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NASA Official Talks on Space at Press Meeting

"Why explore space?" D. D. Wyatt, director, Office of Programs, National Aeronautics and Space Agency, posed that question to editors and publishers at a Wichita Falls Country Club luncheon Saturday at the West Texas Press Association convention.

Wyatt, guest speaker at the luncheon, then went on to answer his own query with a three-fold explanation.

"Because we can"—Man, with the capacity to do something, must do it or he is less than a man.

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ward, Russia, with a space effort four or five times less than that of the U. S., has reaped tremendous psychological advantages.

In this "Time of Technology," the way of the future will be measured in a nation's technological advances. It will be impossible for our nation to continue as leader of the democratic nations unless we stay ahead in the "arena of science and technology," Wyatt said.

Wyatt told the gathered newsmen that America's space program is the type which "a mature, responsible nation would undertake on the threshold of a new era."

He went on to say that the project "dwarfs any effort man has ever undertaken, and the potentials for the acquisition of knowledge from this program dwarfs anything before undertaken."

The missile man divided the nation's space efforts into three separate categories: 1. Scientific exploration of space, 2. Space as the place to do things, and 3. Man in space.

Sub-dividing the exploration aspect into zones of "near space," that part of the solar system close enough to earth to be affected by the proximity, and the planetary bodies, Wyatt explained that the so-called "vacuum" of space was actually filled with electrical and radiation particles and cosmic rays from outside our solar system.

The magnetic and gravitational fields of planets, long known about, but not understood, by scientists, may give up their secrets in the better laboratory of space, Wyatt said.

Speaking of the relatively near-by planetary neighbors, Venus and Mars, the space executive announced that both should become accessible in this decade with vehicles such as those now in operation. The question of life on Mars, a puzzle to astronomers for centuries, and the mystery of cloud-shrouded Venus should be answered by this nation's efforts in space.

Wyatt stated that the moon offers space-geologists the opportunity to observe a planetary body in its "primal state of matter," unchanged since birth by the natural forces of wind, rain and vegetation.

The audience was told that the U. S. soon would attempt a second space probe in the vicinity of Venus. Launchings aimed at either Venus or Mars must be planned at certain times of the year to coincide with periods of peak accessibility.

Wyatt told the gathering that trips to Mercury and the planets beyond Mars are impractical at this time and in the near future because present space boosters are inadequate to carry adequate enough payloads to make such atomic rockets, already in the projects profitable. Proposed planning stages, may make such excursions possible sometime in the foreseeable future.

Speaking of the practical aspects of space exploration, Wyatt told the entranced listeners that

a better understanding of the universe may turn up new energy processes unknown to man. Unmanned research vehicles and manned short-length orbital flights are necessary in order for scientists to determine the dangers of space flight to crews on long interplanetary trips.

On space as a place to do things, Wyatt cited the Telstar communications satellite and the Tires Weather-Eye project as examples of the practical benefits of a space program. The achievements of the Telstar, well-known to everyone, he explained that NASA has launched five of the Tires vehicles and that more than 100,000 radio photographs of cloud cover have been relayed by the small scanners to earth. The U. S. Air Force has employed these photos in planning the rendezvous points for its in-flight refueling exercises, and meteorologists have used the pictures to predict the weather.

A new weather satellite, the Nimbus, soon to be put aloft by the agency, will scan every spot on earth every 12 hours. Wyatt predicted that in three to five years the use of Nimbus photographs in plotting the weather will be standard operating procedure.

The NASA program director then came to the third division of the space program—man in space. Wyatt explained that a single man in a space vehicle is capable of performing a research job that no instrument package or fleet of instrument packages could ever do.

Wyatt graphically illustrated this point by relating that if an instrument package on Venus were destroyed by an elephant there would be no way for the technicians to know the fate of their vehicle—unless the package had included an instrument that was sensitive to elephants. Instruments can do almost anything, he said, but they have to be told beforehand what they are to do.

Project Mercury, the NASA program under which America's astronauts have been sent into orbit, is soon to be extended to more ambitious technical feats, according to Wyatt. The shots, which are being conducted in an effort to study the effects of prolonged weightlessness on spacemen, are to be extended to six orbits instead of the past three, exposing the test pilots to twice the length of time of a no-gravity condition.

Project Gemini, employing a two-man capsule, will be launched on a 24-hour earth orbit—and even a two-week orbital flight—perhaps sometime in the next one and one-half years. These experiments are necessary before America will risk a space crew on the two and one-half day trip to the moon.

Wyatt said that Project Gemini will entail another necessary endeavor—the rendezvous and joining of separately launched vehicles in space. Such maneuvers must be perfected if man is to explore earth's planetary neighbors.

Project Apollo, a three-man or-

bit of the moon, is in the research stages of NASA's programs, as is the dreamed-of landing of an American on earth's natural satellite. Before that day, however, much must be learned about our nearest neighbor.

Even with the highest-powered telescopes, Wyatt explained, nothing can be discerned on the moon's surface. "If the Queen Mary were on the moon," Wyatt said, "we could not make it out. Obviously, the nation cannot attempt a lunar landing without knowing what a spacecraft will be landing on," he continued.

"Ranger" space probes will be sent on collision course with the moon in the near future. Although they will be destroyed on impact, television pictures relayed from the craft to the earth by radio every 13 seconds from 1,000 miles out until collision will greatly aid our knowledge of the body's surface.

"Surveyor" packages, soft-landed on the moon by retro-rockets, will scan the topography with television cameras, microscopically examine samples of surface material and even drill core tests from the moon's crust.

In explaining the future plans of NASA, Wyatt compared present booster systems which develop about one-third million pounds of thrust with proposed rockets, some of them already under development, which will provide three and one-half and seven and one-half million pounds of push for their payloads — more than 20 times the power of the engines which propelled Glenn and Carpenter.

Project Rover, a still-on-the-drawing-board system, will employ nuclear reactors to heat the fuel, not burn it, for propulsion. The harnessing of electrical energy for deep-space exploration, a principle developed by research with such tools as betatrons and cyclotrons, is being considered.

Wyatt brought his audience back down to earth by stating that none of what he had said was in the realm of science-fiction. He had given the group a foretaste of what was now on the time-table of NASA and that most of the projects he had outlined would become realities before 1970.

—Page 2—
Foard County News
Crowell, Texas, August 16, 1962

fellowship with Him here on earth is but the beginning. Read fully Ephesians 5:25-27 and how He took on Him human form and died, that He might save for Himself forever.

HE SURE IS
Officer: "Say, Mr. Jones, are you going at 4 a. m.?"
Mr. Jones (turning to the driveway) "To a lecture."
—Santa Fe Star

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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 6, 1962.

SENATE JOINT RESOLUTION NO. 7 proposing an Amendment to Section 51-b of Article III of the Constitution of the State of Texas, relating to assistance to needy persons totally and permanently physically or mentally disabled, renumbering said Section, and providing that the amount paid out of state funds for assistance payments to the totally and permanently disabled may never exceed Two Million, Five Hundred Thousand Dollars (\$2,500,000) per year.

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

Section 1. That Section 51-b of Article III of the Constitution of the State of Texas, relating to assistance to needy persons totally and permanently physically or mentally disabled be amended and renumbered as to read as follows:

"Section 51-b-1. The Legislature shall have the power to provide by General Laws, under such limitations and restrictions as may be deemed by the Legislature expedient, for assistance to needy individuals, who are citizens of the United States, who shall have passed their eighteenth (18th) birthday but have not passed their sixty-fifth (65th) birthday, who are totally and permanently disabled by reason of a mental or physical handicap or a combination of physical and mental handicaps and not feasible for vocational rehabilitation, and who are residents of the State of Texas, who have resided in this state for at least one (1) year continuously immediately preceding the application and who have resided in the state for at least an additional five (5) years during the nine (9) years immediately preceding the application for assistance; and providing further, that no individual shall receive assistance under this program for the permanently and totally disabled during any period when he is receiving old age assistance, aid to the needy blind, or aid to dependent children, for whom he is receiving permanently in any other state-supported institution; and providing further that the amount paid out of state funds for assistance payments to the totally and permanently disabled shall not exceed Two Million, Five Hundred Thousand Dollars (\$2,500,000) per year.

Section 2. The Legislature shall have the authority to accept from the Government of the United States such amount of state funds for assistance payments to the totally and permanently disabled as the Government may offer not exceeding the amount authorized by the Government. Section 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, 1962, at which all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment to establish a ceiling of Two Million, Five Hundred Thousand Dollars (\$2,500,000) per year on the amount that may be paid out of state funds for assistance payments to the totally and permanently disabled."

AGAINST the Constitutional Amendment to establish a ceiling of Two Million, Five Hundred Thousand Dollars (\$2,500,000) per year on the amount that may be paid out of state funds for assistance payments to the totally and permanently disabled.

Section 3. The Governor of Texas shall issue the necessary Proclamations 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 the state.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

SENATE JOINT RESOLUTION NO. 9 proposing an Amendment to Section 51-a of Article III of the Constitution of the State of Texas, to raise the limit on use of state funds for financial assistance to the needy aged, newly blind, and needy children from Forty-seven Million Dollars (\$47,000,000) a year to Fifty-two Million Dollars (\$52,000,000) a year; 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 of Article III of the Constitution of the State of Texas be amended to read:

"Section 51-a. Payment of Assistance to Neely Aged, Neely Blind and Neely Children.

The Legislature shall have the power, by General Laws, to provide, subject to limitations and restrictions herein contained, and such other limitations, restrictions and regulations as may be by the Legislature deemed expedient for assistance to and for the payment of assistance to:

- (1) Neely aged persons who are actual bona fide citizens of Texas, and who are over the age of sixty-five (65) years; provided that no such assistance shall be paid to any inmate of any state-supported institution, while such inmate, or to any person who shall not have actually resided in Texas for at least five (5) years during the nine (9) years immediately preceding the application for such assistance and continuously for one (1) year immediately preceding the application; provided that the maximum payment per month from state funds shall not be more than Twenty-five Dollars (\$25) per person; and providing further, that no payment in excess of Twenty-one Dollars (\$21) shall be paid out of state funds to an individual until and unless such additional amounts are matched by the Federal Government.
- (2) Neely blind persons who are actual bona fide citizens of Texas, and are over the age of twenty-one (21) years; provided that no such assistance shall be paid to any inmate of any state-supported institution, while such inmate, or to any person who shall not have actually resided in Texas at least five (5) years during the nine (9) years immediately preceding the application for such assistance and continuously

for one (1) year immediately preceding the application.

(3) Neely children who are actual bona fide citizens of Texas and under the age of eighteen (18) years provided that no such assistance shall be paid on account of any over one (1) year old who has continuously resided in Texas for one (1) year immediately preceding the application for such assistance; and age of one (1) year under the age of one (1) year whose subject matter is not continuously resided in Texas for one (1) year immediately preceding such application.

The Legislature shall have the authority to accept from the Federal Government of the United States such amount of state funds for assistance to the needy aged, newly blind and needy children as such Government may offer not in excess of the total amount of money to be expended out of state funds for such assistance to the needy aged, newly blind and needy children shall never exceed the sum of Fifty-two Million Dollars (\$52,000,000) per year. The Legislature hereunder available for assistance to such limitations and regulations as may be deemed appropriate by the Legislature.

Section 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, 1962, at which all ballots shall have printed thereon the following: Proposal No. 2 Amendment raising the limit on use of state funds to assist needy aged, newly blind and needy children from Forty-seven Million Dollars (\$47,000,000) a year to Fifty-two Million Dollars (\$52,000,000) a year.

AGAINST the Constitutional Amendment raising the limit on use of state funds to assist needy aged, newly blind and needy children from Forty-seven Million Dollars (\$47,000,000) a year to Fifty-two Million Dollars (\$52,000,000) a year.

Section 3. The Governor of Texas shall issue the necessary Proclamations 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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visited her sister, Mrs. Jake Wisdom, and family Tuesday. Other visitors were Mr. and Mrs. Geo. Streit of Lockett.
Mr. and Mrs. Geo. Streit Jr. and Dianne of Electra visited the Jake Wisdoms Sunday.
Mr. and Mrs. T. R. Cates Sr. returned Sunday from a few days at Stovall Wells.
Bob Main and two children of Roy, N. M., are visiting his grandparents, Mr. and Mrs. Ed Payne.
Mary Bob Long has returned home from Security, Colo., where she visited her sister, Mrs. Don Hatfield, and husband.
Miss Jo Frances Long is home from Colorado Springs, Colo., after attending summer school.

Mrs. W. C. Self attended funeral services for her nephew, James C. Jobe, in Vernon Tuesday.
Mr. and Mrs. John Thompson of Vernon visited Mr. and Mrs. W. C. Self Tuesday night.
Mr. and Mrs. Dock Hudgens have taken over the Thalia Cafe. It has been operated by Mr. and Mrs. Thad Hopkins for the past two years.
Till Rogers has been employed as custodian of the Thalia school.
Mr. and Mrs. Carl Eley of Vernon visited Mr. and Mrs. Roy Shultz and Roy Martin Sunday afternoon.
Roy Martin Shultz has been em-

ployed by the Farmers Station after working in the Wichita Falls area for several months.
Mr. and Mrs. Bill Bell of Crowell and daughter, Mrs. Gordon Graves, and children of Los Angeles visited the T. R. Cates Jr. family Sunday.
Rev. and Mrs. Mack Turner of Lockett and Rev. Baldrige of Royse City visited in the Joe Eavenson home Friday.
Out of town people who attended the Cates-Messick wedding Sunday were J. F. Messick, Shirley and Bill, Mr. and Mrs. James Messick and two small daughters, Vernon; Mr. and Mrs. Albert Miller of Iowa Park, David Lawson

and Linda Leverett of Lockett, and J. D. Rothwell of Houston.
Danny McRae of Crowell spent the week end with the Joe Eavenson family.
Mr. and Mrs. Louis Rettig and daughter of Crowell visited the Joe Eavensons Friday.
Mrs. Velma Scales of Vernon visited the Eudale Oliver's Wednesday.
Mr. and Mrs. John Thompson visited the Alton Abston and Mrs. H. W. Banister homes Tuesday.
Mrs. Maude Townley has returned after visiting at Carlsbad, N. M., a week.
Mr. and Mrs. J. E. Perkins and family of Pecos visited Mr. and Mrs. Roy Shultz Thursday.
Mr. and Mrs. Bob Martin and Kelly Lynn of Abilene spent the week end with her mother, Mrs. J. W. Wright, and Teresa.
Mrs. Lyndal McBeath and daughter of Pampa visited over the week end in the Flora Short and Homer McBeath homes.
Mr. and Mrs. Alton Abston and family attended a reunion of her family at Lake Pauline Sunday.
Mrs. Fred Gray took the following young people from the Methodist Church to Ceta Canyon where they will attend camp: Mary Bob Long, Janice and Janelle Gray, Jimmy High Hammonds and Candy Cooper.
Mrs. Edward Brock and Mrs. E. E. Grimes and daughter of Farmers Valley visited Mr. and Mrs. Sim Gamble Friday.
Mrs. Celeste Johnson visited her daughter, Judy, in Lubbock Friday.
Mr. and Mrs. Joe Spivey and daughter, Irene, of Liberty Hill spent Tuesday night of last week with Mr. and Mrs. Eudale Oliver, and took their son, Jimmy, who had been through harvest with the Oliver's, home with them.
Mr. and Mrs. R. L. Sims spent the week end attending a reunion of Mrs. Sims' family at Odessa.
Glen, Rhonda and Rochelle McBeath, children of Mr. and Mrs. James McBeath of Houston, who have been visiting the Homer McBeaths, J. L. McBeaths and Mrs. Bonnie Bell, have returned to their home.
John Strickland of Vernon and Mrs. Myrtle Watts of Vernon visited their sister, Mrs. Maggie Hammonds, last week.
Mr. and Mrs. R. B. Booth of Crane spent last week with her sister, Mrs. J. L. McBeath, and husband.
Mr. and Mrs. Bud Hammonds and family have been visiting his grandmother, Mrs. Maggie Hammonds.
Mr. and Mrs. Russell Hamer of Dayton, Ohio, are visiting the Cecil Carpenter family this week.
Mr. and Mrs. Dee Powers took their grandchildren, Christine and Steve Powers, to their home at Gail Saturday after they had visited here a week.

Mrs. Marion T. Gilbert and children were Quanah visitors last Monday.
Mr. and Mrs. Jack Thomas and son, Jackie, were Quanah visitors Tuesday night.
Mr. and Mrs. Chun Gafford and daughter, Laura, returned to their home in Arlington Sunday after visiting his parents, Mr. and Mrs. Otis Gafford, and son and his grandmother, Mrs. Leslie McAdams and son.
Mr. and Mrs. John Fish, Harvey Ward and Billy Mack Rine spent Sunday with Mr. and Mrs. G. A. Anglin of Paducah.
Egbert Fish spent several days with his daughter, Mrs. J. M. Sosebee, and husband of Anson last week.
Mrs. C. S. Lewis of Paducah visited Mrs. W. O. Fish from Wednesday until Sunday. She also visited in the John and Bill Fish homes.
Mrs. Nina McAdams of Quanah was a visitor at the McAdams ranch Friday.
Denton Ray Werley of Crowell visited his brother, Donald Werley, and family from Thursday until Saturday.
Mrs. Warren Haynie took the six- and seven-year-old Sunbeams of the Baptist Church on a picnic Friday.
Misses Myrtle and Neoma Fish and Mrs. Willis Evans visited Mrs. A. T. Fish Jr. and daughter, Darlene, and Mrs. C. S. Lewis of Paducah and Mrs. T. C. Sivells and Mrs. E. Sivells of Ogden Tuesday night.
Jana Gilbert visited Carlas Jean Slover of Dumont in the Quanah hospital last week.
Mrs. Donald Werley and daughters, April and Connie, accompanied Mrs. C. M. Carroll of Crowell to Vernon Thursday.
Mrs. A. W. Tanner and son, Keith, of Crowell visited Mrs. Warren Haynie and children Wednesday.
Miss Gaye Ramsey of Thalia spent Sunday in the Otis Gafford home.
Herbert Fish spent several nights last week in the R. L. Walling home of Paducah.
Don Myers of Lubbock visited Mr. and Mrs. John Fish and Harvey Ward Thursday afternoon.

Darlene Fish of Paducah spent from Tuesday until Friday with her grandfather, A. T. Fish, and daughters.
Mr. and Mrs. Otis Gafford and son, Jim Mac, and Mrs. Chun Gafford were Lubbock visitors Tuesday.
Mr. and Mrs. Harold Fish and children and Herbert Fish attended the ball game in Paducah Friday night.
Mr. and Mrs. A. T. Fish Jr. of Paducah spent Friday in the A. T. Fish home.
Mrs. Frank Moss of Paducah visited her daughter, Mrs. Harold Fish, and family Tuesday and Wednesday.
Mr. and Mrs. Carl Haynie of Truscott visited their son, Warren Haynie, and family Thursday night.
Mrs. Mary Belle Waddill of Irving and Mrs. Jimmy Kelley of Midland were visitors in the Otis Gafford home Sunday afternoon.
Misses Myrtle and Neoma Fish visited Mr. and Mrs. R. L. Walling of Paducah Friday afternoon.
Mrs. Marion T. Gilbert and children were Quanah visitors Saturday morning.
Miss Myrtle Fish visited several patients in the Quanah hospital last week.
Mr. and Mrs. W. R. Henderson and daughters, Suzanne and June, of Vernon visited her mother, Mrs. W. O. Fish, Sunday afternoon.
Otis Gafford and sons, Jim Mac and Chun, made a business trip to Lubbock Saturday.
Mrs. Chun Gafford and Jim Mac Gafford were Quanah and Vernon visitors Wednesday.
Mr. and Mrs. Otis Gafford, Mrs. Chun Gafford and Jim Mac Gafford were dinner guests of Mr. and Mrs. Weldon Hammonds of Floydada Tuesday evening.
Miss Myrtle Fish and Miss Jana Gilbert spent from Wednesday until Monday in the C. M. Galbraith home of Quanah.
Mr. and Mrs. Henry Hrabal of Black and Mr. and Mrs. Dwain Boren and son of Crowell spent Sunday with Mr. and Mrs. Ernest Boren.
Mrs. Ernest Boren spent Friday with her mother, Mrs. Ike Ever-son of Crowell.

Wehba's Foods WEEK-END SPECIALS!

Folger's Coffee 2 lb. cans \$1.19	COFFEE Instant Folger's 6 oz. 65¢
Miracle Whip KRAFT'S FULL QUART 49¢	VANDERVOORT'S SLIM FREEZ New Ice Cream 1/2 gallon 59¢
SUGAR WITH \$10.00 PURCHASE 10 lbs. 79¢	Vandervoort's Pure Half-Gallon 69¢
ICE CREAM 69¢	TIDE Giant Size 69¢
CHEER Giant Size 69¢	CARROTS cello bag 10¢
LUX SOAP Bath Size 2 - 29¢	ONIONS Yellow 4 lbs. 25¢
LUX LIQUID 22 oz. can 59¢	GRAPES lb. 19¢
WILSON'S OLEO 6 lbs. for \$1	PEACHES lb. 19¢
BACON EBNER'S COWBOY THICK SLICED 2 lbs. 98¢	RIB ROAST 3 lbs. \$1.00
STEAK TENDER SEVEN lb. 59¢	FRESH GROUND BEEF 3 lbs. \$1.00
PICKLES POLISH DILL 3 qts. for \$1.00	EBNER'S PICNIC HAMS lb. 33¢
CAKE MIX Duncan Hines 3 FOR \$1	OUR DARLING CORN 6 cans \$1.00
PEACHES Halves No. 2 1/2 can 3 cans 89¢	RAIDER BEANS and Potatoes 7 cans \$1
DEL MONTE WHOLE BEANS 4 cans \$1.00	Libby's Fancy-All Meat VIENNA SAUSAGE 5 cans \$1.00
MILE HIGH SWEET PICKLES qt. 39¢	KIMBELL'S CHERRIES 5 cans \$1.00
VAN CAMP'S TUNA 2 cans 49¢	RANCH STYLE BEANS 8 cans \$1.00
DEL MONTE SPINACH 6 cans \$1.00	KIM-400 count Facial Tissues 5 boxes \$1.00
WHITE SWAN PORK and BEANS 8 cans \$1	DOG FOOD SCRAPPY 12 cans \$1.00
Tomato Juice HUNT'S 8 cans \$1.00	PRESERVES Strawberry 3 for \$1.00

Vivian
MRS. W. O. FISH

Misses Bernita and Rosalie Fish left Thursday for Seattle, Wash., where they will attend the World's Fair and also tour the Western States.
Mr. and Mrs. Bob Howard of Corpus Christi visited Mr. and Mrs. Donald Werley and daughters Tuesday and Wednesday.
Mr. and Mrs. Warren Haynie and children visited his parents, Mr. and Mrs. Carl Haynie, of Truscott Sunday.
Mrs. Willis Evans of Sweetwater visited Misses Myrtle and Neoma Fish and father from Monday until Wednesday.

GOSPEL MEETING


AUG. 20 THRU 26
TIME: 8 P. M.

THOMAS MC DONALD

EVANGELIST

EASTSIDE CHURCH OF CHRIST


Santa Fe Salutes 100 Years of Land Grant Colleges and Universities



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In the areas of agriculture, engineering, mining, and industrial technology—the land grant colleges have contributed enormously to the strength, wealth, and general well-being of the states they serve.

Santa Fe, a partner in the progress of our nation, is proud to salute the nineteen land grant colleges and universities in the states we serve.

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Just right for that garage or play house that needs covering!

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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 4, 1962.

HOUSE JOINT RESOLUTION NO. 22 proposing an Amendment to Section 62 of Article XVI of the Constitution of the State of Texas to provide for elected and appointive officers and employees who serve in such capacity for twelve (12) or more years in any county or other political subdivision, a Retirement, Disability and Death Compensation Program.

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

Section 1. Subsection (b) of Section 62 of Article XVI of the Constitution of the State of Texas is amended to read as follows:

"(b) Each county and any other political subdivision of this State shall have the right and the Legislature may enact appropriate regulatory laws to provide for and administer a Retirement, Disability and Death Compensation Fund for its elected and appointive officers and employees, provided same is authorized by a majority vote of the qualified voters voting in such election of the county or other political subdivision. No person shall qualify for benefits unless he shall have served in such capacity for at least twelve (12) years, except for those persons otherwise qualified prior to the effective date of this Amendment. The amount contributed by the

county to such fund shall equal the amount paid for the same purpose from the income of each such person, and shall not exceed, at any time five per centum (5%) of the compensation paid to each such person by the county and State."

Section 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors in this State at an election to be held on the first Tuesday after the first Monday in November, 1962, of which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment authorizing retirement, disability and death benefits for elected and appointive officers and employees of counties and political subdivisions who have served in such capacity for twelve (12) years or more."

Section 3. Should the Legislature enact legislation in anticipation of the adoption of this Amendment, such legislation shall not be invalid by reason of its anticipatory character.

Section 4. The Governor of Texas shall issue the necessary proclamation for the election and the same shall be published in the manner and for the length of time as required by the Constitution and laws of this State.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

SENATE JOINT RESOLUTION NO. 22 proposing an Amendment to Article IX of the Constitution of the State of Texas, by adding a new Section therein to be known and described as Section 11, providing that the Legislature may authorize the creation of hospital districts in Ochiltree, Castro, Hansford and Hopkins Counties, each district to be coextensive with the limits of such county, authorizing the levying and rates of taxes, providing for the acquisition of land and properties for hospital uses, as well as the maintenance and operation of the same; and authorizing the issuance of tax bonds for the purpose of the purchase, construction, acquisition, repair or renovation of improvements, and further providing that any enabling Act should not be invalid because of its anticipatory character.

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

Section 1. Article IX of the Constitution of the State of Texas is amended by adding thereto a new Section to read as follows:

"Section 11. The Legislature may by law authorize the creation of hospital districts in Ochiltree, Castro, Hansford and Hopkins Counties, each district to be coextensive with the limits of such county. If any such district is created, it may be authorized to levy a tax not to exceed Seventy-five Cents (75c) on the One Hundred Dollar (\$100) valuation of taxable property within the district; provided, however, no tax may be levied until approved by a majority vote of the participating resident qualified property-tax-paying voters who have duly rendered their property for taxation. The maximum rate of tax may be changed at subsequent elections as long as obligations are not impaired, and not to exceed the maximum limit of Seventy-five Cents (75c) per One Hundred Dollar (\$100) valuation.

"If such tax is authorized, no political subdivision or municipality within or having the same boundaries as the district may levy a tax for medical or hospital care for needy individuals, nor shall they maintain or erect hospital facilities; but the district shall by resolution assume all such responsibilities and shall assume all of the financial obligations (including bonds and warrants) of such subdivisions or municipalities or both. The maximum tax rate submitted shall be sufficient to discharge obligations, liabilities, and responsibilities, and to maintain and operate the hospital system, and the Legislature may authorize the district to issue tax bonds for the purpose of the purchase, construction, acquisition, repair or renovation of improvements; and such bonds shall be payable from and Seventy-five Cent (75c) tax. The Legislature shall provide for transfer of title to properties within the district.

"Should the Legislature enact enabling laws in anticipation of the adoption of the amendment, such Acts shall not be invalid because of their anticipatory character."

Section 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State on the first Tuesday after the first Monday in November, 1962, at which election all ballots shall have printed thereon the following:

"FOR the Amendment to Article IX of the Constitution permitting the creation of hospital districts in Ochiltree, Castro, Hansford and Hopkins Counties, each district to be coextensive with the limits of such county."

"AGAINST the Amendment to Article IX of the Constitution permitting the creation of hospital districts in Ochiltree, Castro, Hansford and Hopkins Counties, each district to be coextensive with the limits of such county."

Section 3. The Governor shall issue the necessary proclamation for said 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.

Methodist W. S. C. S.

The Pioneer Circle of the W. S. C. S. of the Methodist Church met Monday, Aug. 6, Mrs. Allen Sanders was hostess in her home for the meeting.

Mrs. J. N. Ribble was leader of the meeting which was the pledge service of the year. She used Psalms 107 as her devotion.

The group sang two songs directed by Mrs. R. J. Thomas with Mrs. Sanders accompanying. Mrs. John Fitzgerald concluded the pledge service by reminding the women of the need of money in carrying out missionary work at home and abroad. Then she dismissed with prayer. The members present made a generous contribution for the missionary work.

Subscriptions to News

The hostess served a refreshing plate to 10 members and one guest, Miss Dorothy Erwin.

Subscriptions to the News received since August 7 follow:

Dennis White, Thalia; James Sandlin, Crowell; H. L. Ayers Jr., Crowell; Newell Hofmann,

Crowell; G. E. Johnson, Lubbock; Mrs. Bonnie Bell, Thalia; Rex Traweek, Seminole; Mrs. D. E. Spirek, El Paso; Mrs. H. Herrmann, Woodland, Calif.; Mrs. Muriel Shirley, Matador; C. R. Burden, Dallas; R. N. Hodge, Crowell; Mrs. Eva Orr, Vernon; Mrs. James Brothers, Shamrock; V. W. Browning, Stephenville.

Got something sell. Try a News classified ad.

SIRLOIN STEAK lb. **79¢**
SEVEN STEAK lb. **49¢**
CHUCK ROAST lb. **39¢**
BEEF RIBS 4 pounds for **\$1**
BACON Ranch Brand lb. **39¢**

SWISS STEAK lb. **59¢**
PICNICS Sliced Free! 4-6 lb. avg. lb. **29¢**
CLUB STEAK lb. **59¢**
FRYERS lb. **29¢**
GROUND MEAT 3 lbs. for **89¢**

PINEAPPLE JUICE 3 DEL MONTE 46 oz. cans **\$1**
BARTLET PEARS DEL MONTE 4 303 cans **\$1**
WHOLE GREEN BEANS Del Monte 4 303 cans **\$1**
DEL MONTE CORN Golden Cream Style 6 303 cans **\$1**
DEL MONTE SPINACH 7 303 cans **\$1**
DEL MONTE PEAS 5 303 cans **\$1**
DEL MONTE KRAUT 7 303 cans **\$1**

ORANGE, GRAPE, FRUIT PUNCH
HI-C 4 46 oz. cans for **\$1**
DEL MONTE FRUIT COCKTAIL 5 303 Cans **\$1**
DEL MONTE PEACHES Halves or Sliced 4 No. 2 1/2 Cans **\$1**

DEL MONTE DOLLAR DAYS
SWIFT'S HONEYCUP 1 Gal. **\$1**
FOAM RUBBER EACH **99¢**

MELLORINE 3
BED PILLOWS
SHORTENING 3 lb. can **59¢**
CRACKERS Bremner's 1 lb. box **19¢**
Cookies Assorted Flavors 2 lb. bag **49¢**
CAN MILK White Swan 2 tall **25¢**

DELSEY TOILET TISSUE White or Color 8 Reg. Rolls **\$1**
DEL MONTE NEW POTATOES 8 303 Cans **\$1**
DEL MONTE WHOLE TOMATOES 4 303 Cans **\$1**
Frozen Foods
DINNERS BANQUET Frozen Chicken, Beef, Turkey or Ham 11-Oz. Pkg **39¢**
TIP TOP FROZEN LEMONADE Pink or Plain 6-Oz. Can **10¢**
GOLDEN NIP Orange Juice 6 oz. can **19¢**

FAB TUNA CATSUP DEL MONTE CHUNK STYLE 3 reg. cans. . . . **\$1**
 Each **59¢** DEL MONTE 6 14 oz. bottles **\$1**

TOMATOES Vine pink lb. **15¢**
BANANAS Golden Yellow lb. **10¢**
Grapes Thompson Seedless lb. **15¢**

POTATOES No. 1 white 10 lbs. **49¢**
LETTUCE 2 garden fresh for **25¢**
McCLAIN'S

Down visitors
 ing home over the
 and Mrs. Ce
 and Mrs. Don
 ita Falls, Rev.
 of the Marg
 Church in 1939-41

PUBLIC NOTICE
 Proposed CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

HOUSE JOINT RESOLUTION NO. 22 proposing an Amendment to Article IX of the Constitution of the State of Texas, by adding a new Section therein to be known and described as Section 11, providing that the Legislature may authorize the creation of hospital districts in Ochiltree, Castro, Hansford and Hopkins Counties, each district to be coextensive with the limits of such county, authorizing the levying and rates of taxes, providing for the acquisition of land and properties for hospital uses, as well as the maintenance and operation of the same; and authorizing the issuance of tax bonds for the purpose of the purchase, construction, acquisition, repair or renovation of improvements, and further providing that any enabling Act should not be invalid because of its anticipatory character.

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

Section 1. Article IX of the Constitution of the State of Texas is amended by adding thereto a new Section to read as follows:

"Section 11. The Legislature may by law authorize the creation of hospital districts in Ochiltree, Castro, Hansford and Hopkins Counties, each district to be coextensive with the limits of such county. If any such district is created, it may be authorized to levy a tax not to exceed Seventy-five Cents (75c) on the One Hundred Dollar (\$100) valuation of taxable property within the district; provided, however, no tax may be levied until approved by a majority vote of the participating resident qualified property-tax-paying voters who have duly rendered their property for taxation. The maximum rate of tax may be changed at subsequent elections as long as obligations are not impaired, and not to exceed the maximum limit of Seventy-five Cents (75c) per One Hundred Dollar (\$100) valuation.

"If such tax is authorized, no political subdivision or municipality within or having the same boundaries as the district may levy a tax for medical or hospital care for needy individuals, nor shall they maintain or erect hospital facilities; but the district shall by resolution assume all such responsibilities and shall assume all of the financial obligations (including bonds and warrants) of such subdivisions or municipalities or both. The maximum tax rate submitted shall be sufficient to discharge obligations, liabilities, and responsibilities, and to maintain and operate the hospital system, and the Legislature may authorize the district to issue tax bonds for the purpose of the purchase, construction, acquisition, repair or renovation of improvements; and such bonds shall be payable from and Seventy-five Cent (75c) tax. The Legislature shall provide for transfer of title to properties within the district.

"Should the Legislature enact enabling laws in anticipation of the adoption of the amendment, such Acts shall not be invalid because of their anticipatory character."

Section 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State on the first Tuesday after the first Monday in November, 1962, at which election all ballots shall have printed thereon the following:

"FOR the Amendment to Article IX of the Constitution permitting the creation of hospital districts in Ochiltree, Castro, Hansford and Hopkins Counties, each district to be coextensive with the limits of such county."

"AGAINST the Amendment to Article IX of the Constitution permitting the creation of hospital districts in Ochiltree, Castro, Hansford and Hopkins Counties, each district to be coextensive with the limits of such county."

Section 3. The Governor shall issue the necessary proclamation for said 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.

WE AB

Whole-sale

Page 6
 d County News
 Texas, August 16

CUT
 YOUR FOOD BILLS
 Shop at the D & T



SHURFRESH
Oleo
 lb. **17¢**

Enchilado Dinners Patio-Heat and Eat
 Each **39¢**

Redless White
Grapes lb. **19¢**

FRESH FROM MUNDAY!
PANTALOUPES lb. **7¢**

Spuds **WHITE** 10 lb. bag **49¢**

CRISP
LETTUCE head **13¢**

Wansdown-6 flavors-your choice!
CAKE MIXES 3 for \$1 00



3 lb. Can.
 EACH **79¢**

Fryers Plump and Tender lb. **29¢**
Chuck Steak POUND **55¢**

CHUCK WAGON
BACON 2 pound package **\$1 15**

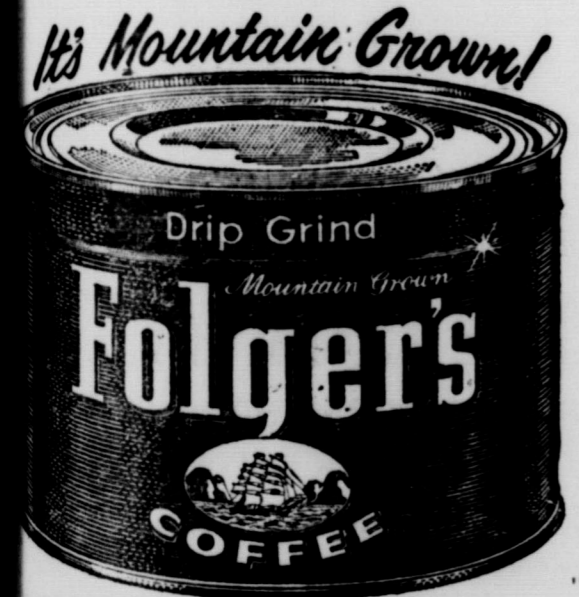
ALL MEAT
BOLOGNA pound **39¢**
GROUND MEAT 3 lbs. **\$1 00**

ARM-Ebner's Ranger Beef-Grain Fed
ROAST Tender and Juicy lb. **59¢**

Libby's or Van Camp's
VIENNA SAUSAGE 5 for \$1 00

SUGAR 10 lb. bag each **95¢**

GERMAN FROZEN **79¢**
 Each



POUND CAN
59¢

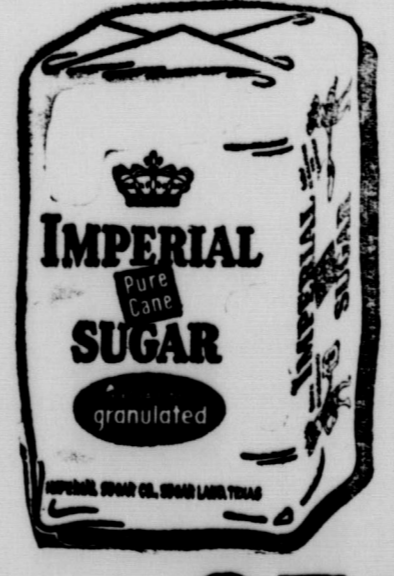
Chocolate Cakes

Shurfine Whole Kernel
CORN 303 cans
6 for \$1

Peas Food King 303 cans, 6 for **\$1**

Biscuits Shurfresh or Mead's 3 for **25¢**

Mellorine OAK FARMS Half-Gallon . . . **35¢**



D. and T. FOOD WAY
 Big Enough to Accommodate
 Small Enough to Appreciate
 AG
 Crowell, Texas * Daily Deliveries 9:30-11:00-4:30 * Phone MU-6-2171

Thursday
Evening,
Friday and
Saturday

From the News
THIRTY YEARS AGO

News items below were taken from the Friday, August 19, 1962, issue of The Foard County News:

Local law enforcement officers this week captured a still in operation in a small house on a farm 1 1/2 miles east of Thalia Tuesday. Besides the still, about 2 1/2 gallons of whiskey and three barrels of mash were brought to Crowell.

A speaking in the interest of Mrs. Miriam Ferguson's candidacy for governor will be held on the court house lawn Tuesday night. Judge Hare of San Antonio will be the speaker for this occasion.

The Crowell Service Station has recently changed from the use of Continental Oil Co.'s products and is now selling the Gulf Refining Co.'s. M. F. Crowell is the agent.

A general rain over Foard County, amounting to 1 1/2 inches at Crowell, fell last Tuesday morning.

Mr. and Mrs. L. A. Beverly and son, Fred Allen, left Tuesday afternoon for Covina, Calif., where they will reside.

Mary Edna Bursery returned home from Wichita Falls Thursday where she has been visiting her brother, Howard Bursery, and family for the past three weeks.

Miss Vera Patton left Saturday for Southland where she will teach the coming year.

Miss Elizabeth Kincaid and Merl Kincaid returned Tuesday night from a several days visit in New Mexico.

A baby girl, Donda Rondyne, was born to Mr. and Mrs. G. D. Self on Sunday, August 14. Mother and baby are in Baylor Hospital in Dallas.

Mrs. Gene Bryant of San Angelo is here visiting her parents, Mr. and Mrs. A. T. Schooley.

Billie and Juanita Brown were hostesses to a group of their friends at a slumber party on the Brown farm Friday evening. The guests were Marjorie Spencer, Mary Frances Bruce, Camille Graves, Thelma Lois Moore, Virginia May and Jennie D. Coffey, Edith Wayne Gates, and the hostesses, Mrs. Hubert Brown, mother of the hostesses, Mrs. Jim Gates and Misses Hazel Todd and Prudence Coffey assisted in entertaining.

Mr. and Mrs. C. W. Carroll and children, Opal, Elton and Leta Jo, and E. M. Gamble visited in Quanah Monday afternoon.

-Page 7-
Foard County News
 Crowell, Texas, August 16, 1962

GRIFFITH
Insurance Agency
General Insurance
 OLD LINE LEGAL RESERVE COMPANIES
 Phone 684-3754

TOM HESTER
Termite and Pest Control

Call LI2-2712 Collect
 2521 Yamparka, Vernon, Texas
 Ask your friends in Vernon about us!
 FREE INSPECTIONS AND FREE ESTIMATES!
All work guaranteed!

NOTICE

Pursuant to Article 689a-17 of the Revised Civil Statutes of the State of Texas, notice is hereby given that a public hearing on the 1962-63 budget for the Crowell Consolidated Independent School District will be held on Monday, the 3rd day of September A. D. 1962, at 8 p. m. at which time the Board of Trustees will consider the budget as prepared for said school district. Any taxpayer rendering property for taxation in said school district shall have the right to be present and participate in such meeting.

L. A. ANDREWS, SECRETARY,
 Crowell Cons. Ind. Schl. Dist.

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER THIRTEEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

SENATE JOINT RESOLUTION NO. 6 proposing an Amendment to Article VII of the Constitution of Texas by adding a Section to be known as Section 3-b, providing that school taxes levied in any independent school district, the major portion of which is within Dallas County, shall not be abrogated, canceled or invalidated by a change in boundaries nor shall bonds voted, but unissued, at the time of such change be invalidated by such change; authorizing the levy of taxes after such change without further election in the district as changed; providing an exception in the case of the annexation or consolidation of whole districts; providing for an election and the issuance of a proclamation therefor.

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

Section 1. That Article VII of the Constitution of Texas be amended by adding thereto the following:

Section 3-b. No tax for the maintenance of public free schools voted in any independent school district, the major portion of which is located in Dallas County, nor any bonds voted in any such district, but unissued, shall be abrogated, canceled or invalidated by change of any kind in the boundaries thereof. After any change in boundaries, the governing body of any such district, without the necessity of an additional election, shall have the power to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property in the district as

changed, for the payment of principal of and interest on such bonds in the manner permitted by the laws under which such bonds were voted. In those instances where the boundaries of any such independent school district are changed by the annexation of, or consolidation with, one or more whole school districts, the taxes to be levied for the purposes hereinabove authorized may be in the amount or not to exceed the rate theretofore voted in the district having at the time of such change the greatest scholastic population according to the latest scholastic census and only the unissued bonds of such district voted prior to such change, may be subsequently sold and delivered and any voted, but unissued, bonds of other school districts involved in such annexation or consolidation shall not thereafter be issued.

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held throughout the State of Texas on the first Tuesday after the first Monday in November, 1962, at which election all ballots shall have printed thereon the following:

"FOR the Amendment to Article VII of the Constitution of Texas, by adding thereto Section 3-b providing that taxes or bonds previously voted in any independent School District, the major portion of which is in Dallas County, shall not be abrogated, canceled or invalidated by any change in boundaries and authorizing the continuance of the levy of taxes after such change without further election."

AGAINST the Amendment to Article VII of the Constitution of Texas, by adding thereto Section 3-b providing that taxes or bonds previously voted in any independent School District, the major portion of which is in Dallas County, shall not be abrogated, canceled or invalidated by any change in boundaries and authorizing the continuance of the levy of taxes after such change without further election."

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

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

