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MANSFIELD THOMAS

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Offer Good from Aug. 15 to Sept. 23



Miss Susan Kathleen McNabb and Leslie Morris Brown were married at 11 a.m. Friday, August 5, in the Ropesville Church of Christ with David Griffith officiating the double ring ceremony. Parents of the couple are Mr. and Mrs. Fred McNabb of Route 4, Lubbock, and Mrs. Oma Faye Brown of Slaton.

The bride wore a street-length ensemble with a sleeveless white brocade dress and matching coat accented with pearl buttons and bracelet-length sleeves. Both the dress and coat featured low waists and box pleats with tiny white bows at the tops of the sleeves. Her headpiece was a pillbox with a shoulder-length veil and she carried a bouquet of yellow and white gladioli and carnations.

A reception at the Hickory Inn in Lubbock followed the ceremony. The couple then left for a wedding trip to Roswell, New Mexico.

They will live in the University Apartments in Portal, where the bride will study at Eastern New Mexico University. She is a graduate of Jones High School and attended LCC.

Brown is a graduate of Slaton High School and attended Decatur Baptist College and LCC. He is employed with ATSF in Clovis, New Mexico.

VISITS HERE

Mr. and Mrs. S. L. Freeman spent Saturday night in the home of his sister, Mr. and Mrs. Emory Hobbs. They are en route to their home in Santa Clara, California.

ON VACATION

Mr. and Mrs. Joe Schwartz and Joe Boy and Ricky Braden are vacationing this week in Colorado.

FOR SALE

Automatic Leonard washer, Leonard refrigerator, 15' upright Coldspot freezer like new 73" Airline console television and 1956 four door Mercury. See Eva Garcia, 5 miles west on FM road 41. 1-2 miles north, 3rd house on the right.

NOTICE

Anyone needing a truck to haul maize, please contact Cecil Rosales at the Recreation Hall in Ropes.

Mr. and Mrs. Emory Hobbs visited his nephew, Reuben Owens in the hospital Sunday. He had recently undergone surgery.

BEST SOME THOUGHTS

Well, we got one of our alleys cleaned up before Lady Byrd arrives. Now we must get the other one done.

Humans are guilty of scattering many onions, but very few orchids.

So we are going to try and be different this week and say—orchids to the trash haulers this week. They done

a fine job.

All' okay and right and tops with our world this week. How about yours?

A person creates his own surroundings and the circumstances of his life. Very few people live up to the things they expect in others.

If you are satisfied and happy, the majority of the people you are around and come in contact with will be the same.

We find it to be true more every day of you smile you have company, grunt, groan or cry and you are alone.

Very shortly, the old story will begin. Homework, football games, etc. Schooltime is a very busy

time.

We just bet Ben Stephens raises the tastiest cantaloupes and watermelons in the country. Every year we look forward to them.

On Tuesday he brought us two large, tasty, juicy watermelons and another cantaloupe. This is how our family stay so robust, hale and hearty.

We also enjoyed more good sweet corn from the John Reams' and blackeyed peas from the Kirby Shannons'.

This is the time of year when the pig you pay money into for gaining at the Tops club grows fatter. So do we.

But nothing all year tastes as good as the freshly picked vegetables and fruits of early fall.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 39 proposing an amendment to Section 18, Article VII, Constitution of the State of Texas, to withdraw Arlington State College from participation in the Permanent University Fund.

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

Section 1. That Section 18, Article VII, Constitution of the State of Texas, be amended to read as follows:

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

ing The Main University of Texas at Austin, The University of Texas Medical Branch at Galveston, The University of Texas Southwestern Medical School at Dallas, The University of Texas Dental Branch at Houston, Texas Western College of the University of Texas at El Paso, The University of Texas M. D. Anderson Hospital and Tumor Institute at Houston, The University of Texas Postgraduate School of Medicine, The University of Texas School of Public Health, McDonald Observatory at Mount Locke, and the Marine Science Institute at Port Aransas, the Board of Regents of The University of Texas is hereby authorized to issue negotiable bonds and notes not to exceed a total amount of two-thirds (2/3) of twenty per cent (20%) of the value of the Permanent University Fund exclusive of real estate at the time of any issuance thereof; provided, however, no building or other permanent improvement shall be acquired or constructed hereunder for use by any institution of The University of Texas System, except at and for the use of the general academic institutions of said System, namely, The Main University, and Texas Western College, without the prior approval of the Legislature or of such agency as may be authorized by the Legislature to grant such approval. Any bonds or notes issued hereunder shall be payable solely out of the income from the Permanent University Fund. Bonds or notes so issued shall mature serially or otherwise not more than thirty (30) years from their respective dates.

"The Texas A & M University System and all of the institutions constituting such System as hereinabove enumerated, and The University of Texas System, and all of the institutions constituting such System as hereinabove enumerated, shall not receive any General Revenue funds for the acquiring or constructing of buildings or other permanent improvements, except in case of fire, flood, storm, or earthquake occurring at any such institution, in which case

an appropriation in an amount sufficient to replace the uninsured loss so incurred may be made by the Legislature out of General Revenue funds.

"Said Boards are severally authorized to pledge the whole or any part of the respective interests of Texas A & M University and of The University of Texas in the income from the Permanent University Fund, as such interests are now apportioned by Chapter 42 of the Acts of the Regular Session of the 42nd Legislature of the State of Texas, for the purpose of securing the payment of the principal and interest of such bonds or notes. The Permanent University Fund may be invested in such bonds or notes.

"All bonds or notes issued pursuant hereto shall be approved by the Attorney General of Texas and when so approved shall be incontestable. This Amendment shall be self-enacting provided, however, that nothing herein shall be construed as impairing any obligation heretofore created by the issuance of any outstanding notes or bonds under this Section by the respective Boards prior to the adoption of this Amendment but any such outstanding notes or bonds shall be paid in full, both principal and interest, in accordance with the terms of such contracts."

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

"FOR the Constitutional Amendment withdrawing Arlington State College from participation in the Permanent University Fund."

"AGAINST the Constitutional Amendment withdrawing Arlington State College from participation in the Permanent University Fund."

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.

Mrs. Lucile Boykin, head of the Texas History, Local History and Genealogy Department of the Dallas Public Library, will be special guest director of the genealogical workshop presented by the South Plains Genealogical Society, August 19-20 at the Municipal Garden-Arts Center, 4215 College Avenue, in Lubbock, according to Mrs. Carl H. Gelin, Lubbock workshop chairman. Genealogical workshops are presented twice yearly by the South Plains Genealogical Society as a public service feature. No formal admission fee is charged, but contributions are greatly accepted and used to meet workshop expense as well as purchase books for the Society's collection. Dining facilities are available at the workshop and all persons wishing to bring lunches are welcome to do so.

PERMANENT SALE

For the Month of August

Reg. \$15. \$12.50

Reg. \$12.50 \$10.

Reg. \$10. \$7.50

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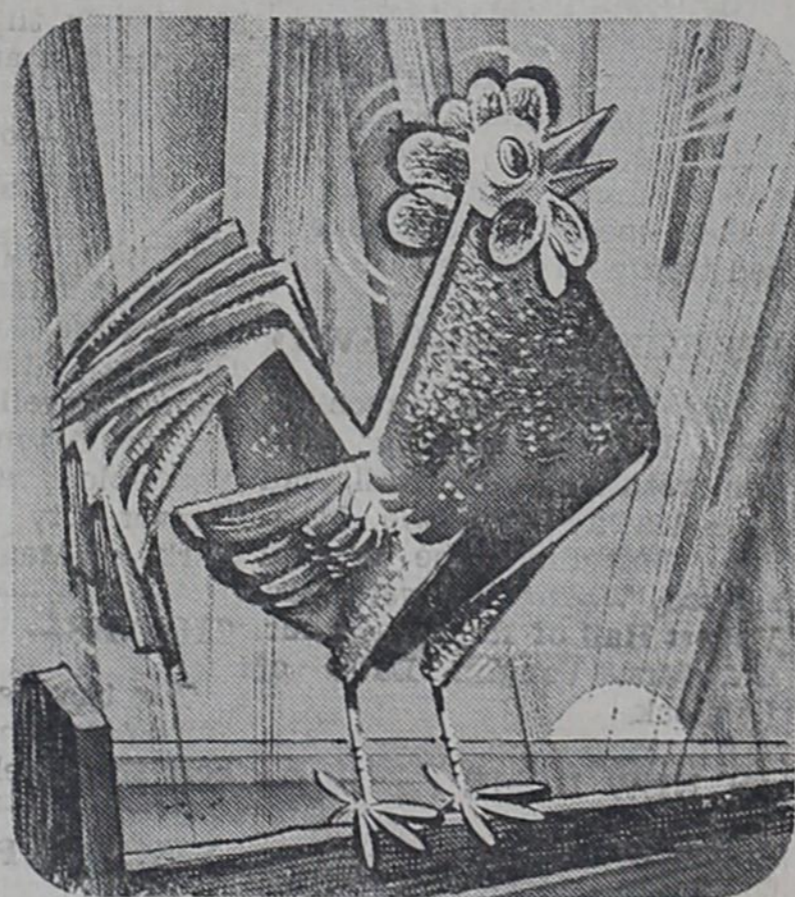


Mr. and Mrs. John Ream announce the engagement and approaching marriage of their daughter, Janet Marie, to Harry Pollet of Walker AFB, Roswell, New Mexico, son of Mr. and Mrs. Harold A. Pollet of Route 1, Caney, Kansas.

The couple will exchange vows September 24, 1966 at the First Baptist Church in Ropes.

HAVE VISITORS

Diann, Gayle and Brenda Hobbs of Seagraves are visiting this week with their grandparents, Mr. and Mrs. Emory Hobbs. They are the daughters of Mr. and Mrs. Darwin Hobbs.



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NOTICE

The Ropes Barber Shop will be closed from August 16 through August 23rd for vacation.

IN HOSPITAL

Mrs. Ray Suter was reported admitted to the Brownfield Hospital Monday evening.

Nola Knows By Nola White

Dear Nola - My husband won't let me in his den—not even to clean it. It's like a pigsty and I'm embarrassed every time his friends come because that's where he always takes them. Can you help me?

Horrified Housewife

Dear Horrified - Do what? Clean the room? No, thanks. Your husband is perfectly happy and his friends don't notice. I have the same problem with my son's room. I just ignore it. Occasionally it gets so bad he cleans it himself. I expect your husband will do the same.

Dear Nola - A terrible thing has happened and I don't know what to do about it. I married a widower who is quite a bit older than I am. His son was overseas with the Marines and we had never met until he came home in January. Now we're head over heels in love. We can't give each other up. What can we do?

Anguished

Dear Anguished - If you have a decent bone in your bodies...either of you...you'll put as much distance as possible between you and forget this affair. This man deserves a better deal than this from his wife and son.

Dear Nola - My only son is engaged to a woman who can never have children. He says

this doesn't matter to him because he neither likes nor wants children. This is breaking my heart, because I so desperately want grandchildren. I've asked him to give her up, but he won't hear of it. What can I do?

Never a Grandmother

Dear Never There's nothing to do now except reconcile yourself to your signature. You should be satisfied if your son is happy. If you need for children is so great, your services will be greatly appreciated in your county Crippled Children's Hospital.

Dear Nola I tried to break off with my girl friend because I've found a girl I like better, but she got her Dad's gun and threatened to shoot herself if I stop seeing her. I don't know what to do now. I don't want to go with her any more, but I don't want to be responsible for a suicide.

Scared Silly

Dear Silly You certainly can't enjoy dating a girl at the point of a gun. You simply must call her bluff. If she shoots herself, I don't really feel the world will have lost much, but I seriously doubt that she will.

Send your letters to Nola Knows, Box 411, Temple, Texas. For a personal reply, enclose a stamped, self-addressed envelope.

Sid Price is in Mercedes for the ginning season.

RETURNS HOME

Mrs. Sis Oliver has been returned to her home in Lubbock after having surgery last week and is reported improving. She is the mother of Mrs. Kenneth Evans of Ropes.

WANTED

A male Collie or German Sheppard pup. If you have one or know of one please contact Mr. or Mrs. O. H. Morrow, Route 1, Meadow, or call Ausborne Exchange 585-2124.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOURTEEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION NO. 38 proposing an amendment to Section 2, Article VI, Constitution of the State of Texas, to omit the requirement that members of the armed services vote only in the county in which they resided at the time of entering the service. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 2, Article VI, Constitution of the State of Texas, be amended by deleting the following language: "Any member of the Armed Forces of the United States or component branches thereof, or in the military service of the United States, may vote only in the county in which he or she resided at the time of entering such service so long as he or she is a member of the Armed Forces." The text of this Section is shown below, with a broken line through the sentence which is to be deleted: "Section 2. Every person subject to none of the foregoing disqualifications who shall have attained the age of twenty-one (21) years and who shall be a citizen of the United States and who shall have resided in this State one (1) year next preceding an election and the last six (6) months within the district or county in which such person offers to vote, shall be deemed a qualified elector; and provided further, that any voter who is subject to pay a poll tax under the laws of the State of Texas shall have paid said tax before offering to vote at any election in this State and hold a receipt showing that said poll tax was paid before the first day of February next preceding such election. Or if said voter shall have lost or misplaced said tax receipt, he or she, as the case may be, shall be entitled to vote upon making affidavit before any officer authorized to administer oaths that such tax receipt has been lost. Such affidavit shall be made in writing and left with the judge of the election. The husband may pay the poll tax of his wife and receive the receipt therefor. In like man-

ner, the wife may pay the poll tax of her husband and receive the receipt therefor. The Legislature may authorize absentee voting. And this provision of the Constitution shall be self-enacting without the necessity of further legislation. Any member of the Armed Forces of the United States or component branches thereof, or in the military service of the United States, may vote only in the county in which he or she resided at the time of entering such service so long as he or she is a member of the Armed Forces." Sec. 2. The only purpose of the amendment proposed in this Resolution is to make the aforesaid deletion. The adoption of this amendment shall not be deemed to have the effect of readopting the remainder of the Section, and if any other amendment to this Section, being for a different purpose, is adopted at an earlier election or at the same election, the adoption of this amendment shall not be construed as nullifying the change made by such other amendment. Sec. 3. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed on them the following: "FOR the Constitutional Amendment to allow members of the Armed Forces who are residents of Texas to vote." "AGAINST the Constitutional Amendment to allow members of the Armed Forces who are residents of Texas to vote." Sec. 4. 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. 5. If the foregoing amendment is adopted, the proclamation of the Governor declaring the adoption of the amendment shall set forth the full text of the amended Section, as amended herein and by any other proposed amendment which is submitted by the 59th Legislature and which has been duly adopted prior to such proclamation.

NOTICE

O. H. Morrow has a stray calf on his farm. If you have lost one, call him at Ausborne Exchange 585-2124.

HAS SURGERY

Jehue Price underwent minor surgery in a Lubbock hospital last Friday. He is now at home and doing fine. He is the son of Mr. and Mrs. Sid Price.

VISIT GRANDPARENTS

Patty and Sheree Morgan and a friend of Denver City are visiting this week in the home of their grandparents, Mr. and Mrs. Dennis Rasberry.

NOTICE

Kindergarten will start on August 31, across the street from Bowers Butane Company home phone 562-4964, or Kindergarten phone 562-3441, Mrs. Ray Martin. 3tp

RETURNS HOME

Ennis Moore returned home last Friday from the hospital, and is reported much improved.

THE ROPES PLAINSMAN

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COCKROACHES - Rats, mice, termites, gophers and other household pests exterminated. GUARANTEED. Davidson Pest Control, 501 3rd St, or phone 894-3824. Levelland.

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 8, 1966. HOUSE JOINT RESOLUTION NO. 69 proposing an Amendment to the Constitution of the State of Texas by adding a new Section, Section 63, to Article III; authorizing the Legislature to provide by statute for the accomplishment of governmental functions within any county having one million, two hundred thousand (1,200,000) or more inhabitants by the consolidation of the functions of government or by contract between any political subdivision(s) located within the county and any other political subdivision(s) located within the county or with the county; 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 the Constitution of the State of Texas be amended by adding a new Section in Article III, to be known as Section 63, reading as follows: "Section 63 (1) The Legislature may by statute provide for the consolidation of some functions of government of any one or more political subdivisions comprising or located within any county in this State having one million, two hundred thousand (1,200,000) or more inhabitants. Any such statute shall require an election to be held within the political subdivisions affected thereby with approval by a majority of the voters in each of these political subdivisions, under such terms and conditions as the Legislature may require. (2) The county government, or any political subdivision(s) comprising or located therein, may contract one with another for the performance of governmental functions re-

quired or authorized by this Constitution or the Laws of this State, under such terms and conditions as the Legislature may prescribe. The term 'governmental functions,' as it relates to counties, includes all duties, activities and operations of state-wide importance in which the county acts for the State, as well as of local importance, whether required or authorized by this Constitution or 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 throughout the State on the first Tuesday after the first Monday in November, 1966, at which time the ballot shall have printed thereon the following: "FOR the Amendment to the Constitution authorizing the Legislature to provide by statute for any county having one million, two hundred thousand (1,200,000) or more inhabitants to consolidate the functions of government and for such counties or any political subdivision(s) located therein to contract for the performance of functions of government." "AGAINST the Amendment to the Constitution authorizing the Legislature to provide by statute for any county having one million, two hundred thousand (1,200,000) or more inhabitants to consolidate the functions of government and for such counties or any political subdivision(s) located therein to contract for the performance of functions of government." Sec. 3. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Constitution and Laws of this State.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION NO. 13 proposing an Amendment to Sections 2 and 4 of Article VI of the Constitution of the State of Texas as so as to repeal the provision making payment of the poll tax a requirement for voting and so as to authorize the Legislature to provide for the registration of all voters. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 2 of Article VI of the Constitution of the State of Texas be amended, effective February 1, 1968, by deleting the following language: "and provided further, that any voter who is subject to pay a poll tax under the laws of the State of Texas shall have paid said tax before offering to vote at any election in this State and hold a receipt showing that said poll tax was paid before the first day of February next preceding such election. Or if said voter shall have lost or misplaced said tax receipt, he or she, as the case may be, shall be entitled to vote upon making affidavit before any officer authorized to administer oaths that such tax receipt has been lost. Such affidavit shall be made in writing and left with the judge of the election. The husband may pay the poll tax of his wife and receive the receipt therefor. In like manner, the wife may pay the poll tax of her husband and receive the receipt therefor." "provided, however, that before offering to vote at an election a voter shall have registered annually, but such requirement for registration shall not be considered a qualification of an elector within the meaning of the term 'qualified elector' as used in any other Article of this Constitution in respect to any matter except qualification and eligibility to vote at an election. Any legislation enacted in anticipation of the adoption of this Amendment shall not be invalid because of its anticipatory nature." The text of this Section, as so amended, is shown below, with the deleted language marked through by a broken line and with the new language underscored.

language underscored: "Section 2. Every person subject to none of the foregoing disqualifications who shall have attained the age of twenty-one (21) years and who shall be a citizen of the United States and who shall have resided in this State one (1) year next preceding an election and the last six (6) months within the district or county in which such person offers to vote, shall be deemed a qualified elector; and provided further, that any voter who is subject to pay a poll tax under the laws of the State of Texas shall have paid said tax before offering to vote at any election in this State and hold a receipt showing that said poll tax was paid before the first day of February next preceding such election. Or if said voter shall have lost or misplaced said tax receipt, he or she, as the case may be, shall be entitled to vote upon making affidavit before any officer authorized to administer oaths that such tax receipt has been lost. Such affidavit shall be made in writing and left with the judge of the election. The husband may pay the poll tax of his wife and receive the receipt therefor. In like manner, the wife may pay the poll tax of her husband and receive the receipt therefor." provided, however, that before offering to vote at an election a voter shall have registered annually, but such requirement for registration shall not be considered a qualification of an elector within the meaning of the term 'qualified elector' as used in any other Article of this Constitution in respect to any matter except qualification and eligibility to vote at an election. Any legislation enacted in anticipation of the adoption of this Amendment shall not be invalid because of its anticipatory nature. The Legislature may authorize absentee voting. And this provision of the Constitution shall be self-enacting without the necessity of further legislation. Any member of the Armed Forces of the United States or component branches thereof; or in the military service of the United States, may vote only in the county in which he or she resided at the time of en-

tering such service so long as he or she is a member of the Armed Forces." Sec. 2. That Section 4 of Article VI of the Constitution of the State of Texas be amended by changing the word "may" to "shall" in the last clause thereof and by deleting the words "in all cities containing a population of ten thousand inhabitants or more." The text of this Section, as so amended, is shown below, with the deleted language marked through by a broken line and with the new language underscored: "Section 4. In all elections by the people, the vote shall be by ballot, and the Legislature shall provide for the numbering of tickets and make such other regulations as may be necessary to detect and punish fraud and preserve the purity of the ballot box; and the Legislature may shall provide by law for the registration of all voters in all cities containing a population of ten thousand inhabitants or more." Sec. 3. If any other Amendment to Sections 2 or 4 of Article VI of the Constitution of the State of Texas, being for a different purpose, is adopted at an earlier election or at the same election, the adoption of this Amendment shall not be construed as nullifying any change made by such other Amendment. Sec. 4. 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, 1966, at which election all ballots shall have printed thereon the following: "FOR repealing the poll tax as a requirement for voting." "AGAINST repealing the poll tax as a requirement for voting." Sec. 5. If the foregoing Amendment is adopted, the proclamation of the Governor declaring the adoption of the Amendment shall set forth the full text of the amended Sections, as amended herein and as amended by any other proposed Amendment which is submitted by the 59th Legislature and which has been duly adopted prior to such proclamation. Sec. 6. 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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Shortening		.69
LADY SCOT FACIAL	200 COUNT	
TISSUE		.25
AURORA BATHROOM	2 ROLL PACK	
TISSUE		.25
LIPTON INSTANT	4 OUNCES	
TEA		.85
BROWN	TWO POUNDS	
Sugar		.33
BAKERS	6 OUNCES TWO FOR	
Choc. Chips		.39
MONARCH BUTTER	303 CAN 2 FOR	
BEANS,		.35
VAN CAMP LIGHT GRATED	TWO FOR	
TUNA,		.47
SHURFINE	303 SIZE	
SPINACH	2 FOR	.29
SHURFINE SECTIONS	303 CAN	
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FRESH GROUND	THREE POUNDS	
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YELLOW	POUND	
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Wednesday Is Double Stamp Day

THE ROPES FOOD STORE