

The QUITAQUE TRIBUNE

VOLUME 6 — NUMBER 9

QUITAQUE, BRISCOE COUNTY, TEXAS — THURSDAY, AUGUST 12, 1965

PRICE FIVE CENTS PER COPY

It's Shurfine To Be A Winner!



Edgar Morrison is shown being presented a \$100 bill by Murry Morrison, owner of City Grocery here. Mr. Morrison was the first big winner here in the Shurfine Royal Recipe Sweepstakes. There have been a number of \$100 winners reported is neighboring towns. Mr. Morrison found his winning card Monday afternoon. Reg Cushenberry had the card just ahead of the winner and Orlin Stark was one card too late.

REVIVAL BEGINS MONDAY, AUG. 23 FAIRMONT CHURCH

The Fairmont Missionary Baptist will begin a Revival Meeting at that church on Aug. 23 and will continue through Sunday, August 29, according to pastor J. W. Wells. Evangelist for the revival will be the Rev. J. H. McWilliams of Hereford. Roy Pigg will lead the singing and Jackie Pigg will be the pianist. Services will be held each night at 7:30. There will be no morning services. Pastor Wells extends an invitation to everyone to attend the services.

Dellis Monk, who is stationed at Fort Sill, spent the weekend here with his parents, Mr. and Mrs. P. John Monk and his brother, Eddie.

Mr. and Mrs. Joe Edd Helms took their children, Seritha and Robbie to Plainview for medical attention last Friday. Seritha was suffering with an ear infection and the baby had her regular check-up.

Mr. and Mrs. Melvin Cobb of Wichita Falls spent the weekend with his parents, Mr. and Mrs. Orval Cobb. They returned Janice home after a week's visit with her brother and his wife in Wichita Falls.

MONTHLY GOSPEL SINGING AT GASOLINE TUESDAY NIGHT

The Monthly Gospel Singing will be held in the Gasoline Community Building at 8:00 p. m., Tuesday, August 17.

A cordial invitation is extended to all who enjoy singing.

MRS. JOHNSON HOME FROM HOSPITAL

Mrs. Ober Johnson returned home Monday night after spending a week in Stanley Hospital at Matador. Mrs. A. C. Barrett and Mrs. Glen Ramsey visited Mrs. Johnson Tuesday morning.

The Rev. and Mrs. Al Jennings and his family have recently returned from a very enjoyable vacation trip to Colorado. They spent a week at Vallecito Reservoir, where they met the Jimmy Davidson family and had a fish fry. The Jennings rode the narrow gauge railroad from Durango to Silverton, then journeyed to their favorite fishing hole at Taylor Park Reservoir northeast of Gunnison. The fishing was better there. On August 1 they came by Canon City and saw the Royal Gorge. They returned by way of Lazbuddie where the Rev. Jennings folks reside.

The Jennings family report that the only disappointment experienced on their trip was too much rain for camping to be enjoyable.

OPEN HOUSE THIS WEEKEND AT FORD AGENCY AT SILVERTON

Bill Wristen, new owner of the Ford Agency at Silverton is announcing the Grand Opening of that dealership Friday and Saturday and invites everyone to attend their opening. Their advertisements appear in this issue of The Tribune.

Mr. Wristen and his family moved to Silverton from Midland during the month of June.

MARILYN HAS PAINFUL EXPERIENCE

Marilyn Hutcheson spent Monday night and Tuesday of last week in Stanley Hospital at Matador.

Marilyn underwent a very painful experience with her contact lenses after wearing them too long. She received a burn to her eyes which was described by her doctor as similar to that of an electric welder. The specialist said that it was a very painful experience, to which Marilyn will vouch. There was no damage to her eyes, however.

VISIT MRS. GRAGSON AT HOSPITAL

Mr. and Mrs. S. T. Bogan and Mrs. Leon McCracken visited Mrs. Cora Gragson at the Plainview Hospital and Clinic Tuesday. Mrs. Gragson hopes to be dismissed from the hospital and come home Sunday. Returning home, the Bogans and Mrs. McCracken stopped at the rest home in Lockney and visited the Quitaque ladies there.

Mr. and Mrs. Bill Woods were host and hostess for a dinner party in their yard last Thursday evening. Mrs. Annie Gregg of Phoenix and Mr. and Mrs. Jack Trout of Pinetop, Ariz. were guests of honor. The Trouts brought about 25 mountain trout and the fish, fried chicken, potato salad, vegetable salad and cherry cobbler were enjoyed by a number of guests, including Mr. and Mrs. Alton Johnson, Mr. and Mrs. Dick Hooks, Mrs. Dora Stroup and Gladys, Mr. and Mrs. Bob Clary, Minnie Mae Roberson, Mrs. J. W. Ewing, Mr. and Mrs. Weldon Griffin and children, the Trouts and Mrs. Gregg, and the Woods and Earl Lee.

This is the first time in 21 years Mr. and Mrs. Trout had visited in Quitaque.

School Begins August 30

RECEIVED PAINFUL BURNS

Perry Brunson received very painful burns on his hand and wrist Monday morning as he started to light the burner under the boiler at Quitaque Cleaners.

He was driven to Turkey where Dr. Maxwell treated his burns. The doctor said that the burns on his hand were possibly second degree burns. There were superficial burns on the inside of his wrist, although they were very painful.

CITY TENNIS TOURNAMENT BEGINS MONDAY MORNING

A City Tournament for local tennis players is scheduled to begin August 16 at 9:00 a. m.

There will be divisions in the high school grades, grade school and open classes with an entrance fee of \$1.00 per person per event. Both doubles and singles will be played and perhaps mixed doubles if entries demand it.

Grade school entries will draw and play at 9:00 a. m. Monday morning August 16. High school division will begin play at 4 p. m. and Open division will start at 8 p. m.

All play must be completed Wednesday night.

It is hoped this year that women will enter to have an Open division in that category. Entry fees must be paid at the time of pairings—the beginning of each event.

Johnny Mason is the tournament director.

Mrs. Mary Pittman, Mrs. C. T. Rucker and Mrs. Novelle Wise were in Plainview Tuesday. Mrs. Wise had foot surgery last week and she went back for a checkup with her doctor.

Mr. and Mrs. Roy Smith drove to Turkey Sunday afternoon and picked up their baby grandson, Jackie Lynn Beck, and took him with them to Floydada to visit Mr. and Mrs. Willie Bradshaw and Jay Royce and Mrs. Carolyn Smith and her parents, Mr. and Mrs. Porter.

James and Donnie Brunson and Joe Bedwell left Sunday on a fishing trip to northern Arkansas and southern Missouri.

SCHOOL BOARD OF EQUALIZATION TO MEET MONDAY, AUGUST 23

The Board of Equalization for the Quitaque Independent School District will convene at the school tax office Monday, August 23, 1965, from 9:00 a. m. until 12 noon.

Each tax payer in the district will be given an opportunity to meet with the Board for the purpose of equalizing school taxes at that time.

School Equalization Board members are Bud Bailey, Bert Grundy and Leon McCracken.

A Budget Hearing for the Quitaque ISD will be held on Monday night, August 23 at 8 o'clock.

At this time the school budget will be explained and any question that anyone has will be answered. All school patrons are urged to attend this meeting.

Board of Trustees
Quitaque ISD

MOTHER ILL

Mrs. Jud Watson was notified by telephone Sunday morning that her mother, Mrs. E. G. Reed of St. Jo was seriously ill in the hospital at Gainesville. Mrs. Watson left by bus from Estelline immediately to go to her mother. Mrs. Watson returned home Tuesday night and reports her mother some improved. She has been moved to a rest home in Muenster, where another daughter is a nurse. Mrs. Watson accompanied Mr. and Mrs. Ike Reed home. The Reeds had spent the past two weeks in Avant, Okla. visiting their son, James Reed and his family, until they were called to the bedside of Mr. Reed's mother, at the same time Mrs. Watson was notified of her illness.

ATTEND FUNERAL SERVICES FOR BROTHER-IN-LAW

Mr. and Mrs. P. John Monk and Eddie accompanied Mr. and Mrs. Clyde Monk of Muleshoe to Wills Point Sunday afternoon to attend the funeral service of a brother-in-law of the men, Mr. Vernon Whitaker. They returned home Tuesday afternoon. Mr. and Mrs. Clyde Monk visited her parents, Mr. and Mrs. W. J. Carter, before returning home.

HIGH SCHOOL GIRL'S COACH



Gano Wilson

Gano Wilson, whose hometown is Quail, is one of the two newest members of the local teaching staff.

Mr. Wilson is a graduate of Quail High School. Following his graduation from high school he attended Clarendon College, then went on to West Texas State to earn his degree. He has been attending school at that institution this summer. Mr. Wilson will teach in grade school.

Mr. Wilson is single.

In addition to his classroom teaching, Mr. Wilson will coach the high school girls basketball team. This should give the girls' team a boost since he will be able to devote a lot of his coaching efforts to one team. By the same token, Coach Gene King will be able to concentrate more on the boys team, although he will be the head coach.

Mr. Wilson had rented Earl Morrison's house at the west end of Willson St.

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MRS. BETTY BOGAN GADDY IS CANDIDATE FOR DEGREE AT NTSU

DENTON, Aug. 12 — Mrs. Betty Bogan Gaddy of Dallas is among 665 seniors who have applied for bachelor's degrees at North Texas State University.

Summer commencement exercises are scheduled for 8 p. m. Aug. 24 at Fouts Field.

Mrs. Gaddy, daughter of Sid Bogan, is seeking the bachelor of science degree in elementary education.

Mr. and Mrs. Elmer Berryhill are in Dallas this week where he is attending the State Ag Teachers Convention.

The Berryhills left Sunday morning after Sunday School and drove to Bonham and left Becky and Randy with their grandmother, Mrs. Elmer Berryhill, Sr.

Elmer will be awarded a 15-year pin at the convention for that many years in the teaching profession.

The Quitaque Schools will begin on Monday, August 30, Supt. Johnny Mason has announced this week.

Mr. Mason said that school will open with assembly at 9 o'clock in the school auditorium. Classes will be held all day, lunch will be served in the cafeteria and buses will run the regular routes both morning and evening.

The faculty for both the grade and high schools is complete as two new teachers were hired recently by the school board.

Grade school principal Glenn Sanders resigned this summer to accept the position as Superintendent of Schools at Roaring Springs and Ted Schwarz, who taught in the grades and served as Jr. High coach, also resigned and was hired as principal of the Wildorado School near Amarillo.

The local school board hired Wilburn Leeper as Grade School Principal to replace Sanders and two weeks ago, the Board hired two more teachers to round out the faculty. The two new teachers are Bill Wiggins of Hedley, who is presently working at Lubbock and Gano Wilson of Quail, currently attending the summer session at WT.

Mr. Wiggins will teach math in the grades and coach Junior High basketball and Mr. Wilson will teach science in the elementary grades and will coach high school girls basketball.

Supt. Mason said that there will be a faculty meeting in the cafeteria Saturday, August 28 at 10 o'clock.

Mr. Mason said that if there are high school students in the district who are not already enrolled in the local schools, it would be better if they drop by his office and enroll prior to the first day of school.

JACK CHANDLER HAD SURGERY LAST WEEK AT PLAINVIEW

Jack Chandler underwent surgery at Plainview Hospital and Clinic in Plainview last Thursday. He returned home Monday and reports that he is improving.

TO TEACH AT PLAINVIEW



Melvin Carter

Melvin Carter, son of Mr. and Mrs. Ralph Carter and a recent graduate of Texas Tech at Lubbock, has accepted a job as teacher in the Plainview School system.

Melvin will teach math at Estacado Junior High or in the High School and will coach tennis.

Melvin is a 1960 graduate of QHS and also attended South Plains JC at Levelland two years prior to enrolling at Tech.

Melvin received a B. S. degree in Education with a Physical Education major and a math minor.

Freeman Explains Farm Legislation

"This is in reply to the large number of inquiries received by the Department of Agriculture concerning provisions of the legislation relating to wheat, feed grains and cropland adjustment contained in the Farm Bill, H. R. 9811 recently approved by the House Agricultural Committee, and to its ultimate effect upon farm income and consumer cost, particularly questions concerning a so-called 'bread tax.'"

Major provisions of the House Bill are:

1. A wheat program basically similar to the one in effect last year would be improved and would increase wheat producer's incomes by \$150 million a year while continuing to reduce Government costs and improve production and marketing flexibility.

2. The feed grain program which has successfully reduced carryover supplies of feed grain

from 84 to 56 million tons since 1961, and added \$3 billion to farm income while achieving market stability, would be extended and improved.

3. A cotton program that would continue the one-price approach which has successfully placed domestic processors in a competitive position with foreign processors and increased domestic consumption while giving cotton farmers more freedom of choice in planting and marketing.

4. A new cropland adjustment program that would assist farmers in shifting acreage from allotted crops into conservation and recreation uses.

5. A dairy program that would make available to dairy producers in Federal order market areas a class I base provided the plan is approved in a referendum.

6. The present wool incentive program, designed to en-

courage domestic production of wool, would be continued for four years with the minimum support level to be set at 77 percent of parity.

Under the bill approved by the House Agricultural Committee, the voluntary wheat certificate program would be continued for four years.

Basic provisions of the bill would:

1. Suspend marketing quotas while the program is in effect.

2. Continue and simplify computation of state, county and farm allotments. Allotments would be computed on the basis of the preceding year's allotment instead of five and ten-year averages.

3. Benefits would be computed on the basis of projected yields instead of being tied to historical averages.

4. Acreage allotments with payments for diversion of acre-

age to conserving use would be continued.

5. Diversion payments authorized on additional voluntary diversion up to 50 percent of farm allotment.

6. Domestic marketing certificates would be issued for not less than 500 million bushels annually.

Wheat with domestic certificates would be supported at or near 100 percent of parity, or about \$2.50 a bushel.

8. Support of non-certificate wheat through loans at a level based on competitive world prices and feeding value of wheat related to feed grains.

8. Continue authority for export certificates.

10. Permit guar, sesame, safflower, sunflower, castor beans, mustard seed or flax to be grown on diverted acres at reduced rates.

11. Allow substitution of wheat and feed grain acreages as

in 1965.

12. Leave minimum resale price of CCC wheat at present level.

13. Provided authority to broaden provisions for exempting flour clears not used for human consumption from marketing certificate requirement.

Contrary to the charges by those who oppose the proposed voluntary Wheat Certificate Program, it does not constitute a "bread tax" on consumers.

The Wheat Certificate Program completed its first year on June 30 with these results:

Profit to wheat users thus far in 1965, according to recent Standard and Poor's Surveys, are higher in nearly every case than for the same period in 1964.

Consumer prices for wheat products have remained stable. Bread prices in the past 12 months have averaged 21 cents (Continued on Back Page)

The Quitaque Tribune

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Any erroneous reflections upon the character, standing or reputation of any person, firm or corporation which may appear in the columns of The Quitaque Tribune will be gladly corrected upon its being brought to the attention of the publishers.

Mr. and Mrs. Ross Herrington, Lex and Lesa, and Max and Kim Ham returned home Tuesday of last week from a vacation trip through Oklahoma and into Arkansas. They drove to Oklahoma City the first day and took the children through the zoo. Max and Kim also went swimming.

The next day they drove into Arkansas, camping on the lake near Beaver. They took a tent and camping gear and all of them enjoyed camping out and cooking out. Their camp was only a short distance from Eureka Springs and they made several trips into town for the children to look around and to shop. At Eureka Springs they visited the Onyx Cave and Max and Ross did some fishing.

Mr. and Mrs. N. W. Herrington and son, Don, who live at St. Louis, Mo., drove down on Saturday and spent the night camping out with Ross, Patsy and the children. (It rained that night).

They returned home by Norman, Okla., where they spent the night in a motel, and went swimming again. They report a good trip.

Mr. and Mrs. Hayden Boggs visited Mr. and Mrs. C. P. Richmond Saturday night and played 42.

Visitors at the John King home Sunday were Mrs. Opal Broxson of Sunray; N. L. Bedwell; Mr. and Mrs. James Hawkins, Beth, Troy, and Coy, Mr. and Mrs. Johnny King and Lulu, and Mark King, Silverton; Danny Mayfield of Fort Worth. N. L. Bedwell returned home with Mrs. Broxson to spend a few days.

Marilyn Hutcheson and Patricia Brunson are at Texas Tech this week attending the School Annual workshop.

Mr. and Mrs. Ralph Carter visited Mr. and Mrs. Larry Hedrick, Scott and Todd, in Abernathy last Saturday. Scott returned home with his grandparents to spend a few days this week.

BRUNSON FAMILY REUNION HELD AT LAKE TEXHOMA

The Brunsons met in Bayview Lodge at Lake Texhoma, Oklahoma, Friday, Aug. 6 thru Saturday and Sunday, with everyone leaving for home Sunday at noon.

There are thirteen brothers and sisters and all were present with the exception of one sister, Mrs. Ruby Ray of Los

Angeles, Calif., who has a severe heart condition.

Those present were: Mr. and Mrs. H. E. Brunson of Hamilton, Kan.; Mrs. Nettie Kinslow, Lawrenceburg, Tenn.; Jess Brunson, Quitaque; Mr. and Mrs. Edd Mabes, Redondo Beach, Calif.; Mr. and Mrs. B. K. Hamilton, and R. L. Brunson, Quitaque; Mr. and Mrs. George Brunson and son, Kress; Mr. and Mrs. D. E. Brunson and family, Quitaque; Mrs. Robert Layton and children of Pauls Valley, Okla.; Mr. and Mrs. James Brunson and children, Quitaque; Mr. and Mrs. Jack Jordan, Kerrville; Mrs. Betty James, Amarillo. Nieces, nephews, cousins and friends present: Mr. and Mrs. Jack Meeks and sons, Fort Worth; Merlyn Lusk, Fort Worth; Mr. and Mrs. Jerry Hamilton, Tularosa, N. M.; Mr. and Mrs. Kenneth Hamilton and family of Weatherford; Raymond and Dee Lusk, Kerrville; Martha Sue Hollar, Amarillo; Mr. and Mrs. Jr. Mabes, Lomita, Calif.; Mr. and Mrs. Leonard Brunson and family, Hutchinson, Kan.; Mr. and Mrs. Bobby Brunson and family, Quitaque; Mr. and Mrs. Homer Claborn, Cisco; Mr. and Mrs. Perry Burns, Carbon; and Mr. and Mrs. Charlie Jones and family, Oklahoma City.

Mr. and Mrs. Ray Don King and children of Hereford spent Tuesday night of last week with his grandparents, Mr. and Mrs. Buddy Morris. They were enroute to Cisco to visit Mrs. King's mother and grandmother. Ray Don returned home Sunday, but his family remained at Cisco for a longer visit. Ray Don had lunch Sunday with his grandparents, enroute home.

Mr. and Mrs. Arthur Gregg of Amarillo visited her brother and his wife, Mr. and Mrs. Buddy Morris Saturday afternoon. They spent the night with Mrs. J. W. Ewing and were dinner guests of Mr. and Mrs. Morris on Sunday.

Mr. and Mrs. J. C. Hamilton have their grandchildren, Nellie, Mike, Nita Sue, and Jan Chandler of Tahoka visiting at their home.

Mr. and Mrs. A. B. Ramsey and family and D. C. Duck met the Glenn Barrett family of Amarillo at Buffalo Lake Monday and spent the night on the lake. They returned home Tuesday evening.

Mr. and Mrs. Murray Morrison and Neva Dale, Mrs. Reg Cushenberry, and Charles Edleman of Amarillo left Monday of last week for a vacation trip to New Mexico and Colorado.

They drove first to Santa Fe, N. M., stopping there for a visit to the museum, then drove to Durango, Colo. They took the train ride to Silverton, Colo., then visited Canon City, the Royal Gorge, then to Colorado Springs, where they took the children to the zoo, Cave of the Winds and also attended the Pikes Peak Rodeo, the Flying W Ranch barbecue and western show, then returned home Saturday night, reporting a very nice trip.

Mr. and Mrs. Alton Johnson were host and hostess for a steak supper Saturday evening with Mr. and Mrs. Jack Trout of Pinetop, Ariz. and Mrs. Annie Gregg of Phoenix, Ariz., and Mr. and Mrs. Bill Woods and Earl Lee as guests.

Guests in the home of Mr. and Mrs. N. V. Hamilton this week are their daughters, Hope Hamilton of Dallas, and Mrs. Billy Rodgers and her family of Tyler. Other visitors were Mrs. Robert Hamilton and children and Mrs. M. N. Weatherwax of Amarillo, who came Monday. Carol Hamilton remained with her grandparents for a longer visit this week.

Mr. and Mrs. N. V. Hamilton visited Webb Taylor at Stanley Hospital in Matador last Friday evening.

Mr. and Mrs. Bud Bailey, Charlene and Janet spent from

Wednesday until Friday at Lake Altus last week.

Mrs. Bud Bailey, Charlene and Janet visited Mrs. Ober Johnson at Stanley Hospital in Matador Monday morning.

Mr. and Mrs. Cloyce Teston of Truth or Consequences, N. M. spent Friday and Saturday visiting relatives here, her uncle and aunt, Mr. and Mrs. W. J. Carter and her cousins, Mr. and Mrs. Ralph Carter and Mr. and Mrs. Boone McCracken.

Barry and Becky Francis of Silverton spent several days this week with their grandparents, Mr. and Mrs. Boone McCracken.

Mrs. LaVina Johnson, who has been taking care of Mrs. J. N. Hamilton, moved to Flomont on Tuesday of this week.

Guests in the home of Mr. and Mrs. D. W. Baca and children from Saturday until Tuesday were his sister, Mrs. Arthur Kunz and husband and his parents from Schulenburg.

Mr. and Mrs. Jarrell Rice, Mike and Nadine, and Mrs. Rice's sister, Delores Sanders of Hedley left Tuesday morning to spend a few days in Ruidoso, N. M.

Sunday visitors at the home of Mr. and Mrs. Willie Woods and Chlonze were Mrs. G. W. Hamilton and Mr. and Mrs. C. E. Hamilton and family of Lubbock.

Mr. and Mrs. R. A. White and Paul of Tulia spent Sunday with his mother, Mrs. Ben White and his sister, Mrs. P. John Monk and her family. They were all guests of Mrs. Ben White for lunch.

Mr. and Mrs. W. A. Beard of San Angelo spent the week-

end with her mother, Mrs. J. T. Bradley and with her sister, Mrs. Dick Taylor.

Mrs. Odell Johnston and David spent Saturday night with Mr. and Mrs. Glen Smith and Lynn.

Guests in the home of Mr. and Mrs. Cecil Price Sunday were Mr. and Mrs. A. C. Price and children of Amarillo, and Margie Price of Midland.

Mr. and Mrs. Jimmy Davidson and Mrs. Estelle Davidson attended a Curtis family reunion at City Park in Memphis Sunday. There were approximately 60 present.

Mr. and Mrs. Rayford Hewett and Jonathan of Alvarado spent the week-end with her parents, Mr. and Mrs. J. T. Persons. Mrs. Hewett had told her parents while she was here that her sister, Barbara Kaether, had been trying to get her to enter Jonathan in the baby show at the old settlers reunion at Alvarado, but Jonathan was

not feeling well when they left here and she had not made up her mind to enter him. She called her parents Tuesday night about 11 o'clock to report that she had entered Jonathan in the contest and he won first place over the 45 other entries. (Of course, all grandparents know beforehand that their grandchild will win).

Mrs. Jim Mayfield and Mrs. Ronnie Richmond were in Lubbock Monday morning where Mrs. Richmond had dental surgery. She is recuperating fine.

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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 2, 1965.

HOUSE JOINT RESOLUTION NO. 67 proposing an Amendment to Section 1-a of Article V of the Constitution of the State of Texas, by adding to said Section as presently written, the following provisions: requiring automatic retirement of certain District and Appellate Judges at age seventy-five (75) or such earlier age, not under seventy (70), as may be provided by law; creating a State Judicial Qualifications Commission and providing for its composition and the qualifications, methods of selection and terms of office of its members; defining the function and procedure of said Commission, including the duty to investigate, and hold hearings in respect of, disability and misconduct of District and Appellate Judges and to make recommendations to the Supreme Court of Texas for involuntary retirement or removal of such Judges; empowering the Supreme Court of Texas, in its discretion, to retire such Judges for disability and to remove them for misconduct, upon recommendation of the aforesaid Commission and consideration of the record made before it; defining misconduct for which said Judges may be so removed; providing that the proceedings of said Commission shall be confidential until filed in the Supreme Court with recommendation for retirement or removal; and providing that the removal provisions hereby established shall be alternative to and cumulative of those provided elsewhere in the Constitution.

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

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

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

him from serving the remainder of said term nor be applicable to him before his period or periods of judicial service shall have reached a total of ten (10) years.

"(2) There is hereby created the State Judicial Qualifications Commission, to consist of nine (9) members, to wit: (i) two (2) Justices of Courts of Civil Appeals; (ii) two (2) District Judges; (iii) two (2) members of the State Bar, who have respectively practiced as such for over ten (10) consecutive years next preceding their selection; (iiii) three (3) citizens, at least thirty (30) years of age, not licensed to practice law nor holding any salaried public office or employment; provided that no person shall be or remain a member of the Commission, who does not maintain physical residence within this State, or who resides in, or holds a judgeship within or for, the same Supreme Judicial District as another member of the Commission, or who shall have ceased to retain the qualifications above specified for his respective class of membership. Commissioners of classes (i) and (ii) above shall be chosen by the Supreme Court with advice and consent of the Senate, those of class (iii) by the Board of Directors of the State Bar under regulations to be prescribed by the Supreme Court with advice and consent of the Senate, and those of class (iiii) by appointment of the Governor with advice and consent of the Senate.

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

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

"(5) The Commission may hold its meetings, hearings and other proceedings at such times and places as it shall determine but shall meet at Austin at least once each year. It shall annually select one of its members as Chairman. A quorum shall consist of five (5) members. Proceed-

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

"(6) Any Justice or Judge within the scope of this Section 1-a may, subject to the other provisions hereof, be removed from office for willful or persistent conduct, which is clearly inconsistent with the proper performance of his said duties or casts public discredit upon the judiciary or administration of justice; or any such Justice or Judge may be involuntarily retired for disability seriously interfering with the performance of his duties, which is, or is likely to become, permanent in nature.

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

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

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

"(10) All papers filed with and proceedings before the Commission or a Master shall be confidential, and the filing of papers with, and the giv-

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

"(11) The Supreme Court shall by rule provide for the procedure before the Commission, Masters and the Supreme Court. Such rule shall afford to any judge against whom a proceeding is instituted to cause his retirement due process of law for the procedure before the Commission, Masters and the Supreme Court in the same manner that any person whose property rights are in jeopardy in an ordinary proceeding is entitled to due process of law, regardless of whether or not the interest of the judge in remaining in active status is considered to be a right or a privilege. Due process shall include the right to notice, counsel, hearing, confrontation of his accusers, and all such other incidents of due process as are ordinarily available in proceedings whether or not misdemeanor is charged, upon proof of which a penalty may be imposed.

"(12) No Justice or Judge shall sit as a member of the Commission or Supreme Court in any proceeding involving his own retirement or removal.

"(13) This Section 1-a is alternative to, and cumulative of, the methods of removal of Justices and Judges provided elsewhere in this Constitution."

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

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

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

Sec. 3. The Governor shall issue the necessary proclamation for the election, and this Amendment shall be published as required by the Constitution and laws of this State.

Friday night in Amarillo. They took their grandsons, Rick and Chuck Rivers home after spending last week here.

Mr. and Mrs. Jack Trout of Pinetop, Ariz. visited Mr. and Mrs. Dick Hooks Sunday.

HISTORICAL SURVEY COMMITTEES TO MEET AT TULIA

The Briscoe County Historical Survey Committee has been invited to attend a regional workshop of County Historical

Survey Committees in Tulia, Committee Chairman.

Briscoe is one of 15 counties invited for the afternoon workshop to begin with a luncheon at Wayne's Restaurant in Tulia at twelve o'clock. The group will then adjourn to the Swisher County Electric Cooperative Building to continue their meeting.

Mrs. L. E. Dudley of Abilene is the Texas State Historical Survey Committee member in charge of Region 18 of which this county is a part.

According to Mrs. Dudley,

Saturday, August 14, according to Mrs. C. O. Allard, County this meeting has been planned to give our local county committees the opportunity to tell of their work to preserve Texas history, to learn of the statewide work of the TSHSC, and to discuss ways and means to save and see the history of Texas in our particular areas.

Mrs. Dudley also stated that "we are most fortunate to have on our program Robert Goss, Chairman of the Swisher County Historical Survey Committee, who will discuss 'What Can

We Accomplish Through Regional Organization?'"

The State Headquarters will be represented by the newly appointed Executive Director of the Texas State Historical Survey Committee, Truett Latimer, who will report in statewide activities.

Members of the Briscoe Co.

Historical Survey Committee are: Mrs. O. R. Stark, Jr., Mrs. Alton Johnson, Mrs. Berton Hughes and Mrs. Carroll Garrison.



99% OF THE COOKING AT THE WORLD'S FAIR IS PROVIDED BY GAS

Pioneer Natural Gas Company

- Local Briefs -

Mr. and Mrs. Eldon Lyles and Don, and Mrs. Raymond Waldrop and Beth of Clarendon visited Mr. and Mrs. Buddy Morris Saturday afternoon. They came for their daughter, Melinda Lyles, who had been visiting at the Johnny Mason home and other friends here last week.

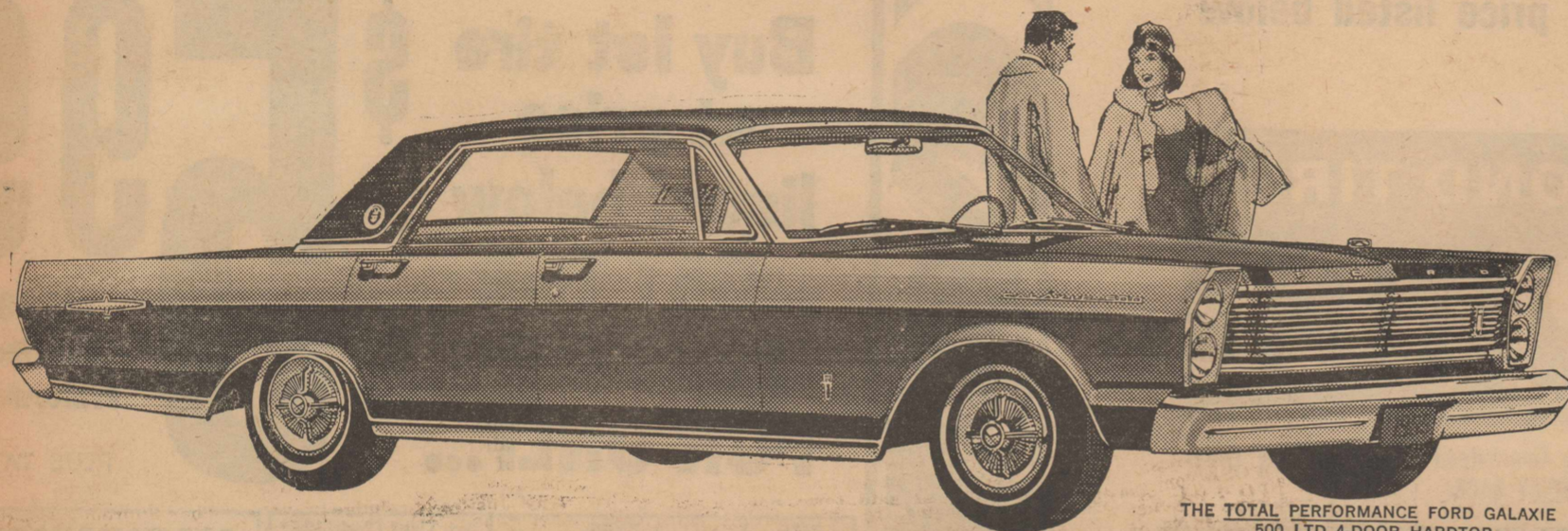
Mr. and Mrs. James Barefield and Joey spent Friday and

GRAND Opening

OF

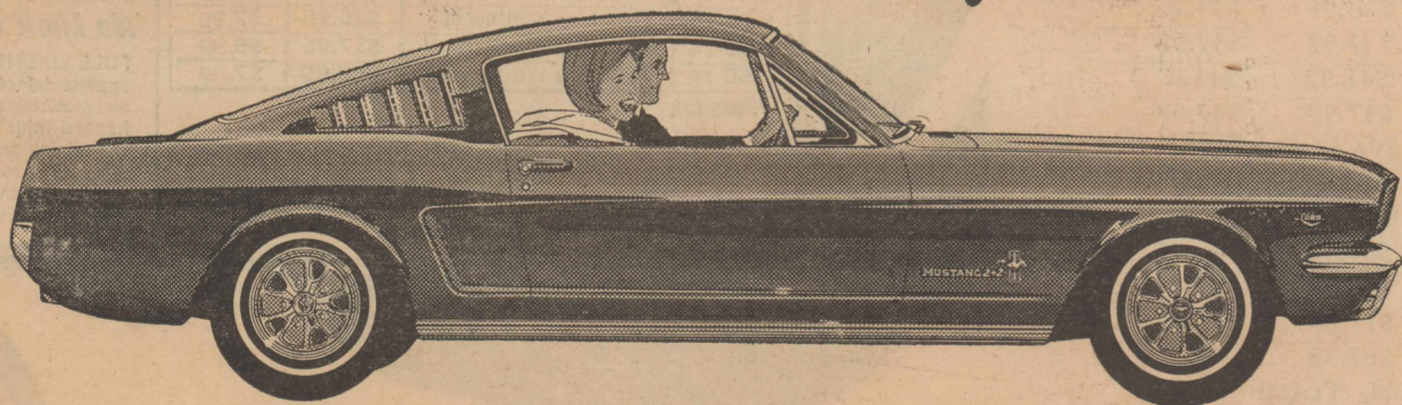
Bill Wristen Ford, Inc.

Friday & Saturday, August 13 & 14



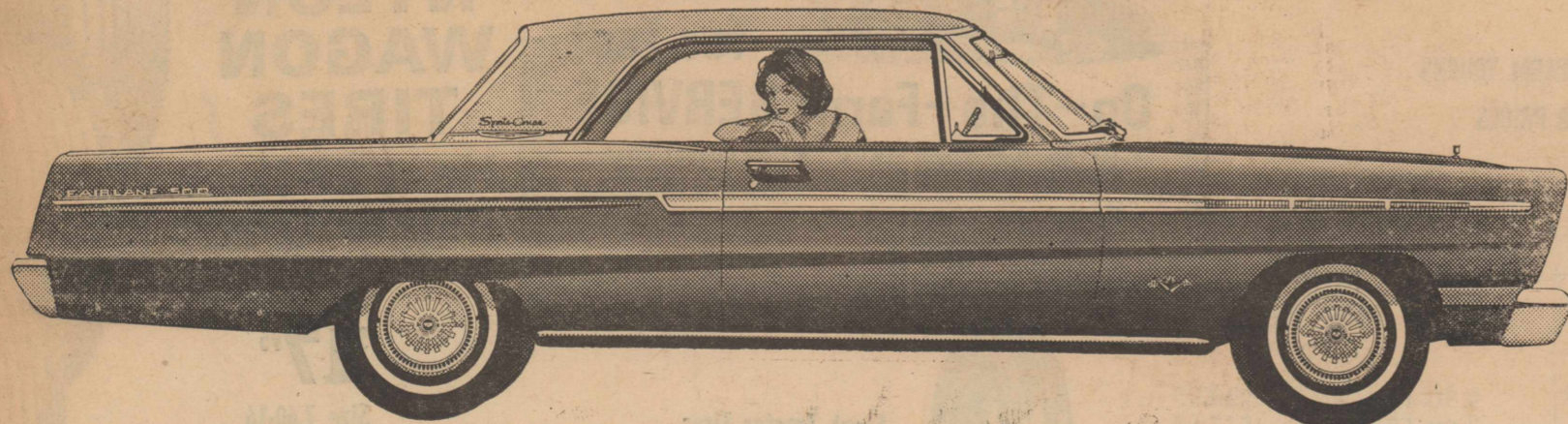
THE TOTAL PERFORMANCE FORD GALAXIE 500 LTD 4-DOOR HARDTOP

Now... look into the many worlds



THE TOTAL PERFORMANCE MUSTANG 2+2

of Total Performance for '65



THE TOTAL PERFORMANCE FAIRLANE 500 SPORTS COUPE

-best year yet to go Ford!

From a new reversible key to a brand-new luxury series, the '65 Fords are so new you just have to see them for yourself.

New world of elegance... 17 solid, quiet Fords, including a new super luxury series—the LTD 2- and 4-Door Hardtops. New body, frame and suspensions give the smoothest,

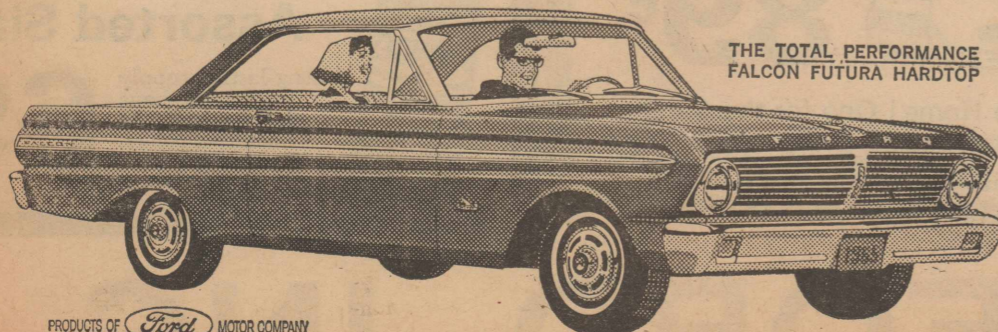
quietest ride ever. New wider tread, new spaciousness, new Big Six engine.

New "cool" world of Mustang... Fastback 2+2 joins the Hardtop and Convertible. Many luxuries standard. New options include front disc brakes.

New world of value... 8 Fairlanes, bigger,

handsomer, better buys than ever. A livelier, smoother new Six—2 hotter V-8 options. 3-speed Cruise-O-Matic optional.

New world of economy... 13 Falcons with up to 15% greater fuel economy as a new livelier Six teams with optional 3-speed Cruise-O-Matic. New battery-saving alternator.



THE TOTAL PERFORMANCE FALCON FUTURA HARDTOP

Best year yet to go Ford!
Test Drive Total Performance '65

FORD

MUSTANG • FALCON • FAIRLANE • FORD • THUNDERBIRD
RIDE WALT DISNEY'S MAGIC SKYWAY AT THE FORD MOTOR COMPANY'S WONDER ROTUNDA—NEW YORK WORLD'S FAIR

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 47 proposing an Amendment to Section 4, Article III, Constitution of the State of Texas, to provide four-year terms of office for State Representatives.

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

Section 1. That Section 4, Article III, Constitution of the State of Texas be amended to read as follows:

"Section 4. The members of the House of Representatives shall be chosen by the qualified electors for the term of four years; but a new House of Representatives shall be chosen after every apportionment, and the members elected after each apportionment shall be divided by lot into two classes. The seats of the members of Class A shall be vacated at the expiration of the first two years, and those of Class B at the expiration of four years, so that one-half of the members of the House of Representatives shall be chosen biennially thereafter. Representatives shall take office following their election, on the day set by law for the convening of the Regular Session of the Legislature, and shall serve thereafter for the full term of years to which elected and until their successors shall have been elected and qualified. Except in case of an election to fill a vacancy, and except in the first election following each re-apportionment, a person who has been elected to the House of Representatives shall not be eligible to be a candidate again for membership in the Legislature until the term for

which he was elected has less than one year remaining."

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

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

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

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.

Sec. 4. In the event the Constitutional Amendment proposed in this Resolution is adopted by the people of Texas in the election in November, 1965, the Governor of Texas is directed not to issue a proclamation for the election and not to publish notice thereof for the Constitutional Amendment proposed by House Joint Resolution No. 1 of the 59th Texas Legislature, since the provisions of said House Joint Resolution No. 1 are included in this Resolution. But, should this proposed Amendment be rejected by the people of Texas in the election in November, 1965, then the terms and provisions of House Joint Resolution No. 1 shall be and remain in full force and effect and shall be proclaimed and published and submitted to the electorate in November, 1965, as provided in said House Joint Resolution No. 1.

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 2, 1965.

SENATE JOINT RESOLUTION NO. 7 proposing an Amendment to the Constitution of the State of Texas providing for the exemption from local ad valorem taxes of the property of certain charitable organizations, provided such organizations meet certain conditions and requirements and expend at least One and One-half Million Dollars (\$1,500,000.00) annually on free medical and hospital care for the indigent within the State of Texas; providing for the necessary election, form of ballot, proclamation and publications.

PREAMBLE

WHEREAS, The Legislature finds and declares that there is a need for the operation of hospitals by private charitable enterprises which will furnish free medical and/or hospital care for the indigent in Texas; and

WHEREAS, The operation of such hospitals and the furnishing of such free medical care and hospitalization for the indigent in Texas will add to the welfare and well-being of the State of Texas and its residents and citizens; and

WHEREAS, The need for the operation of such hospitals and the furnishing of such free medical care and hospitalization for the indigent is especially great in counties having a population in excess of one million two hundred forty thousand (1,240,000); and

WHEREAS, It is found and declared to be the Public Policy of the State to foster and encourage such operation of hospitals as aforesaid; now, therefore,

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

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

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

"(1) such trust or organization has expended for free hospital and/or medical care within the State of Texas, during the calendar year next preceding, a sum of not less than

One and One-half Million Dollars (\$1,500,000.00); and, further provided,

"(2) after such exemption has been in force and effect for one full calendar year, the amount expended for free hospital and/or medical care, within the State of Texas, amounts to not less than One Million Eight Hundred Thousand Dollars (\$1,800,000.00) for the calendar year next preceding; and, further provided,

"(3) such trust or organization is exempt from United States income taxes;

"(4) such charitable trust or organization maintains its domicile and operates a hospital or hospitals in a county having a population of more than one million two hundred forty thousand (1,240,000) according to the last preceding Federal Census, and such exemption shall apply only to the properties of such charitable trust or organization located within the county of its domicile.

"Proof of compliance with all applicable conditions stated above, shall constitute a complete defense to any suit for ad valorem taxes levied or attempted to be levied by any taxing entity other than the State of Texas itself.

"This Amendment shall be self-enacting."

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, 1965, at which election all ballots shall have printed thereon the following:

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

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

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.

FREE SOFT DRINKS FOR EVERYONE

Friday & Saturday, August 13 & 14

FREE PRIZES

JUST COME IN AND REGISTER
NO OBLIGATION

FREE

- 10 LUCKY ADULT WINNERS
- 20 BRAKE ADJUSTMENTS
- 20 WHEEL PACKS
- KIDS UNDER 16 \$10 CASH PRIZE

FREE

GRAND PRIZE SET OF 4
FIRESTONE NYLON WHITEWALLS
TO FIT YOUR CAR

GRAND OPENING

Bill Wrysten Ford, Inc.

Handling A Complete Line of

Firestone TIRES

FREE BALLOONS FOR THE KIDS

ORCHIDS

FOR THE LADIES



Field & Road TRACTOR TIRES

Buy 1st tire at low price listed below
...get the

1/2 SECOND TIRE PRICE

Firestone Field & Road Tires are Guaranteed to Outpull Any Other Replacement Tires or . . . YOUR MONEY BACK!

SIZE	PLY	1st TIRE	2nd TIRE	YOU SAVE!
11.2-28	4	\$ 66.50	\$33.25	\$33.25
12.4-28	4	\$ 75.85	\$37.92	\$37.92
13.6-28	4	\$ 83.85	\$41.92	\$41.92
14.9-28	4	\$ 95.95	\$47.97	\$47.97
18.4-34	6	\$192.35	\$96.17	\$96.17
12.4-38	4	\$ 98.90	\$48.45	\$48.45
13.6-38	4	\$101.40	\$50.70	\$50.70
13.6-38	6	\$119.15	\$59.57	\$59.57
14.9-38	6	\$134.65	\$67.32	\$67.32
15.5-38	6	\$143.35	\$71.67	\$71.67
14.9-38	6	\$134.65	\$67.32	\$67.32

All Tires Plus Tax and Two Recappable Tractor Tires

NYLONAIRE TIRES

Buy 1st tire at price listed below
...GET THE 2nd TIRE FOR ONLY...

\$ 5.99
\$7.99 Tubeless Whitewalls PLUS TAX

SIZE	TYPE	1st TIRE*	2nd TIRE*
6.70-15	Tubeless Blackwall	\$14.95	\$5.99
6.70-15	Tubeless Whitewall	\$17.95	\$5.99
6.70-15	Tubeless Blackwall	\$17.95	\$5.99
6.70-15	Tubeless Whitewall	\$20.95	\$7.99
7.50-14	Tubeless Blackwall	\$17.95	\$5.99
7.50-14	Tubeless Whitewall	\$20.95	\$7.99

*Plus tax

NO TRADE-IN NEEDED
ALL TIRES MOUNTED FREE

NATIONWIDE GUARANTEE

No Limit on MILES...
No Limit on MONTHS

FULL LIFETIME GUARANTEE against defects in workmanship and materials and all normal road hazard injuries for the life of the original tread. Replacements are pro-rated on tread wear and based on current Firestone retail price at time of adjustment.

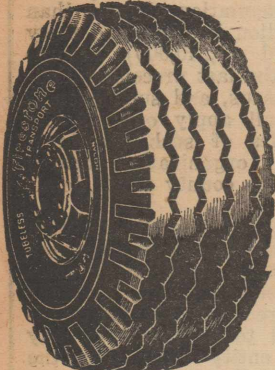


Exclusive 23° ANGLE Traction Bars

SUP-R-TUF Rubber for Extra Seasons of Wear

FIRESTONE FIELD & ROAD TRACTION GUARANTEE

If, within 60 days of the date of purchase, the new Field & Road Tire does not outpull any other replacement rear tractor tire you've ever bought, your Firestone Dealer or Store will (1) refund within 30 days thereafter the amount paid or (2) allow the amount paid in full credit on any other Firestone rear tractor tires. (This on any other Firestone rear tractor tires used in rice and cane farming.)
The new Firestone Field & Road Tractor Tire is further guaranteed against defects in workmanship and materials for the life of the original tread. This guarantee provides for a real tread. This guarantee provides for a real tread. This guarantee provides for a real tread. This guarantee provides for a real tread. This guarantee provides for a real tread.



Firestone TRANSPORT NYLON TRUCK TIRES

For PICKUP, DELIVERY and FARM TRUCKS
Now at PASSENGER CAR PRICES

Size	Ply	Cord	Exchange Price
6.70-15	6	Nylon	\$16.00
6.50-16	6	Nylon	\$18.00
7.00-15	6	Nylon	\$21.00
7.00-16	6	Nylon	\$21.00
7.00-17	6	Nylon	\$26.00
7.50-16	8	Nylon	\$27.00
7.50-20	10	Nylon	\$42.00
8.25-20	10	Nylon	\$45.00
9.00-20	10	Nylon	\$56.00

Everything You Need In a Truck Tire at Economy Prices!



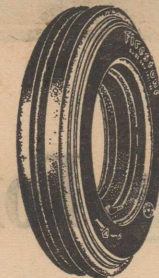
On-The-Farm SERVICE

- Tire and tube repair. We fix flats right On-the-Spot.
- Hydroflation. We are equipped to liquid weight your tires on your tractor.
- Free Loaner Tires. If we can't repair your tires on the spot, we'll loan you new ones while yours are being fixed.

NYLON FARM TIRE 6 Ply

9.50-14	\$20.95
7.60-15	\$17.95
7.60-16	\$18.95

Above Prices Plus Tax



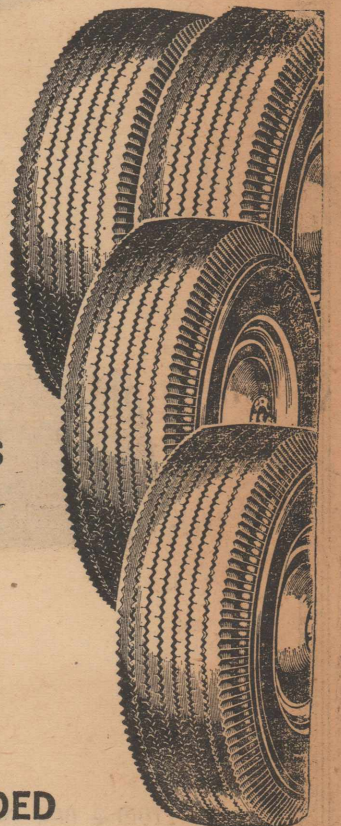
Front Tractor Tires At LOW, LOW PRICES!

Firestone NYLON WAGON TIRES

Haul 25% Bigger Loads

Size 7.50-15 \$17.95
Size 7.60-16 \$18.95

All Prices Plus Tax
NO TRADE-IN NEEDED

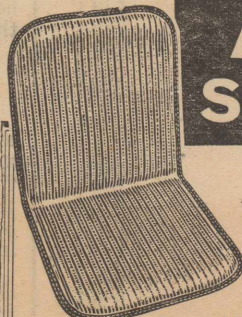


E-Z POUR PAIL



Only **67c**

Dozens of uses around the house. Made of lightweight polyethylene... won't rust or scratch. Anti-splash lip.

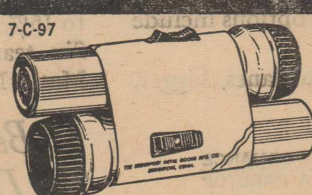


Air-Cooled Seat Cushion

Only **1.99**

Makes warm weather driving more comfortable. Coil-spring construction with porous fiber cover allows free air flow through seat and back.

PAIR-O-FLASHLIGHTS



Both for only

89c

One for the Home! One for the Car!
Each flashlight produces powerful 300-ft. beam. Heavy-gauge steel case, chrome finish, red safety-glow lens ring. Each uses size "D" batteries (not included).

BAG FULL-O-SPONGES



30 Sponges in Assorted Sizes

Long-lasting supply of polyurethane plastic sponges in assorted colors. Truly odorless... never harden.

69c

BILL WRISTEN FORD, INC.

WEST HIGHWAY 86

SILVERTON, TEXAS

PHONE 3351

Mr. and Mrs. James Farley and family of Farmington, N. M. are visiting the Wendell Farleys and the O. E. Chandlers this week.

Mr. and Mrs. Graves Mayfield of Waco visited his parents, Mr. and Mrs. Jim Mayfield, Wednesday and Wednesday night recently and returned their children home after they had spent three weeks here with their grandparents.

Mr. and Mrs. Gene Mayfield of Odessa returned from the coaching school at Dallas last Friday and spent the night with his parents, Mr. and Mrs. Jim Mayfield. They returned home Saturday morning and

left their son, Steve to visit another week with his grandparents.

Mr. and Mrs. F. C. Benson spent from Thursday of last week until Monday of this week at Possum Kingdom Lake fishing. They report the crappie biting good and they had a good catch.

Mrs. Jessie Mitchell of Russellville, Ark. arrived Wednesday to visit her sister, Mrs. R. L. Patrick. Mr. and Mrs. John Boyles of Silverton drove down to Childress to meet Mrs. Mitchell.

— Go To Church Sunday —

Flomot News

(By Barbara Moseley)

Mr. and Mrs. Earl Whitaker and Jan, and Mr. and Mrs. Bennie Brown and children of Quitaque visited in Amarillo Thursday and Friday attending to business and visiting friends and relatives. They visited an uncle, Dill Whitaker, who is seriously ill.

Mr. and Mrs. Don Monk and children of Turkey visited Mr. and Mrs. James Monk Sunday.

Mr. and Mrs. Clayton Bond have returned from a trip to Irving, Teague, La Porte, Hardin and Freepport. They were accompanied by Mr. and Mrs. Victor Bond and Brett of Lubbock.

Mr. and Mrs. Morris Degan and Nanette of Medicine Mound visited his parents, Mr. and Mrs. Joe Degan and Stanley Sunday.

Mr. and Mrs. Larue Newcomer and Rulene and a friend, Kay Doroney of Oakland, California visited Mr. and Mrs. Bud Morris, Mrs. M. C. Washington, and Mr. and Mrs. Wendell Morris and children the past week. Also visiting in their home on Sunday were Mr. and Mrs. Walter Burns and children, and Mr. and Mrs. Jim Blanchard and children, all of Plainview.

Mr. and Mrs. Bud Morris, Mrs. M. C. Washington, Mr. and Mrs. Wendell Morris and children, Wayne Gourdon, Kathy Martin, Roye, Jackie and Jeanine Pigg, all of Flomot and Mr. and Mrs. Larue Newcomer and Rulene and Kay Doroney of Oakland, Calif. were guests at a fish fry at the home of Mr. and Mrs. Jim Blanchard at Plainview, Tuesday night.

Sam Ross and Jimmy drove up to Lake Meredith Sunday.

CITY CAFE
SPECIALIZING IN BARBECUE
Week Day Hours
6:00 a. m. - 8:00 p. m.
SATURDAY
5:30 a. m. - 9:30 p. m.
OPEN EVERY
SUNDAY

Mrs. C. C. Jones, Mrs. Sam Ross, and Mrs. Bill Sauls went shopping in Amarillo last week.

Mr. and Mrs. Max Washington of Sundown spent the weekend with his parents, Mr. and Mrs. Gordie Washington and returned their children, Todd and Melynn, who had spent last week with their grandparents, back to their home.

Mr. and Mrs. Jake Merrell of Quitaque visited at the home of his parents, Mr. and Mrs. W. W. Merrell Sunday.

Mr. and Mrs. R. A. Seay of Matador spent Sunday with her sister and husband, Mr. and Mrs. Earnest Fisher.

Orval Webb of Muleshoe recently visited friends and relatives in Flomot.

Mr. and Mrs. Rodney Hammons and Cody Lee of Canyon, spent Sunday with his parents, Mr. and Mrs. Harmon Moseley and Barbara.

Mr. and Mrs. W. W. Merrell were in Floydada on business last Friday.

Mrs. R. L. Anderson and Mrs. C. B. Jones, both of Matador attended services at the First Methodist Church Sunday and were dinner guests at the home of Mr. and Mrs. John Jones and Francis.

Mr. and Mrs. W. W. Merrell were in Amarillo Wednesday of last week for medical checkups.

Mr. and Mrs. Don Lewis and Tammy of Wichita Falls was a recent visitor at the home of her parents, Mr. and Mrs. Art Green and children.

Mr. and Mrs. Wilburn Martin and children and Francis Jones spent Monday through Friday at Six Flags Over Texas.

Mr. and Mrs. Herb Martin and Kathy, Jackie Pigg and Kathy Gilbert accompanied Brenda and Diane Barham to their home in Tulia Sunday and also visited the girls parents, Mr. and Mrs. Perry Barham.

Mr. and Mrs. Bill Washington spent the week-end with his parents, Mr. and Mrs. Gordie Washington and their children, Tim, Connie and Sandra returned home with them after spending the past week with their grandparents.

Mr. and Mrs. Frank Watson and Mrs. John Bourland of Hereford visited Mrs. F. S. Bourland Saturday.

Mrs. P. A. Simpson of Northfield visited her mother, Mrs. F. S. Bourland Thursday of last week.

Mrs. Luther Green and girls of Matador visited her mother, Mrs. F. S. Bourland Friday.

CONGRESSMAN WALTER ROGERS' WASHINGTON REPORT

Communist Propaganda
I deeply regret to report that the United States does not have a program to cull Communist propaganda from mail coming into this country from abroad. We HAD such a program, set up under a 1962 Act of Congress I had supported, but the law was struck down in the recent Supreme Court decision in Lamont v. The Postmaster General. On the day the Supreme Court announced its decision in the Lamont case, all activity under the law was terminated.

The two years in which the law was in effect gives us the specific evidence of the extent to which Communists seek to distort the thinking of U. S. citizens through mailed propaganda. On January 7, 1963, special Foreign Propaganda Units manned by Postal and Customs personnel were established in eleven key ports of entry as the Act took effect. From that day until May 24, 1965, when the Supreme Court struck down the Act with its Lamont decision, approximately 105 million pieces of foreign mailed matter were referred to these units. Approximately 43 million pieces of such mail were directed to "exempt" addressees, for the law had specifically exempted certain categories of recipients and its provisions did not apply to sealed letters. These 43 million pieces of mail were sent along to those to whom they were addressed. But the remaining 62 million pieces of mail were examined before being forwarded. Of this total, approximately 4 percent was determined to be constituted of foreign communist political propaganda. In other words, in the period of slightly more than two years in which the screening law was in effect, about 2.5 million pieces of Communist "junk mail" were detected by our Postal and Customs units.

As the law was administered, the Post Office Department informed the addressees that the Bureau of Customs had determined certain mailed matter to

For Your Convenience

TIFFIN HOME LAUNDRY

Has the following equipment in use

- 18 Maytag Automatic Machines — 20¢ per load
- 3 Duplex (double load) Machines — 35¢ per load
- 6 Dryers — 25¢ for 30 minutes
- 6 Wringer-Type Maytags — 80¢ per hour
- Water Softener — Soap, Starch & Bleach Dispenser
- Use Starch Machine FREE
- Coin Changer

be Communist propaganda. The addressees were asked for their deliver instructions. This kind of mail could only be delivered upon the addressee's request. In a special report I requested from the Post Office Department in the aftermath of the Supreme Court decision, I was informed that the addressees were about equally divided in wanting and not wanting delivery.

In deciding the Lamont case, the Supreme Court said: "The Act sets administrative officials astride the flow of mail to inspect it, appraise it, write the addressees about it, and await a response before dispatching the mail. . . . The addressee in order to receive his mail must request in writing that it be delivered. This amounts in our judgment to an unconstitutional abridgment of the addressee's First Amendment right." The point of the law on which the Supreme Court rested its decision was the request necessary from the addressee before the mail was delivered, not on the right of Customs to inspect mailed material.

Postal officials tell me that it is not necessary for addressees to accept delivery of Communist propaganda, although this material is no longer being screened upon entry to the United States. Under Postal regulations, I am advised, an addressee may refuse to accept any piece of mail. He may mark any mailed matter "Refused" and return it unopened. An addressee may request his postmaster to withhold from delivery for a period not to exceed two years any specifically described items of foreign printed matter. Unfortunately, the knowledge of these regulations is probably not widespread.

Efforts are going to be made in this 89th Congress by me and by others to find an alternative means by which to check the flow of Communist propaganda brazenly being mailed to U. S. citizens. The matter is being discussed extensively in an attempt to find a solution achieving the objective of the 1962 Act.

— Go To Church Sunday —

For Homes With People Who Care

Hoover

Your Hoover Cleaner is equipped with a two-speed motor. One speed for carpets and rugs and a higher speed for use with attachments.

You have a telescoping wand for extra handle length.

A Tufflex hose for long, trouble-free life.

A floor brush for hard floors.

A dusting brush.

A crevice tool

You have a headlight

Willson & Son

Phone 3321

Quitaque, Texas

Friday & Saturday Specials AUGUST 13 & 14

- Shurfine — 14-oz. Bottle 5 for
Catsup \$1
- Ranch Style — 300 Size 6 for
Blackeye Peas 49¢
- Shurfine
Pineapple-Grapefruit Drink 46-oz. Can 29¢
- Van Camp's — 303 Size 4 for
Pork & Beans 49¢
- Shurfine — Sweet — Quart Jar
Cucumber Chips 33¢
- Shurfine — 18-oz. Glass 3 for
Grape Jelly \$1

Non Foods

- Giant Box
Breeze 69¢
- Purex — 1 Gallon
Bleach 55¢

Meats

- Chuck Roast .. lb. . . 45¢**
- Shurfresh
Milk .. Half Gallon .. 49¢
Gallon 89¢
- Kraft — 2-lb. Box
Velveeta Cheese 79¢

Frozen Food

- Borden's — 1/2 Gallon
Ice Cream 59¢
- Sea Star — 8-oz. 5 for
Fish Sticks \$1

Fruit & Veg.

- 10-lb. bag
White Potatoes 69¢
- Lemons 6 for .. 29¢**

DOUBLE BUCCANEER STAMPS

WEDNESDAY

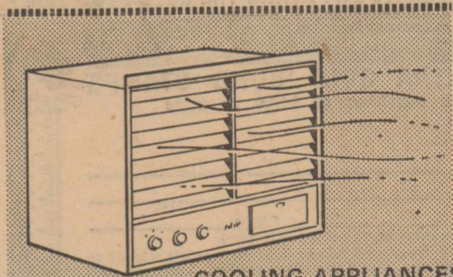
ON ALL PURCHASES



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Year in, year out—electricity provides you with more real service per dollar spent than any other item in your family budget, but it takes hot weather to show up electricity's BIGGEST value. The average WTU residential customer is paying an average of 18% less per KWH than in 1953.

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ELECTRICITY COSTS SO LITTLE...YOU CAN USE LOTS OF IT

West Texas Utilities Company an investor owned company

Small But MIGHTY WANT ADS **SELL BUY RENT TRADE**

FOR SALE

UNDERGROUND IRRIGATION PIPE
Asbestos - Cement for main line sprinkler pipe. All sizes plastic pipe for water and gas. Rhode Pipe Co., Phone 5021 or 3231, Silverton, Texas. 30-tfc

FOR RENT: Our home south of town. O. V. Johnson, Pho. 3481. 6-tfc

FOR SALE: Alfalfa Hay. Brown Smith, Memphis, Tex., farm located 10 mi. southwest on pavement. Wire tie, 65-lb. bales, price \$25 per ton. 7-4p

FOR SALE: Two chairs, one Recliner with vibrator, tan vinyl; one swivel rocker, foam zippered cushion, brown tweed. \$25 each chair. Will trade for stamps. Mrs. John L. Garner, Bean 4196, Silverton. 8-tfc

FREE ENTOMOLOGY SERVICE. F. W. Wyatt. WE 7-3227, Childress. 8-4c

FOR SALE: Massey - Harris Swather and new Holland Hay Baler. Phone YU 3-3287, Floydada. 8-4p

FOR SALE: Electric Refrigerator. Call 3176. 9-2p

FREEMAN EXPLAINS LEGISLATION

(Continued From Page One)

a loaf or less, virtually unchanged from the period before the certified program went into effect.

This has occurred despite dire predictions that the certificate program would raise the price of bread and wheat products to consumers.

The new legislation would provide the wheat farmer an additional seven-tenths of a cent for the wheat used in a loaf of bread by the domestic bakers. It will be the first time in 15 years that the wheat farmer has had an increase in his share of the returns from a loaf of bread.

Since 1949, the cost of wheat in a loaf of bread has been 2.7 cents or less even though the cost of that loaf has increased from 14 to 21 cents currently.

Yet, wheat users have threatened that if the share of the farmer is increased seven-tenths of a cent, the price of bread will be increased two cents a loaf.

Under the 1965 Farm Bill, the feed grain program would include the following basic provisions:

1. The program would be continued for four years.
2. Corn and grain sorghum are included, and under certain conditions barley, oats and rye.
3. Price support for corn

would be at 65 to 90 percent of parity, with grain sorghum, barley, oats, and rye at comparable levels.

4. In addition to price-support loans and purchases, price support payments would be made to participants on that part of their base that is necessary to make the program effective. The secretary could authorize soybeans on feed grain acres with price support payments.

5. Payments for diverting acreage from feed grain to conservation would be up to 50 percent of the price support rate for the commodity in the county as under previous programs.

6. Yields on which diversion payments would be computed would be the yield expected on the farm in the current year rather than being tied to a historical five-year average.

7. As in previous, under certain conditions, diverted acreage would be devoted to guar, sesame, sunflower, safflower, castor beans, mustard seed, and flax at reduced payment rates.

8. Producers could plant feed grain on wheat acreages as wheat on feed grain acreages and under the 1965 program.

9. Up to 50 percent of the estimated diversion payment could be made at time of sign-up.

10. The provision that the established acreage of conserving crops on the farm must be maintained is continued.

Included in the Farm Bill is a new program, the Cropland Adjustment Program, which would offer long-term contracts to farmers to divert land from crops to recreation, open space around cities, wildlife habitat, and other conservation uses for the public benefit. Under the Cropland Adjustment Program:

1. Farmers could enter contracts during the period 1965 through 1969.
2. The contract period would not be less than five years nor more than 10 years.
3. In order to take part, a farmer would have to agree to retire all of his acreage of at least one surplus crop.
4. Grazing or cutting hay would be prohibited except in case of drought, flood or other natural disaster and then only with reduction in rental payments.

5. For diverting cropland to approved uses, producers would receive assistance in establishing such uses in addition to diversion payments.

6. Diversion payments could be made either in installments or annually during the contract period.

7. Total acreage placed under contract in any county would be limited to a percentage of the total eligible acreage in the county to avoid an adverse effect on the economy of the county.

8. The Secretary would be authorized to transfer funds appropriated for carrying out the

program to any other federal agency or to states or local governments for use in acquiring cropland and for the preservation of open spaces and natural beauty, the development of wildlife and recreational facilities, and the prevention of air and water pollution.

9. The secretary would also be authorized to share with state and local government agencies the cost of establishing practices and use which will establish and conserve open spaces, natural beauty, wildlife, and recreational resources and prevent air and water pollution.

10. No land could be brought

into the program where ownership has changed within the last five year.

11. The annual payment on retired land may be increased if the owner agrees to permit access to the land without charge by the general public for hunting, trapping, fishing, and hiking.

If the farm bill fails to pass, we would go back to the 1958 law on cotton, and there would be no effective feed grain, wheat or wool programs. Continued rises in stocks of surplus commodities could be expected, in

addition to a sharp reduction in farm incomes.

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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 2, 1965.
SENATE JOINT RESOLUTION NO. 27 proposing an Amendment to the Constitution of the State of Texas, amending Article III of the Constitution of the State of Texas by adding a new Section thereto to be designated Section 48b, so as to create as an agency of the State of Texas the Teacher Retirement System of Texas, vesting the general administration and responsibility of the proper operation of said system in a state board of trustees to be known as the State Board of Trustees of the Teacher Retirement System of Texas, authorizing said Board to invest assets of said system in various obligations and subjects of investment, subject to certain restrictions stated therein and such other restrictions as may hereafter be provided by law; providing that such Amendment shall be self-enacting and shall not alter, amend or repeal Section 48a of Article III of the Constitution of Texas or any legislation passed pursuant thereto except insofar as such legislation may limit or restrict the provisions of this Amendment; providing for the necessary election, form of ballot, proclamation, and publication.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Article III of the Constitution of the State of Texas be amended by adding Section 48b thereto which shall read as follows: "Section 48b. There is hereby created as an agency of the State of Texas the Teacher Retirement System of Texas, the rights of membership in which, the retirement privileges and benefits thereunder, and the management and operations of which shall be governed by the provisions herein contained and by present or hereafter enacted Acts of the Legislature not inconsistent herewith. The general

administration and responsibility for the proper operation of said system are hereby vested in a State Board of Trustees, to be known as the State Board of Trustees of the Teacher Retirement System of Texas, which Board shall be constituted and shall serve as may now or hereafter be provided by the Legislature. Said Board shall exercise such powers as are herein provided together with such other powers and duties not inconsistent herewith as may be prescribed by the Legislature. All moneys from whatever source coming into the Fund to provide retirement, disability, and death benefits for persons employed in the public schools, colleges, and universities, supported wholly or partly by the state and all other securities, moneys, and assets of the Teacher Retirement System of Texas shall be administered by said Board and said Board shall be the trustees thereof. The Treasurer of the State of Texas shall be custodian of said moneys and securities. Said Board is hereby authorized and empowered to acquire, hold, manage, purchase, sell, assign, trade, transfer, and dispose of any securities, evidences of debt, and other investments in which said securities, moneys, and assets have been or may hereafter be invested by said Board. Said Board is hereby authorized and empowered to invest and reinvest any of said moneys, securities, and assets, as well as the proceeds of any of such investments, in bonds, notes, or other evidences of indebtedness issued, or assumed or guaranteed in whole or in part, by the United States or any agency of the United States, or by the State of Texas, or by any county, city, school district, municipal corporation, or other political subdivision of the State of Texas, both general and special obligations; or in home office facilities to be used in administering the Teacher Retirement System including land,

equipment, and office building; or in such corporation bonds, notes, other evidences of indebtedness, and corporation stocks, including common and preferred stocks, of any corporation created or existing under the laws of the United States or of any of the states of the United States, as said Board may deem to be proper investments; provided that in making each and all of such investments said Board shall exercise the judgment and care under the circumstances then prevailing which men of ordinary prudence, discretion, and intelligence exercise in the management of their own affairs, not in regard to speculation but in regard to the permanent disposition of their funds, considering the probable income therefrom as well as probable safety of their capital; and further provided, that a sufficient sum shall be kept on hand to meet payments as they become due each year under such retirement plan, as may now or hereafter be provided by law. Unless investments authorized herein are hereafter further restricted by an Act of the Legislature, no more than one per cent (1%) of the book value of the total assets of the Teacher Retirement System shall be invested in the stock of any one (1) corporation, nor shall more than five per cent (5%) of the voting stock of any one (1) corporation be owned; and provided further, that stocks eligible for purchase shall be restricted to stocks of companies incorporated within the United States which have paid cash dividends for ten (10) consecutive years or longer immediately prior to the date of purchase and which, except for bank stocks and insurance stocks, are listed upon an exchange registered with the Securities and Exchange Commission or its successors; and provided further, that so long as less than \$500,000,000 of said Fund is invested in the government and municipal securities enumerated above, not more than thirty-three and one-third per cent (33 1/3%) of the Fund shall be invested at any given time in common stocks. This Amendment shall be self-enacting and shall become effective immediately upon its adoption without any

enabling legislation. This Section shall not alter, amend or repeal the first paragraph of Section 48a of Article III of the Constitution of Texas as amended November 6, 1956, or any legislation passed pursuant thereto. This Section shall not alter, amend or repeal the second paragraph of Section 48a of Article III of the Constitution of Texas as amended November 6, 1956, or any legislation passed pursuant thereto, except insofar as the provisions of the second paragraph of Section 48a and any legislation passed pursuant thereto, may limit or restrict the provisions hereof and only to the extent of such limitation or restriction."
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 November 2, 1965, at which election all ballots shall have printed thereon the following: "FOR the Constitutional Amendment amending Article III of the Constitution of the State of Texas by adding Section 48b relating to the Teacher Retirement Fund and the Teacher Retirement System of Texas, revising provisions for investment of moneys and other assets of the Fund, and changing other existing provisions and making other new provisions with respect to the administration of the Teacher Retirement System."
"AGAINST the Constitutional Amendment amending Article III of the Constitution of the State of Texas by adding Section 48b relating to the Teacher Retirement Fund and the Teacher Retirement System of Texas, revising provisions for investment of moneys and other assets of the Fund and changing other existing provisions and making other new provisions with respect to the administration of the Teacher Retirement System."
Sec. 3. The Governor of Texas shall issue the necessary Proclamation for the election and this Amendment shall be published in the manner and for the length of time required by the Constitution and laws of this state.

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Shurfine - 25-oz. Jar APPLE SAUCE 2 for 49¢	WHITE POTATOES ... 10-lb. bag ... 69¢
Shurfine - 24-oz. Bottle GRAPE JUICE 2 for 69¢	Style - 7 1/2-oz. Bottle CREME RINSE 69¢
Shurfine - 300-Size Can CUT ASPARAGUS SPEARS 2 for .. 49¢	Clinton - Wash and Wax CARJOY 79¢
Shurfine - 303 Size Can CUT BEETS 2 for 25¢	Gaines - 10-lb. Bag DOG MEAL \$1 39
Shurfine - 28-oz Jar APPLE BUTTER 29¢	CHUCK ROAST lb 49¢
Lane's MELLORINE 1/2 gallon 39¢	CLUB STEAK lb. 69¢

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