarleton State College, and Prairie View A & M College, without the prior approval of the Legislature or of such agency as may be authorized by the Legislature to grant such approval; and for the purpose of constructing, equipping, or acquiring buildings or other permanent improvements for The University of Texas System, includ-

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TWELVE ON THE BALLOT

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

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Section 9, Article IX of the Constitution of the State of Texas, be amended to read as follows:

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966.
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Proposed CONSTITUTIONAL AMENDMENT NUMBER FIFTEEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966.
SENATE JOINT RESOLUTION NO. 63 proposing an amendment to Section 6, Article XVII, Constitution of the State of Texas, to authorize state participation in programs financed with funds from private or federal sources and conducted by local level or other private, nonsectarian associations, groups, and nonprofit organizations for establishing and equipping facilities for assisting those who are blind, crippled, or otherwise physically or mentally handicapped in becoming gainfully employed, in rehabilitating and restoring the handicapped, and in providing other services deemed by the state agency to be essential for the better care or treatment of the handicapped.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Section 6, Article XVII, Constitution of the State of Texas, be amended to read as follows:

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

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Fill Cracks And Holes Better

Handles like putty. Hardens like wood.
PLASTIC WOOD
The Genuine - Accept No Substitute.

ITCHING LIKE MAD?

Get this doctor's formula!
Zemo speeds stop of externally caused itching... of eczema, minor skin irritations, non-poisonous insect bites. Desensitizes nerve endings. Kills millions of surface germs. "De-itch" skin with Zemo—Liquid or Ointment.

YOU CAN GET RELIEF FROM HEADACHE PAIN

STANBACK gives you FAST relief from pains of headache, neuralgia, neuritis, and minor pains of arthritis, rheumatism. Because STANBACK contains several medically approved and prescribed ingredients for fast relief, you can take STANBACK with confidence. Satisfaction guaranteed!

Shrinks Hemorrhoids Without Surgery

Stops Itch—Relieves Pain
For the first time science has found a new healing substance with the astonishing ability to shrink hemorrhoids and to relieve pain—without surgery. In case after case, while gently relieving pain, actual reduction (shrinkage) took place. Most amazing of all—results were so thorough that sufferers made astonishing statements like "Piles have ceased to be a problem!" The secret is a new healing substance (Bio-Dyne®)—discovery of a world-famous research institute. This substance is now available in suppository or ointment form called Preparation H®. At all drug counters.

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Young Party Line

View from the Patio

Taking a party outdoors when the weather permits is a good way to entertain family groups with young children. This not only affords you the privilege of having an informal barbecue, it also gives the youngsters a little more freedom for play.

Drink Coolers

Cool drinks with tinted ice cubes, made by adding food coloring to water. Or for more flavor, freeze cubes of prepared instant soft drink mix.

Food for the Feast

Prepare the kind of food that can be eaten from paper plates, avoiding the need for knives. A pot or two of soup heating on the grill is a good "first course" and can be served in hot-drink-type paper cups with handles. A big, big salad made of a variety of vegetables, both fresh and cooked, is almost a must! Try this suggested menu:

- Soup
- Hamburgers and frankfurters on rolls
- Baked beans
- Buffet Salad (recipe follows)
- Ice cream on a stick (for the youngsters)
- Mixed fruit cup and cookies (for the adults)
- Coffee • Milk

Soup Starter

Try these tricks with canned soup:

- Heat canned tomato soup with rosemary — 1/2 teaspoon to a can.
- Heat canned black bean soup with a few tablespoons of cooking sherry.
- Add 1/2 cup grated process cheese to each can of vegetable soup as it heats.

Buffet Salad

- 1 package (10 oz.) frozen asparagus spears
- 2 packages (9 oz. each) frozen artichoke hearts
- 1 small head cauliflower, separated in florets
- Romaine or chicory
- 3 dozen cherry tomatoes or 8 medium tomatoes, cut in wedges
- 1 medium red onion, sliced and separated into rings
- 1 medium yellow onion, sliced and separated into rings
- Good Seasons Bleu Cheese Salad Dressing Mix, prepared
- Cook frozen vegetables separately as directed on package just until tender, but still crisp. Cook cauliflower in salted water just until tender, but still crisp. Drain vegetables; then cool. Arrange romaine on a platter. Arrange cooked and raw vegetables on the romaine in an attractive design. Serve with salad dressing. Makes 12 servings.

Farm Water May Contain Organisms

The water in an irrigation ditch or farm pond may look cool and inviting on a hot summer day, but a dip in either version of the old swimming hole could be a health hazard, says County Agent Leon Grosdidier.

Disease organisms are sometimes present in water frequented by animals or contaminated by animal waste.

Leptospirosis is the disease most commonly spread in this manner. The disease is present in livestock and is occasionally contracted by man.

A farm pond to which animals have access could be even more dangerous as a source of possible infection than the running water in an irrigation ditch.

Leptospirosis is caused by slender, spiral organisms so small they can be seen only through a high-

power microscope. The organism can enter the body through a break in the skin or through healthy mucous membranes of the mouth, nose or eyes.

The disease apparently is transmitted to man through contaminated food or water.

As for that swim on a torrid

day, Grosdidier advises for safety, do your swimming in places approved by the local health department.

Roelyn Bunch of Big Spring has recently spent two weeks visiting Mr. and Mrs. M. A. Graham and other local friends.

Complete PRINTING SERVICE

BRISCOE COUNTY NEWS

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SILVERTON, TEXAS

1966 1967 TEXAS ALMANAC



CURRENT AND COMPLETE

It's brand new and completely modernized, all facts and figures updated plus many brand new features. The Texas Almanac is the "Encyclopedia of Texas." Contains millions of facts to settle any argument about Texas. Invaluable reference aid to businessmen, teachers, students, salesmen, farmers, etc. Ideal as a gift.

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Covers every phase about Texas—commerce, politics, geography and history. Full details on each county. Extensive information on manufacturing, livestock, crops, oil transportation. Has many brand new historical features. If it's about Texas—it's in the 1966-1967 Texas Almanac.

BRISCOE COUNTY NEWS

Quality Foods at Cash Savings

EGGS LANHAM'S GRADE A SMALL DOZEN **3 FOR \$1**

DIET FOOD SEGO LIQUID CAN **19¢**

FLOUR GLADIOLA 5 POUND BAG **39¢**

BABY FOOD GERBERS STRAINED **3 FOR 25¢**

KLEENEX 300 COUNT **29¢**

COCOA Kimbells 1 lb. **35¢**

DR. PEPPER 6 bot. ctn. **39¢**

COFFEE Folgers Inst. 6 oz. **99¢**

SUNSHINE KRISPY **CRACKERS** 1 lb. box **29¢**

CAKE MIX Kimbells **4 FOR \$1**

HALF GALLON **MELLORINE** Ass't. **39¢**

6 PAK **CANDY BARS** **25¢**

HI-C FROZEN **DRINK** Orange **39¢**

BOLOGNA Pound **39¢**

BACON Slab Lb. **75¢**

FRYERS Grade - A - Lb. **33¢**

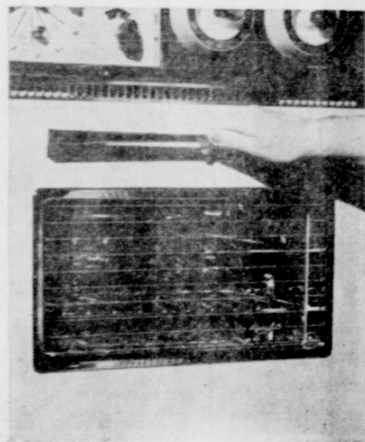


So Fresh!
PRODUCE

GRAPES Thompson Seedless **15¢ lb**

LETTUCE Fresh **15¢ lb**

What's behind the closed door?



Clean GAS Cooking.

No way around it, broiling creates smoke. But there is a way to keep it out of your kitchen. Close the broiler door and let the GAS flame consume the smoke. Closed-door broiling is just one of many reasons why GAS cooking is cleaner and cooler.

The flame
GAS MAKES THE BIG DIFFERENCE
... COSTS LESS, TOO!

Pioneer Natural Gas Company

WHERE YOUR BUSINESS IS APPRECIATED, NOT JUST EXPECTED

B & B Food Center
Silverton, Texas

DOUBLE STAMPS
WEDNESDAY
SPECIALS GOOD
AUGUST 18 - 19 - 20

Urea Given Special Attention

Urea has been given much attention in the past few years, says County Agent Leon Grosdidier. Urea is a concentrated source of nitrogen that is actually a high grade nitrogen fertilizer. It generally costs about \$100 a ton, depending on location and volume.

Urea furnishes only nitrogen and contains no energy, vitamins, or minerals. Natural proteins furnish other nutrients, especially energy, that are of value to cattle. To make one pound of urea equal six or seven pounds of cottonseed meal, you must mix it with some readily available source of energy, such as sorghum grain or corn. Therefore, one pound of urea plus six pounds of corn equals seven pounds of cottonseed meal.

A pound of protein from a sup-

plement containing urea is no better, and probably no worse, than a pound from natural ingredients, such as cottonseed meal. This is true whether the roughage is high quality, like corn silage, or low quality, like corn cobs. However, the supplement and ration must contain enough high-energy feed for proper rumen bacterial action.

If urea is no better than other sources of protein, why use it? It is cheap and offers a way of making beef cattle supplements at a lower price. If you can buy urea

supplement cheap enough to make a pound of protein cheaper than you can get in such materials as cottonseed meal, it is a good buy. If the fiber content is 10 percent or more, it is a good sign that the natural ingredients that were seved by using urea were replaced with low quality feeds.

Shrub, Tree Cuts Need Attention

Small cuts on trees and shrubs usually will heal over quickly and no treatment is necessary.

However, if the cut is over one inch in diameter, some protection should be given to prevent decay organisms or diseases from entering it, says County Agent Leon Grosdidier.

Paint the wounds with a water emulsion or a commercial tree wound dressing that contains an antiseptic. The antiseptic helps prevent the spread of organisms that may contaminate the tree paint. Most garden supply stores have commercial preparations suitable for treating tree wounds.

Ordinary asphalt paint can be used if the wound is swabbed first with alcohol. If the wound is wet or "weeping," it may be necessary to wait until it dries before applying the dressing.

Do not use tar or creosote compounds for tree wounds. They are toxic to the cambium layer beneath the bark and may prevent the wound from healing over.

Keep an unbroken film or dressing over the pruning wound. One coat of tree wound dressing should last two or three years. On larger wounds it may be necessary to recoat them several times until they heal over.

Mr. and Mrs. Jerry Baird and Kerry of Jal, New Mexico, spent the weekend with Mr. and Mrs. Bryant Eddleman and Mr. and Mrs. R. A. Baird. Mrs. Baird and Kerry remained for a week's visit with the relatives.

Mr. and Mrs. Don Brown, Steve and Trent have recently enjoyed a vacation in Estes Park and Denver, Colorado.

Mrs. George Giddens and Georgia Ruth of Amarillo and Mrs. Agnes Bingham have been recent visitors with Mr. and Mrs. Orville Turner and family in San Antonio.

YOU CAN GET RELIEF FROM HEADACHE PAIN

STANBACK gives you FAST relief from pains of headache, neuralgia, neuritis, and minor pains of arthritis, rheumatism. Because STANBACK contains several medically-approved and prescribed ingredients for fast relief, you can take STANBACK with confidence. Satisfaction guaranteed!



SAN ANTONIO — An architects' partially completed model of HemisFair 1968, superimposed over a photo of the City of San Antonio, shows the proximity of the 92-acre international exposition to the downtown sector. Multi-terraced building in the foreground is the Institute of Texan Cultures. The 622-foot Tower of the Americas separates the state exhibit from the city's \$10.5 million civic center complex. Open spaces are for the federal and industrial exhibits, many of which are presently contracted.



Washer model LRA 992-0 Dryer model LRE 992-0

A brand new laundry pair designed to help make your laundry days easier!

WASHER

- No ironing needed for Permanent Press! Special WASH 'N WEAR — PERMANENT PRESS cycle gradually cools the water at the end of the wash cycle before spinning clothes, to smooth out wrinkles so there's no ironing needed.

- 3 washing speeds! HIGH, MEDIUM and new LOW speed, to let you wash all fabrics with proper care.

- New flexibility! Choose wash and spin speeds, cycle and wash and rinse temperatures best for your load.

- Plus all these other extras! Special Hand Washable setting • SUPER WASH • MAGIC CLEAN® filter • Automatic bleach and rinse conditioner dispenser

And To Prove Their Reliability, We Back Them With A 2-Year Parts Warranty

WHIRLPOOL'S WRITTEN WARRANTY — In the original retail package of all new Whirlpool laundry appliances... (text continues with warranty details)

Special Introductory Price!

DRYER

No ironing needed for Permanent Press! They're dried thoroughly with a gentle tumbling action. Then cooled and fluffed at cycle's end to help restore their original contour, so there's really no ironing needed.

- New TUMBLE PRESS! Control! Puts press back in Permanent Press clothes that are wrinkled from wearing, traveling or storage.

- Faster than ever before! Drying costs less because it takes less time with this totally new dryer. The drum is bigger to expose more clothes to warm air and dry them faster.

- Plus all these other extras! 2 speeds • MOISTURE MINDER® control • Automatic Dryness Selector • Extra-large lint screen.

Brown Furniture Hardware and Appliance Company



...start your day fresh!

ELECTRIC AIR CONDITIONING

Enjoy early morning coolness and freshness all day long with modern electric air conditioning. Forget sizzling temperatures, dust, pollen and other discomforts of summer heat... install electric air conditioning. It's dependable like your electric refrigerator — uses just free air and electricity — requires no water.



PURELY LOCAL

Mr. and Mrs. Walter Fleming spent a recent weekend at Amistad, New Mexico, with Mr. and Mrs. Donald Fleming, Kim and Ty. Mr. Fleming, who has been a Mason for 42 years, attended a four-state Masonic meeting at Clayton, and participated in laying the cornerstone at the new Methodist Church in Clayton.

Mrs. Mack Gaston and sons of St. Jo arrived Sunday for a visit with her mother, Mrs. C. M. Chappell. Mr. and Mrs. Coy Chappell of Amarillo were also Sunday dinner guests in his mother's home.

Mrs. Will Smithee spent the weekend in Turkey with Mr. and Mrs. R. C. Green. All went to Plainview for a visit with Mr. and Mrs. Gordon Montague and Jene. In the afternoon the entire group attended Methodist Church services in Ceta Canyon.

Mr. and Mrs. A. R. Northcutt of Clayton, New Mexico spent Friday night with Mr. and Mrs. Roy Allard in Tulia, and Saturday night with Mr. and Mrs. D. T. Northcutt. All attended the school Homecoming Saturday afternoon.

Mr. and Mrs. Irving Greer of Malone visited her brother and sister-in-law, Mr. and Mrs. Winston Hamilton, from Thursday through Saturday.

Connie Lynn Graham was in Amarillo last week to attend the birthday party of her cousin, Melissa Ann Sachse. The children appeared on television and Connie Lynn returned alone to Tulia by bus.

Young Party Line

These days people don't wait for a great event as an excuse to have a party. The young way to entertain is an informal get-together of family and friends for no other reason than enjoyment of the company and good food.

Potluck Party
This kind of party is great for economy-minded people since each couple brings one dish. Also, it takes the burden of preparation off the shoulders of just one person.

Menu for Twelve
Baked canned ham
Party Green Bean Casserole (recipe follows)
Scalloped potatoes
Tossed green salad
Brown-and-serve rolls
Ice cream, cookies, coffee

Cook's Tour
For the ham, choose a boned canned variety and have your meat man do the slicing on his machine. To bake, just tie the ham together with a bit of white string and place in a shallow pan. Follow baking directions on the can, basting with a marmalade or jam to flavor and glaze.

Vegetable dishes are much easier to prepare these days since so many frozen vegetables are packaged with their own sauces or in combination with other foods. For instance, Birds Eye French Green Beans with Sautéed Mushrooms are the basis for this vegetable casserole: For your party of twelve, make two casseroles.

Party Green Bean Casserole
1 package (9 oz.) French green beans with sautéed mushrooms
1/2 cup sliced water chestnuts
2 tablespoons water
1 tablespoon butter
1 can (10-1/2 oz.) condensed cream of celery soup
1 cup cooked French fried onion rings

Place green beans with mushrooms in a 1-1/2-quart casserole. Add water chestnuts, water, and butter. Cover with condensed soup. Bake, covered, at 350° for 15 minutes. Remove from oven. Stir; then bake, covered, for 30 minutes longer. Remove cover and spread onion rings over top. Bake, uncovered, for 5 minutes longer. Makes 6 servings.

Salad Savvy
Color, flavor, and texture are essential elements even in simple tossed green salad. Be certain to use a combination of greens; they all have different flavors and textures.

Try adding a few tender young spinach leaves, celery tops, or mustard greens to a green salad.

Table Dressing
For your buffet table, use this decorative trick: roll napkins and ring them with a pipe cleaner which has an artificial flower twisted around it.

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'Hot Flashes' of Change of Life? You can get help with Lydia E. Pinkham AT ALL DRUG COUNTERS

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER ONE ON THE BALLOT

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

HOUSE JOINT RESOLUTION NO. 79 proposing an amendment to Article VIII, Constitution of the State of Texas, by adding Section 1-d to provide that all land owned by natural persons designated for agricultural use shall be assessed for all tax purposes on the consideration of only those factors relative to such agricultural use.

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

Section 1. That Article VIII, Constitution of the State of Texas, be amended by adding Section 1-d to read as follows:

"Section 1-d. (a) All land owned by natural persons which is designated for agricultural use in accordance with the provisions of this Section shall be assessed for all tax purposes on the consideration of only those factors relative to such agricultural use. 'Agricultural use' means the raising of livestock or growing of crops, fruit, flowers, and other products of the soil under natural conditions as a business venture for profit, which business is the primary occupation and source of income of the owner.

(b) For each assessment year the owner wishes to qualify his land under provisions of this Section as designated for agricultural

use he shall file with the local tax assessor a sworn statement in writing describing the use to which the land is devoted.

(c) Upon receipt of the sworn statement in writing the local tax assessor shall determine whether or not such land qualifies for the designation as to agricultural use as defined herein and in the event it so qualifies he shall designate such land as being for agricultural use and assess the land accordingly.

(d) Such local tax assessor may inspect the land and require such evidence of use and source of income as may be necessary or useful in determining whether or not the agricultural use provision of this article applies.

(e) No land may qualify for in this Act unless for at least three (3) successive years immediately preceding the assessment date the land has been devoted exclusively for agricultural use, or unless the land has been continuously developed for agriculture during such time.

(f) Each year during which the land is designated for agricultural use, the local tax assessor shall note on his records the valuation which would have been made had the land not qualified for such designation under this Section.

If designated land is subsequently diverted to a purpose other than that of agricultural use, or is sold, the land shall

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

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

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

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

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

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 time as required by the constitution and laws of this state.

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 8, 1966.

HOUSE JOINT RESOLUTION NO. 65 proposing an Amendment to Section 3-b of Article VII of the Constitution of Texas providing that school taxes theretofore voted in any independent school district or in any junior college district shall not be abrogated, cancelled or invalidated by a change in boundaries nor shall bonds voted, but unissued, at the time of such change, be invalidated by such change; authorizing the levy of taxes after such change without further election in the district as changed; providing an exception in the case of the annexation or consolidation of whole districts, providing for an election and the issuance of a proclamation therefor.

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

Section 1. That Section 3-b of Article VII of the Constitution of Texas be amended to be and read as follows:

"Section 3-b. No tax for the maintenance of public free schools voted in any independent school district and no tax for the maintenance of a junior college voted by a junior college district, nor shall bonds voted in any such district, but unissued, shall be abrogated, cancelled or invalidated by change of any kind in the boundaries thereof. After any change in boundaries, the governing body of any such district, without the necessity of an additional election, shall have the power to assess, levy and collect ad valorem taxes

on all taxable property within the boundaries of the district as changed, for the purpose of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated, to such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property in the district as changed, for the payment of principal of and interest on such bonds in the manner permitted by the laws under which such bonds were voted.

In those instances where the boundaries of any such independent school district are changed by the annexation of, or consolidation with, one or more whole school districts, the taxes to be levied for the purposes hereinabove authorized may be in the amount or at not to exceed the rate theretofore voted in the district having at the time of such change the greatest scholastic population according to the latest scholastic census and only the unissued bonds of such district voted prior to such change, may be

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

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

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

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

If it appears from the returns of said election that a majority of the votes cast were in favor of said Amendment, the same shall become a part of the State Constitution and be effective on and after the date of its adoption.

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

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER TWO ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 1 proposing an Amendment to Article IX of the Constitution of Texas by adding thereto a new Section 12; authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties; authorizing the creation of a board of directors by appointment or election; providing that the membership of the board shall be based upon the proportionate part of the population of each county, with no county having less than one member; providing for the necessary election; authorizing the levy of an annual tax not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) valuation; provided, however, that the property of state regulated common carriers required by law to pay a tax upon intangible assets shall not be subject to taxation by the Authority; authorizing the Authority to employ or appoint an assessor and collector of taxes whose duty it shall be to assess and collect the taxes on the tax rolls approved by the Board of Directors of said Authority, said taxes to be assessed equally and uniformly throughout the county or counties, comprising the Authority, as required by the Constitution; granting to such Authority the power to acquire by purchase, or through eminent domain proceedings existing publicly financed airport properties or other sites necessary to have and to improve the same, power to issue and sell general obligation bonds and revenue bonds, or either of them; authorizing the assumption of outstanding indebtedness secured by general obligation bonds and assuming the obligations of the city or counties in which such revenue bonds have been issued and sold; to enact zoning regulations and other measures to protect the airport facilities from hazards and obstructions; providing for the adding of an additional county or counties to the Authority.

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

Section 1. That Article IX of the Constitution of the State of Texas be amended by adding thereto a new Section 12, reading as follows:

"Section 12. The Legislature may by law provide for the creation, establishment, maintenance and operation of

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER EIGHT ON THE BALLOT

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

HOUSE JOINT RESOLUTION NO. 24 proposing an amendment to Article VI of the Constitution of the State of Texas by adding a new Section thereto, Section 2a, to provide for voting on electors for President and Vice President, and on all state-wide offices, questions or propositions by persons qualified to vote in this State except for meeting county or district residence requirements, and to provide for voting on electors for President and Vice President by otherwise qualified United States citizens who have moved into or out of the State preceding a presidential election.

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

Section 1. Article VI of the Constitution of the State of Texas is amended by adding a new Section thereto, Section 2a, to read:

"Section 2a. (a) Notwithstanding any other provision of this Constitution, the Legislature may enact laws and provide a method of registration, including the time of such registration, permitting any person who is qualified to vote in this State except for the residence requirements within a county or district, as set forth in Section 2 of this Article, to vote for (1) electors for President and Vice President of the United States and (2) all offices, questions

or propositions to be voted on by all electors throughout this State.

(b) Notwithstanding any other provision of this Constitution, the Legislature may enact laws and provide for a method of registration, including the time of such registration, permitting any person (1) who is qualified to vote in this State except for the residence requirements of Section 2 of this Article, and (2) who shall have resided anywhere within this State at least thirty (30) days next preceding a General Election in a presidential election year, and (3) who shall have been a qualified elector in another state immediately prior to his removal to this State or would have been eligible to vote in such other state had he remained there until such election, to vote for electors for President and Vice President of the United States in that election.

(c) Notwithstanding any other provision of this Constitution, the Legislature may enact laws and provide for a method of registration, including the time of such registration, permitting absentee voting for electors for President and Vice President of the United States in this State by former residents of this State (1) who have removed to another state, and (2) who meet all qualifications, except residence requirements, for voting for electors for President and Vice President in this State at the time of the election, as required by the Constitution so granted shall be only for

such period of time as would permit a former resident of this State to meet the residence requirements for voting in his new state of residence, and in no case for more than twenty-four (24) months."

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

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

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



Mr. and Mrs. P. H. McKenney, Mr. and Mrs. Jerry Miller, Silverton; Mrs. E. D. Cochran of Tulsa; and Mr. and Mrs. R. L. McKenney of Paris, Arkansas, attended the funeral services for Mrs. Johnnie Leo Roberts, 65, in Amarillo last Saturday. Mrs. Roberts died early Thursday in St. Anthony's Hospital in Amarillo. Among the survivors are her sister and brothers, Mrs. Cochran and the Messrs. McKenney.

Sunday dinner guests of Mr. and Mrs. Bobby Stephens were Mr. and Mrs. Herbert Stephens, Roy Gene and Cheryl of Turkey and Mr. and Mrs. R. E. Stephens.

Mr. and Mrs. Conrad Alexander, Marcia and Shane of San Angelo and Mrs. Rhea Lusk of Amarillo attended Homecoming Saturday and were weekend guests of Mr. and Mrs. R. G. Alexander.

Mr. and Mrs. Dock Wallace returned home last Thursday after vacationing in California. A Wallace family reunion was held in the home of his mother, Mrs. C. T. Wallace, at Strathmore. Attending were Mr. and Mrs. Frank Wallace and family, Mr. and Mrs. George Neese and family, Mr. and Mrs. Fred Rowell and family and Mr. and Mrs. Loys Rowell.

Mr. and Mrs. Charles Wallace and family of Lubbock and Mr. and Mrs. Bennie Bingham of Amarillo were weekend visitors with their parents, Mr. and Mrs. Dock Wallace.

Mrs. R. E. Stephens and Mr. and Mrs. Bobby Stephens were in Tulsa Monday afternoon. Mrs. R. E. Stephens visited Mrs. Paul Ledbetter and Mrs. Winston Hamilton, patients in Swisher Memorial Hospital.

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER FIVE ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 4 proposing an Amendment to the Constitution of Texas by adding to Section 62 of Article XVI a new subsection to be denominated subsection (c), of said Section 62; authorizing the Legislature to enact laws establishing, subject to the limitations stated, a State-wide System of Retirement, Disability and Death Compensation benefits for the officers and employees of the counties and other political subdivisions of the state, and of the political subdivisions of any county.

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

Section 1. That Section 62 of Article XVI of the Constitution of the State of Texas be amended by adding thereto a subsection (c) which shall read as follows:

"(c) The Texas Legislature is authorized to enact appropriate laws to provide for a System of Retirement, Disability and Death Benefits for all the officers and employees of a county or other political subdivision of the state, or a political subdivision of a county; providing that when the Texas Legislature has passed the necessary enabling legislation pursuant to the Constitutional authorization, then the governing body of the county or other political subdivision of the state, or political subdivision of the county shall make the determination as to whether a particular county or other political subdivision of the state, or subdivision of the county participates in this System; providing further that such System shall be operated at the expense of the county or other political subdivision of the state or political subdivision of the county electing to participate therein and the officers and employees covered by the System; and providing that the Legislature of the State of Texas shall never make an appropriation to pay the costs of this Retirement, Disability and Death Compensation System.

"The Legislature may provide for a voluntary merger into the System herein authorized by this Constitutional Amendment of any System of Retirement, Disability and Death Compensation Benefits which may now exist or that may hereafter be established under subsection (b) of Section 62 of Article XVI of the Texas Constitution; providing further that the Texas Legislature will make the determination as to the amount of money that will be contributed by the county or other political subdivision of the state or political subdivision of the county to the State-wide System of Retirement, Disability and Death Benefits, and the Legislature shall further provide that the amount of money contributed by the county or other political subdivision of the state or subdivision of the county shall equal the amount paid for the same purpose from the income of each officer and employee covered by this State-wide System.

"It is the further intention of the Legislature, in submitting this Constitutional Amendment, that the officers and employees of the county or other political subdivision of the state or political subdivision of a county may be included in those systems regardless of whether the county or other political subdivision of the state or political subdivision of the county participates in the Retirement, Disability and Death Benefit System authorized by this Constitutional Amendment, or whether they participate in a System under the provisions of subsection (b) of Section 62 of Article XVI of the Texas Constitution as the same is herein amended."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at the General Election in November, 1966, at which all ballots shall have printed thereon:

"FOR the Constitutional Amendment authorizing the Texas Legislature to establish a State-wide Cooperative System of Retirement, Disability and Death Benefits for the officials and employees of the various counties or other political subdivisions of the state, or

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

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

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

Sec. 3. The Governor of the State of Texas shall issue the necessary proclamation for said election and have notice of said proposed Amendment and of said election published as required by the Constitution of Texas, and laws of this state.

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER TWO ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 1 proposing an Amendment to Article IX of the Constitution of Texas by adding thereto a new Section 12; authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties; authorizing the creation of a board of directors by appointment or election; providing that the membership of the board shall be based upon the proportionate part of the population of each county, with no county having less than one member; providing for the necessary election; authorizing the levy of an annual tax not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) valuation; provided, however, that the property of state regulated common carriers required by law to pay a tax upon intangible assets shall not be subject to taxation by the Authority; authorizing the Authority to employ or appoint an assessor and collector of taxes whose duty it shall be to assess and collect the taxes on the tax rolls approved by the Board of Directors of said Authority, said taxes to be assessed equally and uniformly throughout the county or counties, comprising the Authority, as required by the Constitution; granting to such Authority the power to acquire by purchase, or through eminent domain proceedings existing publicly financed airport properties or other sites necessary to have and to improve the same, power to issue and sell general obligation bonds and revenue bonds, or either of them; authorizing the assumption of outstanding indebtedness secured by general obligation bonds and assuming the obligations of the city or counties in which such revenue bonds have been issued and sold; to enact zoning regulations and other measures to protect the airport facilities from hazards and obstructions; providing for the adding of an additional county or counties to the Authority.

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

Section 1. That Article IX of the Constitution of the State of Texas be amended by adding thereto a new Section 12, reading as follows:

"Section 12. The Legislature may by law provide for the creation, establishment, maintenance and operation of

Airport Authorities composed of one or more counties, with power to issue general obligation bonds, revenue bonds, either or both of them, for the purchase, acquisition by the exercise of the power of eminent domain or otherwise, construction, reconstruction, repair or renovation of any airport or airports, landing fields and runways, airport buildings, hangars, facilities, equipment, fixtures, and any and all property, real or personal, necessary to operate, equip and maintain an airport; shall provide for the option by the governing body of the city or counties whose airport facilities are served by certificated airlines and whose facility or some interest therein, is proposed to be or has been acquired by the Authority, to either appoint or elect a Board of Directors of said Authority; if the Directors are appointed such appointment shall be made by the County Commissioners Court after consultation with and consent of the governing body or bodies of such city or cities, and if the Board of Directors is elected they shall be elected by the qualified taxpayers voters of the county; the Board of Directors to represent that county, such Directors shall serve without compensation for a term fixed by the Legislature not to exceed six (6) years, and shall be selected on the basis of the proportionate population of each county based upon the last preceding Federal Census, and shall be a resident or residents of such county; provide that no county shall have less than one (1) member on the Board of Directors; provide for the holding of an election in each county proposing the creation of an Authority to be called by the Commissioners Court or Commissioners Courts, as the case may be, upon petition of five per cent (5%) of the qualified taxpayers voters within the county or counties, said elections to be held on the same day if more than one county is included, provided that no more than one (1) such election may be called in a county until after the expiration of one (1) year; in the event such an election has failed, and thereafter only upon a petition of ten per cent (10%) of the qualified taxpayers voters be presented to the Commissioners Court or Commissioners Courts of the county or counties in which such an election has failed, and in the event that two or more counties vote on the proposition of the creation of an Authority therein, the proposition shall not be deemed to carry unless the majority of the qualified taxpayer voters in each county voting

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER TWO ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 1 proposing an Amendment to Article IX of the Constitution of Texas by adding thereto a new Section 12; authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties; authorizing the creation of a board of directors by appointment or election; providing that the membership of the board shall be based upon the proportionate part of the population of each county, with no county having less than one member; providing for the necessary election; authorizing the levy of an annual tax not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) valuation; provided, however, that the property of state regulated common carriers required by law to pay a tax upon intangible assets shall not be subject to taxation by the Authority; authorizing the Authority to employ or appoint an assessor and collector of taxes whose duty it shall be to assess and collect the taxes on the tax rolls approved by the Board of Directors of said Authority, said taxes to be assessed equally and uniformly throughout the county or counties, comprising the Authority, as required by the Constitution; granting to such Authority the power to acquire by purchase, or through eminent domain proceedings existing publicly financed airport properties or other sites necessary to have and to improve the same, power to issue and sell general obligation bonds and revenue bonds, or either of them; authorizing the assumption of outstanding indebtedness secured by general obligation bonds and assuming the obligations of the city or counties in which such revenue bonds have been issued and sold; to enact zoning regulations and other measures to protect the airport facilities from hazards and obstructions; providing for the adding of an additional county or counties to the Authority.

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

Section 1. That Article IX of the Constitution of the State of Texas be amended by adding thereto a new Section 12, reading as follows:

"Section 12. The Legislature may by law provide for the creation, establishment, maintenance and operation of

Airport Authorities composed of one or more counties, with power to issue general obligation bonds, revenue bonds, either or both of them, for the purchase, acquisition by the exercise of the power of eminent domain or otherwise, construction, reconstruction, repair or renovation of any airport or airports, landing fields and runways, airport buildings, hangars, facilities, equipment, fixtures, and any and all property, real or personal, necessary to operate, equip and maintain an airport; shall provide for the option by the governing body of the city or counties whose airport facilities are served by certificated airlines and whose facility or some interest therein, is proposed to be or has been acquired by the Authority, to either appoint or elect a Board of Directors of said Authority; if the Directors are appointed such appointment shall be made by the County Commissioners Court after consultation with and consent of the governing body or bodies of such city or cities, and if the Board of Directors is elected they shall be elected by the qualified taxpayers voters of the county; the Board of Directors to represent that county, such Directors shall serve without compensation for a term fixed by the Legislature not to exceed six (6) years, and shall be selected on the basis of the proportionate population of each county based upon the last preceding Federal Census, and shall be a resident or residents of such county; provide that no county shall have less than one (1) member on the Board of Directors; provide for the holding of an election in each county proposing the creation of an Authority to be called by the Commissioners Court or Commissioners Courts, as the case may be, upon petition of five per cent (5%) of the qualified taxpayers voters within the county or counties, said elections to be held on the same day if more than one county is included, provided that no more than one (1) such election may be called in a county until after the expiration of one (1) year; in the event such an election has failed, and thereafter only upon a petition of ten per cent (10%) of the qualified taxpayers voters be presented to the Commissioners Court or Commissioners Courts of the county or counties in which such an election has failed, and in the event that two or more counties vote on the proposition of the creation of an Authority therein, the proposition shall not be deemed to carry unless the majority of the qualified taxpayer voters in each county voting

thereon vote in favor thereof; provided, however, that an Airport Authority may be created and be composed of the county or counties that vote in favor of its creation if separate propositions are submitted to the voters of each county so that they may vote for a two or more county Authority or a single county Authority; provide for the appointment by the Board of Directors of an Assessor and Collector of Taxes in the Authority, whether constituted of one or more counties, whose duty it shall be to assess all taxable property, both real and personal, and collect the taxes thereon, based upon the tax rolls approved by the Board of Directors, the tax to be levied not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) assessed valuation of the property, provided, however, that the property of state regulated common carriers required by law to pay a tax upon intangible assets shall not be subject to taxation by the Authority; said taxable property shall be assessed on a valuation not to exceed the market value and shall be equal and uniform throughout the Authority as is otherwise provided by the Constitution; the Legislature shall authorize the purchase or acquisition by the Authority of any existing airport facility publicly owned and financed and served by certificated airlines, in fee or of any interest therein, or to enter into any lease agreement therefor, upon such terms and conditions as may be mutually agreeable to the Authority, and the owner of such facilities, or authorize the acquisition of same through the exercise of the power of eminent domain, and in the event of such acquisition, if there are any general obligation bonds that the owner of the publicly owned airport facility has outstanding, the same shall be fully assumed by the Authority and discharged all the obligations of the city under the ordinances and bond indentures under which said revenue bonds have been issued and sold. Any city which owns airport facilities not serving certificated airlines which are not purchased or acquired or taken over as herein provided by such Authority, shall have the power to operate the same under the existing laws or as the same may hereafter be amended. Any such Authority when created, shall be granted the power and authority to promulgate, adopt and enforce appropriate zoning regulations to protect the airport from

hazards and obstructions which would interfere with the use of the airport and its facilities for landing and take-off; an additional county or counties may be added to an existing Authority if a petition of five per cent (5%) of the qualified taxpayer voters is filed with and an election is called by the Commissioners Court of the county or counties seeking admission to an Authority and the vote is favorable, then admission may be granted to such county or counties by the Board of Directors of the then existing Authority upon such terms and conditions as they may agree upon and evidenced by resolution approved by a majority of the Board of Directors, provided, however, the county or counties that may be so added to the then existing Authority shall be given representation on the Board of Directors by adding additional directors in proportion to their population according to the last preceding Federal Census."

Sec. 2. The foregoing 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, 1966, at which election all ballots shall have printed thereon the following:

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

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

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



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4.15%
WHEN HELD TO
MATURITY**

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Of these, about \$100 billion have been cashed in for emergencies, homes, retirement, etc. The balance is being held by tens of millions of American families—a star-spangled nest egg for the future.

Why not start building your nest egg with Savings Bonds—for yourself, and to back up our men in Vietnam. But give it a chance to build up by starting young. Like Jack Benny.

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Interest on new E and H Bonds you purchase has been raised to 4.15% when held to maturity. E Bonds mature faster—now in just 7 years. Your old Bonds will earn more, too. Savings Bonds are better to buy, and hold, than ever.

Buy U.S. Savings Bonds



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SINGER — SALES — SERVICE
 Sewing Machines, Vacuum Cleaners, Typewriters. Call 3381, Briscoe County News, for contacts. 22-tfc

NEW OLDSMOBILE AND GMC PICKUPS PRICED RIGHT
GRASS MOTOR CO.
 Phone 2911 Silvertown

POOL TABLE FOR SALE. See Brown Hardware. 28-tfc

OLD SCRATCH CATTLE OILERS sales, service, parts and insecticides available through Henry T. Hamblen, Wayside, Texas. 5-tf

FOR SALE: 1947 FORD GRAIN Truck with 14' Midwest Steel Grain Bed. Top condition. J. L. Bomar, Phone Bean 4587. 16-tfc

FOR SALE: A GOOD LINE OF Graham-Hoeme and Nichols Sweeps. Get your needs at J. E. (Doc) Minyard Implement. 1-tfc

FOR SALE: UPRIGHT DEEP Freeze. Phone Bean 4180, S. P. Brown. 33-3tc

FOR SALE: CUSHMAN SILVER Eagle Motor Scooter, 9 HP, in Good Shape. Phone NA 7-3193, Tullia. 33-3tc

CAW WHEAT SEED FOR SALE. Service Elevator, Phone 5971. 33-tfc

FOR SALE: 22 WEANER PIGS. Phone 3391, Bill Verden. 32-2tc

125 FENCE POSTS; MILE GAL-vanized wire; steel 60,000-lb. capacity granary for sale. Phone Bean 4637, Ewing Vaughan. 31-9tp

WANTED

FOR CARPENTER REPAIR AND painting see John Boyles or Phon 4046. 30-4tc

I WILL DO IRONING, MENDING alterations. Phone 3656, Mrs. Bud McMinn. 31-tfc

CLOTHES AND WHITE ELE-phants needed for O.E.S. Rummage Sales. Contact Mrs. Cletus Grady or Mrs. Glenn McWilliams. 26-tfc

TREE SURGERY — TRIMMING and Spraying. Ira H. Nix, Room 12, Silvertown Hotel. 32-3tc

I WILL BE TEACHING PIANO and guitar at school starting in September. Call Mrs. J. E. Howell, Bean 4479. 32-3tp

BABY SITTING WANTED. MRS. Glynn Tomlin, Phone 3421. 33-4tc

PEST CONTROL FOR BUSINESS, residences, Farms and Ranches. Rodent control, complete termite service. See or call Joe Roberts at Shamrock Station. 33-4tp

MATTRESSES RENOVATED. Direct Mattress Company of Lubbock will rebuild your mattress at a reasonable price or will sell you any type new mattress and give you a good price for your old mattress on exchange. Felt, rubber foam, orthopedic, inner spring. All work guaranteed. Free pickup and delivery once a week. Ask about terms. J. E. Weightman is your company representative. For an appointment, call the Briscoe County News, 3381, Silvertown.

FOR RENT

FOR RENT: 3-BEDROOM HOUSE. ½ mile West of Rock Creek store. Joe L. Bomar. 6-tfc

FURNISHED OR UNFURNISHED House For Rent; carport on side. Rent by week or month. Bud McMinn, Phone 3656. 33-tfc

TWO-BEDROOM HOUSE FOR Rent. Phone 2981, or call Doyle Stephens. 33-tfc

REAL ESTATE

FOR SALE: TWO - BEDROOM House. Phone 3101, or see Roy McKenney, 1112 Joliet, Plainview. 19-tfc

COMFORTABLE 2 - BEDROOM carpeted home at 906 Zephyr in Plainview for sale by owner. Garage, kitchen, den, bath and ½. Near clinic, drug store, beauty shop, nursing home, Wayland College. Phone 2681, Silvertown. Mrs. Watson Douglas. 33-tfc

TWO-BEDROOM HOUSE FOR Sale. Doyle Stephens, Phone 2981. 33-tfc

LOST AND FOUND

100-FT. GARDEN HOSE FOUND in front of my house. Owner may have by identifying and paying for this ad. Buck Hardin. 33-1tp

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 Irrigation Pipe
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BIG AL'S MOBIL STATION
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 For Expert Washing, Greasing
 "We take good care of your car."
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 Let Us Install
 STORM WINDOWS
 and DOORS
 On Your Home.
 Also Metal Awnings and Carports.
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TOMLIN FLEMING GIN

RILEY ZIEGLER
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 Pump Work, Clean Out and
 Windmill Work.
 Phone 5141 Box 476
 Silvertown, Texas

CARDS OF THANKS

Our sincere thanks to each one who donated to L. O. A. Junior Study Club's project fund during the past month. The barbecue grill was awarded to Mrs. Peggy Strange.

Sincere thanks to my friends and neighbors who were so thoughtful during my stay in the hospital and since I've been at home. Thanks for the cards, flowers, gifts, visits food and other kindnesses.
 May God bless each of you.
 Mrs. Cora Donnell

Thank you, Silvertown Riding Club members, for sponsoring my candidacy in the Rodeo Queen Contest. Thanks also to those who voted for me.
 Roy Ann Bomar

We would like to take this means to say thanks for the flowers, cards, calls and for your prayers in our time of sorrow. In times like this your friendship means more than you will ever know. May God richly bless each of you.
 P. H. and Lois McKenney

I want to thank everyone who voted for me for Rodeo Queen, the business establishments that allowed me space for my boxes and thanks also for the belt buckle.
 Laquita Bomar

Mr. and Mrs. Frank Schaffer of Perryton attended the Homecoming Saturday and visited Mr. and Mrs. Winston Hamilton. Mr. and Mrs. Noel Deavenport also visited in the Hamilton home Saturday. Mr. and Mrs. Melvin Hamilton and family of Bovina were Sunday visitors in the Hamilton home.

Mr. and Mrs. L. E. Paige, jr. and Erick of Amarillo spent a long weekend with his parents.

Mrs. P. L. Brown and Trent Brown were in Dimmitt from Wednesday through Friday. Mrs. Brown, three sisters and a brother enjoyed a reunion in the home of their mother, Mrs. J. W. Anderson.

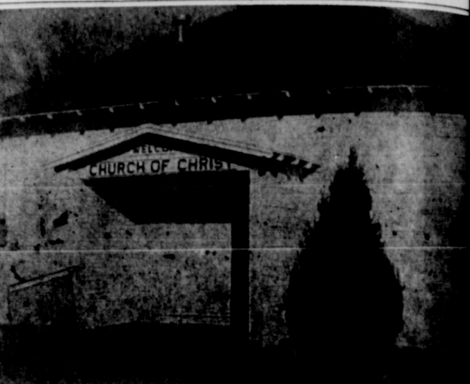
Weekend visitors in the home of Mr. and Mrs. Clifton Stodghill and family included Mrs. Mozelle Purcell of Boise City, Oklahoma; Mr. and Mrs. Keith Sanders and family of Lubbock; Mr. and Mrs. Hugh Sanders and Larry of Clarendon; Weldon Reed, Justiceburg; Mr. and Mrs. Garrett Morrison and family of Post; and Mr. and Mrs. Joe Ray Stodghill.

Mr. and Mrs. A. A. Herd of Fort Worth and Mr. and Mrs. J. W. Freeman of Dallas were guests of their parents, Mr. and Mrs. S. P. Brown, from Friday until Tuesday. The ladies attended the Homecoming Saturday.

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ALUMINUM STORM DOOR
 Full 1in. Thick
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 SUPER STAINLESS BLADES
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 Morning Worship 10:30 a.m.
 Evening Worship 8:00 p.m.

WEDNESDAY
 Evening 7:00 p.m.

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SHURFINE STRAWBERRY 18 OZ. PRESERVES 2 FOR 85c

SHURFINE 303 CAN FRUIT COCKTAIL 2 FOR 45c

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SHURFINE STRAWBERRY 18 OZ. PRESERVES 2 FOR 85c

GLADIOLA POUND CAKEMIX 2 FOR 79

KOUNTY KIST CORN 12 oz. 2 FOR 35

SHURFINE CUT 303 GREEN BEANS 2 FOR 39

KLEENEX DEC. JUMBO PAPER TOWELS 3 FOR \$5

WISHBONE DELUXE FRENCH DRESSING 16 oz. 45

SWEET 10 LIQUID SWEETNER 12 oz. \$1

SUNSHINE VANILLA WAFERS 12 oz. 3 FOR \$5

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STEAK Round 89

ROAST Rump 59

HENS Swift Premium 39

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All the... (from With unknow finances Democr sional the to seat in But J Dee Mil the not county the dist enger to get t Miller for him advanta assets n Dec 3 ties lon lasting acquire formanc five dov image o can wh was a s School i relativel ate, he at Ama establish working a capab And l the mo around image i None political enough have to ing ca himself We he it does. If Dee ing pe man th obvious if the v it in tin at the p well be needs. F importa Congress night—a gress—a man is in the and whi is senior If the Miller th stuff to from no to devel valuable political hope be and wi most eff ward ma voting fr vember. Sedg Held Fune Smith ed in T Mrs. Sed ust 17, i She w Lt. Col. of Mont randchi children; McMurt; Donnell nieces ar friends. Esther February ty, Arkt moved t dence Co ed from 1897, the Texas. In her school. S ian Chur recently School a member Church i She wa wick Nov union tw gene R. 1954 at tired) Re Montgom About to San A moved to son, Eug Sedgwick In 195 ness and where th