

The Lauderdale Hotel in old Fort Belknap was a popular meeting place for all people. It was known for the "juiciest gossip" of the day.  
—BNL.

# Newcastle Register



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Vol. 57

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No. 45

## Ex-Students took over hometown Saturday

Giant success marked the big homecoming day Saturday, August 7, in Newcastle, hosted by the Ex student Association of NHS. Some 600 persons registered during the day downtown and 335 persons were served barbecue during the evening at the high school football field.

Main street was crowded with out-of-town visitors from early morning until the end of day when the activities moved to the school area. Visiting and reminiscing was the order of the day and everyone had a good time.

The 4 o'clock drawing attracted a large crowd with many gifts being given away, which were compliments of the Newcastle business establishments and interested interested individuals. Persons winning prizes were:

Mrs. Wilburn Tomlinson, Newcastle; Wiley Buroh, Newcastle; Mrs. M. B. Patterson, Newcastle; Christy Proffitt, New Mexico; Cassandra Holmes, St. Jo, Mo.; Billie Griffin Thomas, Fort Worth; Nelda Thompson Childers, Fort Worth; Sam Simpson, Jean; J. W. Dudley, California; Elizabeth McWhorter, Newcastle; Rossie Coop, Newcastle; James R. Hoekensmith Jr., Tampa, Florida; Preacher McWhorter, Newcastle; Lisa Russell, Idaho Falls, Idaho; Billy Nan Kolibaba, Sunnyvale, Calif.; Allene Jeter Jaynes, Olney; Johnny Moody, Newcastle; Kim Cagle, Denton; Nelda Foster Grant, Quincy, Wash.; Dale Bullock, Newcastle; Mrs. J. R. Terrell Webb, Wichita Falls; We'don Brunton, Newcastle; Mrs. M. A. Bailey, Newcastle; Ray Thetford, Newcastle; Joe Earl Ivie, Lubbock; Chester Brogdon, Newcastle; Craig Ivie, Lubbock; with David Burgess, Denver City, winning the huge green and white commemorative cake.

An evening business session was held at the Bobcat football field with John R. Bullock, president, presiding.

Reports were made by Mrs. R. T. Wells, treasurer; and Mrs. H. R. Ledbetter, secretary. Mrs. Jimmie Hutchings chairman of the nominating committee presented a new slate of officers to serve in 1968. The slate was unanimously accepted and was as follows:

John R. Bullock, president; Lee Otis Clayborn, V.P.; Barbara Ledbetter, Secy; Jerry Whiteley, Treasurer.

Directors, Thomas Wilkinson, Oleta Wilson, M. J. Phillips, Nita Wells, Claude Myatt, Harrell Myers, all of Newcastle; Jack Bishop, Olney; Donald Bowen, Wichita

Falls; Edwana Fikes, Olney; Betty Grubbs, Graham; Horace Morgan, Newcastle; Margaret Hutchings, Graham.

Gifts were presented to Mrs. Nelda Ray Foster Grant NHS grad of 1943, who came from Quincy, Wash., traveling the longest distance. L. B. Proffitt, Newcastle, age 72, winning the prize for being the oldest person in attendance, who was an ex-student of Newcastle schools.

Persons came by the dozen from California, and many traveled 2000 miles to attend. Everyone is enthusiastically looking forward to 1968 grads of friends of the old NHS's green and white will again meet in Newcastle —BNL, Pub. Chm.

## Sloan Reunion

The Sloan family held their annual reunion under the grape arbor at Fort Belknap Sunday, August 1st, with 120 relatives and friends attending. A basket lunch was spread at noon. The day was spent visiting and taking pictures.

Those present were: Messrs. and Meses. Charlie Sloan and girls, Newcastle; Elliott Sloan and family, Newcastle; Walter Robbins and family, Graham; John Ed Sloan, Newcastle; Calvin Lynch and Debbie, Abilene; Elliott Sloan and family, Terral, Okla.; George Sloan and family, Big Spring; James Romine and family, Decatur; Bobby Robbins and girls, Graham; Spike Renner, Dundee; Donald Brown and Cliff, Wichita Falls; Gene Sloan and boys, Odessa; Alton Beckham and Joanna, Newcastle; Dannie Sloan, Graham; Floyd Gibbs and family, Newcastle; Van Moses and boys, Elbert; Bob Camp and boys, Olney; James Palfrone and Carla, Garrettsville, Ohio; Jerry Sloan and Ray, Hobbs, N. M.; Joe Chappell, Holbrook, Ariz.; Raymond Reedy, Graham; M. B. Patterson, Newcastle; Ed Johnston, Newcastle.

Mmes. Buck Roark, McDonald, N. M.; Grace Willis, Graham; Bernice Breckon, McDonald, N. M.; Stevie Ann Stroud McDonald, N. M.; Jack Gilmore, Graham; Annie Jordan, Newcastle; Hannah Kirkland Newcastle; James Young, Graham; Charles, B. Finley, Bandoek, Thailand; and W. L. Price, Bertha Lowin, H. O. Gray, of Newcastle.

Misses Janis Underwood, Graham; Deborah Terrell, and Nan Bush, Newcastle; Robbie Hilt, Abilene.

Jeff Hargrave, Graham; Doyle Sloan and boys, Sonny Briscoe, Graham; J. A. Sloan, Newcastle; Runt Sloan, Newcastle.

Lewis and Mollie Brooks, Graham; Anna Lee Jones, Graham.

## CARD OF THANKS

We desire to express to our kind neighbors and thoughtful friends our heartfelt thanks for their many expressions of sympathy. The beautiful floral offerings were especially appreciated.  
—The Bruton family.

## Old settlers reunion at True center September 5

Announcement has been made by Clifton Rogers, president, that the annual reunion of Old Settlers of the True community will be held Sunday, September 5, 1965, at the True Community Center.

Rogers stated that the various committees were planning and working to make this reunion the best ever, looking forward to a large crowd being present.

Everyone is invited to come and bring an old fashioned basket lunch. Drinks will be furnished.

Registration starts at 10 a. m., and the morning program at 11 o'clock.

Mrs. W. B. Wilson is Secretary-Treasurer of the reunion. We expect to have more information about the reunion from the publicity committee—probably next week.

## FORT BELKNAP NEWS OF THE WEEK

Five family reunions were held at the Fort this past week. The Timmons, Dixon, Whiteley, Tomlinson & Dickson families. Mr. and Mrs. Henry Gibbs reported large crowds attended.

Mrs. Otis Cooney of Fort Worth was a week end guest of Mr. and Mrs. Roy Veal. Others visiting in the home over the week end were Mr. and Mrs. Harold Whiteley and Christie, Mr. and Mrs. Webb Reedy and Berrie, all of Odessa; Mrs. Louella Williams, Olney; John Taack, Judy and Nancy Farmer of Newcastle.

Mrs. Earl Veal visited with Mr. and Mrs. Luther Lofti Sunday.

## DAV chapter established

All veterans of World War One and Two, and Korean War, are notified that a DAV chapter has been established in Newcastle. It will be known as the Marshall W. DeLong Chapter.

The next regular meeting will be at 7:30 p. m. Tuesday August 17 in the Newcastle Community Center. If you have a service connected disability, you are urged to attend our next meeting.

Our Charter Roll is still open. We want you as a Charter member.

Membership Committee.

Mrs. Janie Sostrieh and Mrs. Billy Thomas of Fort Worth were among the crowd here Saturday for the homecoming.

## Farm Bureau Queen Contest to be held here

The Young County Farm Bureau will hold their annual Queen Contest and talent find Friday, August 13th.

The contest will be held in Newcastle at the High School auditorium. In addition to the contest and business meeting, there will be an ice cream festival in which over 300 pints of ice cream will be served.

Girls who will enter the Queen Contest are as follows: Janice Williams, age 19, daughter of Mr. and Mrs. Alex Williams of Newcastle.

Virginia Ann Wiley, age 17, daughter of Mr. and Mrs. Wiley of Graham.

Karen Shaban, age 17, daughter of Mr. and Mrs. Bob Shepard of Graham.

Susan Burgess, age 17, daughter of Mr. and Mrs. B. F. Burgess, of Graham.

Linda McCauley, age 16, daughter of Mr. and Mrs. J. F. McCauley of Olney.

Janet Jones, age 17, daughter of Mr. and Mrs. Kelly Jones of Graham.

Linda Wright, age 18, daughter of Mr. and Mrs. Chas. W. Wright, Murray Route, Graham.

Gwen Owens age 18, daughter of Mr. and Mrs. Woodson Owens of Proffitt.

Master of Ceremonies for the Queen Contest will be Don McClatchey of Olney.

Principal speaker for the occasion will be Bill Wedemeyer.

Bruce Casburn, one of the old timers, of Graham, was having a good time in Newcastle Saturday.

Fred Webb, a native who now lives at Pecos, was here Saturday for the homecoming. Fred brought us a big sack of those delicious Pecos Cantaloupes, for which he has our sincere thanks.

## CARD OF THANKS

I wish to express my appreciation and thanks for the many kindnesses shown us during my stay in the Olney hospital.

For your visits, gifts calls, flowers, inquiries and other deeds of kindness.

I am deeply grateful. Your thoughtfulness shall always be remembered.

Mrs. Lionel Ewing.

Mr. and Mrs. George Blackmon of Los Angeles, California, and Mr. and Mrs. Harry Neal of Carlsbad, N. M., visited here this week with Mr. and Mrs. Gaspard Neal and in Graham with Mr. and Mrs. Jack Q. Neal. They also attended the homecoming on Saturday.

For Sale or Rent—2-bedroom house, modern, two lots, in Newcastle. See Ed Terry. If

## 40 people interviewed by social security representative

Ten claims for social security benefits were filed Thursday, August 5, 1965, with Joe Nesbitt, the social security representative (who visits Graham six times monthly to assist local residents transact social security business). Three of these claims were filed because of recent changes in the in the social security law.

Mr. Nesbitt interviewed over 40 people on Thursday. Some of these interviews concerned the recently enacted Health Insurance Benefit provisions of the law. Persons now receiving social security benefits do not need to contact the social security office concerning the health insurance. They will be contacted by the social security office beginning in late September 1965.

Other persons age 65 and older not receiving social security may need to contact the social security representative. He is in Graham every Thursday and on stated Tuesday. He can be contacted at the Corporation Court Room.

We have mentioned a few of the hundreds that were here Saturday, as they came to our mind. To mention everyone would be impossible, because in the first place we don't know who all was here, and second we do not have the space. To ignore anyone is not our intention, because for us and the entire community, it was with much joy that we could have you back home again. We'll be lookin' for you in 1968.

Bill Jones of San Antonio and Coleman, was among the ex-students here Saturday for the homecoming. Bill told us it was a wonderful day and that he had a very enjoyable time.

Mrs. Jake Hulse is in Hearne this week with her son, Melvin and family, to look after the children and take care things on account of the illness of Melvin's wife.

The King brothers, C. E. of Midland, accompanied by Wade and O. J., were here for the homecoming and having a big time. It was good to have these boys back with us.

Mrs. J. W. Blackstock, Jaque and Cliff of Carrollton spent the week end in the home of Mr. and Mrs. L. D. Thompson at Fort Belknap. They attended the homecoming, also the Whiteley reunion. Jo Ann Blackstock returned home with them after visiting three weeks with her grandparents.

## Central Texas Conference Layman's Retreat Aug. 27-29

Mr. Paul Whitton, Methodist District Lay Leader of the Cisco District has announced that the 1965 Central Texas Conference Layman's Retreat will be held August 27-28-29 at Glen Lake Camp, Glen Rose. A large number of men throughout the Cisco district have registered already, Mr. Whitton emphasized, and upwards of a thousand men are expected to attend the annual laymans retreat. Several from the First Methodist Church of Newcastle will attend.

Theme of the 17th annual Layman's Retreat is "One Witness in One World." Registration begins at 3 p. m., Friday, August 27, and the retreat ends at noon on Sunday, August 29.

Mr. and Mrs. Bill Morgan attended church at Medlen Chapel on Sunday morning, and attended the Rocky Mound Homecoming at the pump station in Graham that afternoon.

## County livestock show August 20

The commercial calf weigh in for the Young County Live Stock Show will be held on Friday, August 20, from 8 a. m. to 10 a. m. at the following locations: Graham area 4 H and FFA members will bring their steers to the Graham Livestock Auction where the weigh-in will be in charge of Durwin Hill and Bret A. Triplett. Newcastle area FFA and 4 H members should take their commercial calves to the Newcastle Gin where Ward Pendleton will be in charge. Olney area 4 H and FFA members should contact Bobby Wright FFA Advisor, as to the location for weighing their steers.

All commercial steers which will be entered must be weighed in at this time in order to compete. Any question concerning the above information should be directed to one of the persons mentioned above.

Please observe the hours of 8 to 10 a. m. so the weigh-in can be carried out before the animals get too hot.

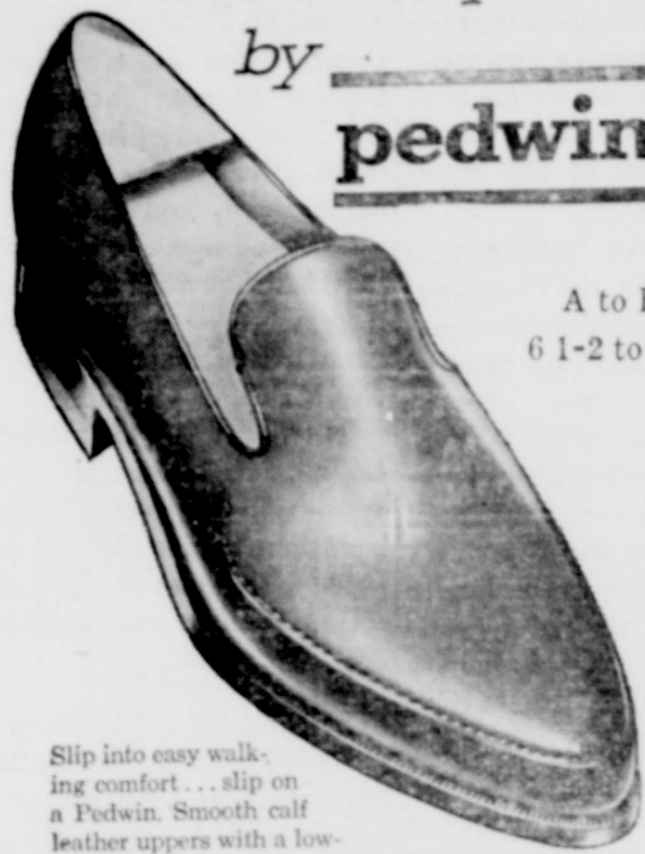
Mr. and Mrs. Chas. Stewart of Archer City came down Saturday for the homecoming. Charley is one of the early day citizens of this community, working in the mines, and his many friends were glad to see him again.

LOST—Small, long metal box with two knobs. Part of P A system used at football field Saturday night. Contact John R. Bullock if you find it.

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### PUBLIC NOTICE

#### Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. HOUSE JOINT RESOLUTION NO. 11 proposing an Amendment to Article III of the Constitution of the State of Texas authorizing loans to students at institutions of higher education; creating the Texas Opportunity Plan Fund and making provisions relating thereto.

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 a new Section to read as follows:

"Section 50b. STUDENT LOANS. (a) The Legislature may provide that the Coordinating Board, Texas College and University System, or its successor or successors, shall have the authority to provide for, issue and sell general obligation bonds of the State of Texas in an amount not to exceed Eighty-five Million Dollars (\$85,000,000). The bonds authorized herein shall be called 'Texas College Student Loan Bonds,' shall be executed in such form, denominations and upon such terms as may be prescribed by law, provided, however, that the bonds shall not bear more than four per cent (4%) interest per annum; they may be issued in such installments as the Board finds feasible and practical in accomplishing the purposes of this Section.

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

"(c) While any of the bonds, or interest on said bonds authorized by this Section is outstanding and un-

paid, there is hereby appropriated out of the first moneys coming into the Treasury in each fiscal year, not otherwise appropriated by this Constitution, an amount sufficient to pay the principal and interest on such bonds that mature or become due during such fiscal year, less the amount in the sinking fund at the close of the prior fiscal year.

"(d) The Legislature may provide for the investment of moneys available in the Texas Opportunity Plan Fund, and the interest and sinking funds established for the payment of bonds issued by the Coordinating Board, Texas College and University System, or its successor or successors. Income from such investment shall be used for the purposes prescribed by the Legislature.

"All bonds issued hereunder shall, after approval by the Attorney General, registration by the Comptroller of Public Accounts of the State of Texas, and delivery to the purchasers, be incontestable and shall constitute general obligations of the State of Texas under this Constitution.

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

Sec. 2. The foregoing 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 on them the following:

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

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

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.

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TO: J. L. L. McCall, if living, whose place of residence is unknown to Plaintiffs, and if dead, the legal representatives of said named Defendant, and the unknown heirs of said named Defendant; the legal representatives of the unknown heirs of said named Defendant, if the unknown heirs of the unknown heirs of said named Defendant are dead—GREETING:

You are commanded to appear by filing a written answer to the plaintiff's petition at or before 10 o'clock a. m. of the first Monday after the expiration of

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Newcastle, Texas

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R. T. WELLS JR., VICE-PRESIDENT  
HORACE MORGAN, VICE-PRESIDENT  
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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 2, 1965.

HOUSE JOINT RESOLUTION NO. 81 proposing an Amendment to the Constitution of the State of Texas, amending Section 51-a and Subsections 51a-1 and 51a-2 of Article III so that the same shall consist of one section to be known as Section 51-a; providing that the Legislature shall enact appropriate legislation which will enable the State of Texas to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of needy aged persons over the age of sixty-five (65) who are citizens of the United States or non-citizens who shall have resided within the boundaries of the United States for at least 25 years, needy persons under the age of sixty-five (65) who are totally and permanently disabled and who are citizens of the United States, needy blind persons over the age of eighteen (18) who are citizens of the United States, and needy children under the age of twenty-one (21) years who are citizens of the United States and to the caretakers of such children; providing rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care; and for rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care; authorizing the Legislature to prescribe residence requirements; providing for the acceptance and expenditure of funds from the Government of the United States for such purposes; authorizing appropriations for such purposes out of State funds; providing that the maximum amount paid out of State funds to any individual recipient shall not exceed the amount that is matchable out of Federal funds; providing that the total amount of such payments for assistance and/or medical care out of State funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy persons; providing further that the amounts ex-

pendent out of State funds for assistance payments only shall not exceed Sixty Million Dollars (\$60,000,000); providing that nothing in the Amendment shall be construed to amend, modify, or repeal Section 31 of Article XVI of the Constitution; providing for the necessary election, form of ballot, proclamation, and publication.

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

Section 1. That Section 51-a and Subsection 51a-1 and 51a-2 of Article III of the Constitution of the State of Texas be amended, and the same are hereby amended, so that they shall hereafter consist of one section to be known as Section 51-a of Article III, which shall read as follows: "Section 51-a. The Legislature shall have the power, by General Laws, to provide, subject to limitations herein contained, and such other limitations as may be by the Legislature be deemed expedient, for assistance to and/or medical care for, and for rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and for the payment of assistance to and/or medical care for, and for rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care; authorizing the Legislature to prescribe residence requirements; providing for the acceptance and expenditure of funds from the Government of the United States for such purposes; authorizing appropriations for such purposes out of State funds; providing that the maximum amount paid out of State funds to any individual recipient shall not exceed the amount that is matchable out of Federal funds; providing that the total amount of such payments for assistance and/or medical care out of State funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy persons; providing further that the amounts ex-

(1) Needy aged persons who are citizens of the United States or non-citizens who shall have resided within the boundaries of the United States for at least twenty-five (25) years and are over the age of sixty-five (65) years;

(2) Needy individuals who are citizens of the United States who shall have passed their eighteenth (18th) birthday but have not passed their sixty-fifth (65th) birthday and who are totally and permanently disabled by reason of a mental or physical handicap or a combination of physical and mental handicaps;

(3) Needy blind persons who are citizens of the United States and who are over the age of eighteen (18) years;

(4) Needy children who are citizens of the United States and who are under the age of twenty-one (21) years, and to the caretakers of such children.

"The Legislature may define the residence requirements, if any, for participation in these programs.

"The Legislature shall have authority to enact appropriate legislation which will enable the State of Texas to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of needy persons, and in providing rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from the Government of the United States for such purposes in accordance with the laws of the United States as they now are or as they may hereafter be amended, and to make appropriations out of State funds for such purposes; provided that the maximum amount paid out of State funds to or on behalf of any individual recipient shall not exceed the amount that is matchable out of Federal funds; provided that the total amount of such assistance payments and/or medical assistance payments out of State funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy persons; providing further that the amounts ex-

ceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy persons; providing further that the amounts ex-

"Nothing in this Section shall be construed to amend, modify or repeal Section 31 of Article XVI of this Constitution; provided further, however, that such medical care, services or assistance shall also include the employment of objective or subjective means, without the use of drugs, for the purpose of ascertaining and measuring the powers of vision of the human eye, and fitting lenses or prisms to correct or remedy any defect or abnormal condition of vision. Nothing herein shall be construed to permit optometrists to treat the eyes for any defect whatsoever in any manner nor to administer or to prescribe any drug or physical treatment whatsoever, unless such optometrist is a regularly licensed physician or surgeon under the Laws of this State."

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 Constitutional Amendment providing for assistance to and/or medical care for the: (1) needy aged; (2) needy individuals who are permanently and totally disabled; (3) needy blind; and (4) needy children and the caretakers of such children; authorizing the Legislature to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of such needy persons, and in providing rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from the Government of the United States for such purposes; providing that the amounts expended out of State funds for the purpose of providing assistance to and/or medical care and rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care; authorizing the Legislature to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of such needy persons, and in providing rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care; authorizing the Legislature to prescribe residence requirements; providing for the acceptance and expenditure of funds from the Government of the United States for such purposes; authorizing appropriations for such purposes out of State funds; providing that the maximum amount paid out of State funds to any individual recipient shall not exceed the amount that is matchable out of Federal funds; providing that the total amount of such payments for assistance and/or medical care out of State funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy persons; providing further that the amounts ex-

"AGAINST the Constitutional Amendment providing for assistance to and/or

medical care for the: (1) needy aged; (2) needy individuals who are permanently and totally disabled; (3) needy blind; and (4) needy children and the caretakers of such children; authorizing the Legislature to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of such needy persons, and in providing rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from the Government of the United States for such purposes; providing that the amounts expended out of State funds for the purpose of providing assistance to and/or medical care and rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care; authorizing the Legislature to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of such needy persons, and in providing rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care; authorizing the Legislature to prescribe residence requirements; providing for the acceptance and expenditure of funds from the Government of the United States for such purposes; authorizing appropriations for such purposes out of State funds; providing that the maximum amount paid out of State funds to any individual recipient shall not exceed the amount that is matchable out of Federal funds; providing that the total amount of such payments for assistance and/or medical care out of State funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy persons; providing further that the amounts ex-

42 days from the date of issuance of this Citation, the same being Monday, the 30th day of August, A. D., 1965, at or before 10 o'clock a. m., before the Honorable 90th District Court of Young County, at the Court House in Graham, Texas.

Said plaintiff's petition was filed on the 16th day of July, 1965.

The file No. of said suit being No. 15,538.

The names of the parties in said suit are: Willis Orrel, B. D. Roberts, and W. R. Pemberton, Trustees of Corinthian Lodge No. 143 of the Order of The Knights of Pythias as Plaintiffs, and J. L. L. McCall, if living, whose place of residence is unknown to Plaintiffs, and is dead, the legal representatives of said named Defendant, and the unknown heirs of said named Defendant; the legal representatives of the unknown heirs of said named Defendant are dead, As Defendants.

The nature of said suit being substantially as follows, to wit:

For title and possession to all of Lot No. 8 in Block No. 3 of the Original Town of Graham, Young County, Texas, as prayed for in Plaintiff's Original Petition now on file.

If this Citation is not served within 90 days after the date of its issuance, it shall be returned unserved.

Issued this the 16th day of July A. D., 1965.

Given under my hand and seal of said Court, at office in Graham, Texas, this the 16th day of July A. D., 1965.

George E. Berry, Clerk  
District Court Young County, Texas.  
By Joyce Erwin, Deputy.



AT REGISTER OFFICE

**New**  
**Forever Prest**  
**Slacks**

**\$7.95**  
**NO IRONING**  
**EVER NEEDED**

**STAY WRINKLE FREE**  
**SHARPLY CREASED**  
even after  
repeated  
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You will want several pairs of these fine **Back To School Stay Forever Prest Hagggar Slacks**: Belt or without Belt models. Come in today for your selection.

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**Bobcat Inn**  
Mary Lou Kinser, Prop.  
We specialize in serving good food  
Breakfast  
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Pie—Candy  
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**Good Coffee**

Have several extra nice, clean, well cared for Inner Spring Mattresses, both roll edge and plain with beautiful floral ticks. Each carries the Government Inspected Tag. 3-4 and full sizes

**\$15.89 \$19.95 \$24.50**

I buy, sell and trade anything of value, my business will justify. Give S&H Green Stamps.

**S. O. DYER, Dealer**  
**OLNEY, TEXAS**



**FOR SALE**—Westinghouse Refrigerator, good condition, reasonably priced. Phone 4301.—Mrs. Floy Dodson.

Mr. and Mrs. Jess Mitchell of Olney, were here Saturday for the homecoming. Mrs. Mitchell is a former teacher in NHS, and it was good to have these nice folks with us.

Walter Dixon, one of the old, old timers of Newcastle, now of Breckenridge, was meeting many of his old time friends here Saturday.

Mr. and Mrs. J. W. Dudley of California, natives of this community, were having a big time at the homecoming Saturday. You are going to have fun when they are around. J. W. tell Big Dud that I changed his P. O. Box number. Come back to see us.

Hooper T. Wilkinson of Haskell, former superintendent of schools here, was among the crowd her Saturday greeting old friends.

Mrs. Rose Fitch, one of the old timers, from Blackwell, Okla., was here for the homecoming.

Mr. and Mrs. Owen Livingston have returned home from a vacation trip in Pine Ridge, Arkansas, where they visited Mr. and Mrs. Ogle Hatfield and his mother, Mrs. Pete Hatfield, also in Hatfield, Ark., with Mr. and Mrs. Fulmon Terrell. Several days was spent visiting relatives in North Central Arkansas, which they enjoyed very much.

Another old timer from California, Mark Hulse, was among the big crowd here for the homing Saturday things wouldn't look right unless Mark was here.

We are glad to report that Mrs. Lonel Ewing is back home from the hospital where she underwent major surgery. We understand Mrs. Ewing left Monday for Dallas for further medical attention.

Mr. and Mrs. E. J. Turner of Decatur, and daughters, Betty, Colleen and Tina Sue, were here for the homecoming Saturday. It was nice to see them again.

Bruce Ward, one of the early day pupils of NHS was here for the homecoming. Bruce now lives in Fort Worth and is the son of B. B. Ward.

Medical patients in the Olney hospital are Mrs. H. T. Coop, age 92; and Mrs. Bill Williams.

We were forced to leave out two articles this week. One, the DKG report, and the other, the Whiteley family reunion. We hope to publish them next week.

Do you patronize the local printer or do you buy your printing from an outsider whose only interest is to see how many dollars he can take out of our community?—Think.

**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, 1966, as provided in said House Joint Resolution No. 1. \*

**The St. Paul Western**  
**Life Insurance Co.**

announces that

**Johnny K. Vaughn**

has been appointed as their representative for this area.

**Dry Cleaning**  
**and**  
**Laundry**  
**Service**



We pick-up your dry cleaning, and laundry flat work in Newcastle daily at the Tomlinson Automatic Laundry about 9 a. m.

If you desire us to stop at your home regularly—call L19-3680, Graham, Texas.

**GRAHAM**  
**STEAM LAUNDRY**

GRAHAM

**NOTICE**

Anyone who wishes to make a donation to the Cub Scouts can leave the money at Kessler's Station, Register office or at the bank. The Cubs are doing fine work and are deserving of your support! Other Cub dens are in the process of being organized. Your support is needed.

**EAST SIDE**

**CHURCH OF CHRIST**

Bible Study 10 a. m.  
Worship 11 a. m.  
Evening Service 7 p. m.  
Wednesday night 7:30  
Telephone 2892  
Richard Lunsford, Minister  
Visitors Welcome

Ray Roberts moved out to the lake. All size minnows and fishing tackle.

**FOR SALE**

Three bedroom house in good condition, in Newcastle; modern, good well of water, seven lots, orchard, partly fenced. Priced right. Terms: Cash. If interested, see or write Sewell Hoffman, Newcastle, Texas. 46p

**NOTICE**

**Welding!**

We have purchased Bill Lisle's Welding Truck and am now operating same under my name.

**Will do any kind of welding anywhere, any time, day or night.**

Will Appreciate your Business.

**Franklin Thompson**  
**WELDING**

Box 306 Phone 2661  
Newcastle, Texas

**NEWCASTLE CHAPTER**  
**NO. 384, R. A. M.**



Stated meetings on third Tuesday night of each month at 7:30 p. m.

Visitors and Sojourners

WELCOME

Clinton Reeves, H. P.  
Gaspard Neal, Secy.

**NEWCASTLE LODGE**  
**NO. 1057, A. F. & A. M.**



Stated Meetings Second Tuesday of each month at 7:30 p. m.

VISITORS WELCOME

c. J. Wooldridge, W. M.  
Gaspard Neal, Secy.

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at home the creative artistry of a skilled hairdresser. She understands the contours of your face and the texture of your hair best. Prove it to yourself by calling

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Newcastle