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# Eldorado Success

Schleicher County's Only Newspaper

Offering The Best Advertising Medium

Est. 1901, This County's Oldest Business Enterprise

65TH YEAR

ELDORADO—SCHLEICHER COUNTY, TEXAS (76936) Thursday, August 11, 1966

Number 32

## Work Starts On West Road Job

Allen Keller Construction Co., from Fredericksburg, moved in crew and equipment this week and have started road work on Hwy. Twenty-Nine west of Eldorado.

Built some 15 years ago as a farm-to-market road, the east-and-west road was later designated as a State Highway and is now being rebuilt to state specifications.

From Eldorado to Menard the entire 50 miles has been widened and rebuilt with the exception of one 7-mile gap which is now in process of completion.

Continuing the work west, Keller Construction has contract for 12½ miles, starting at the Lum Davis station intersection and continuing to the Reynolds road intersection.

The contractor this week was putting up warning signs and grading out shoulders and ditches.

The work will likely continue through the fall months and into the winter.

## Funeral Tuesday For Mrs. McWhorter

Funeral services were held Tuesday afternoon at 2:00 in the First Baptist church for Mrs. W. L. McWhorter, 81, long-time resident of Eldorado. She passed away at the Shannon hospital Sunday, Aug. 7, after a short illness.

Mrs. McWhorter was born in Falcon, Ark., Dec. 6, 1884, the daughter of Mr. and Mrs. J. S. Pelt. She finished college in Arkadelphia, Ark.; she was married to T. F. Calhoun in 1905 and had two sons. After his death she moved to Eldorado in 1910.

In 1916 she was married to Mr. W. L. McWhorter. They were the parents of five sons. She has been a widow since 1931, and two sons preceded her in death.

Mrs. McWhorter was an active member of the Baptist church for many years, and took great pride in her home and family.

The pastor, the Rev. Kenneth Vaughan, officiated, and interment was made in the Eldorado cemetery. Ratliff-Kerbow Funeral Home had charge of arrangements.

Pall bearers were Bob Bradley, Marvin McAngus, Jo Ed Hill, Jack Montgomery, Orval Edmiston, and Glenn Parker.

Survivors include five sons, Sam Calhoun of Christoval, Bill, Dan, and Bob McWhorter of Eldorado, and John of Dallas; her mother, Mrs. J. S. Pelt of Edinburg; three sisters, Mrs. C. L. Fortson of Edinburg, Mrs. Marvin Evans of Pharr, and Mrs. W. T. Whitten of Eldorado; 10 grandchildren and 15 great-grandchildren.

## From Out Of Town At McWhorter Funeral

The following were among the out-of-town people who attended the funeral services here Tuesday afternoon for Mrs. W. L. McWhorter:

Mr. and Mrs. John McWhorter, Linda and Johnny Dallas;

Mr. and Mrs. Sam Calhoun, Ben Keys, Gene Jones, Mr. and Mrs. Lewis Hale, and Mr. and Mrs. Ira Hale, of Christoval;

Mrs. W. T. Whitten, Mr. and Mrs. Le Roy Klepas, Sandy and Barry; Mr. and Mrs. Ray Headstream, Marcia and Patricia; Mr. and Mrs. Buddy Calhoun, Mr. and Mrs. Pete Ewald, Mr. and Mrs. Earl Glen Calhoun, Mr. and Mrs. Danny Calhoun, Ellis Brooks, B. T. Withers, and Mr. and Mrs. Bart Mann, all of San Angelo;

Mary Ellen Hughes, Mertzon; Dr. Charles Fortson and Suzan, Mrs. C. L. Fortson, Edinburg;

Bobbie Calhoun, Phoenix; Mr. and Mrs. Todd McWhorter and Mary, Mr. and Mrs. Ben Morris, Atlanta, Texas;

Geneva Knox, Lucille Farmer, Mary Farmer, and Mrs. L. H. Farmer, all of Fort Worth.

## HERE FOR HIS THINGS

Mrs. Sadie Davidson reported that Mr. and Mrs. Howard Sikes of Bangs were here Tuesday to get Tommy's things at the apartment. They were accompanied by another son and two daughters.

Texas Almanacs at Success.

## Post Script

It looked like a revolution had hit the place when we, dropped in at the Western Auto store Tuesday to see Buddy White, the new proprietor.

Merchandise was stacked all over the middle of the room every which way while the walls were being given a new coat of paint. New display racks were partially assembled and on one wall was a large new peg-board unit which will hold a display of tools. Mr. White said there were other display units ordered which had not arrived at that time.

Although this is Buddy's first experience operating a Western Auto Associate establishment, he explained that he worked for Chevrolet dealerships in Dallas and was familiar with the way they handled their parts department. "This is kind of similar," he said, and went on to remark that things would look different here a week from now.

Buddy is a young man and if he lacks anything in experience his enthusiasm and ambition more than make up for it.

We join others in welcoming him to Eldorado's business district.

Another change in the business district noted by shoppers this week is in the market department of Parker Foods where Clay Porter is now in charge.

No stranger in Eldorado, Mr. Porter had been dishing out gas and oil at Harkey's Humble Station since 1960 and lately for Mr. Mobley. Porter's switch from tires and tubes to T-bones doesn't mean he is without experience. Before coming to Eldorado he was a meat cutter in a frozen food plant, and at one time he operated his own grocery store. So Clay seems to be on familiar ground and is rapidly taking over where Don Robinson left off about two weeks ago.

Now Porter's move to the market department has left Raymon Mobley between a "rock and a hard place" at his busy Enco station.

We were in to see Mr. Mobley on Tuesday and he said he was in the market for TWO good hands. Right now he keeps things going

## School News

Mrs. Jewel Miller has resigned her First Grade teaching position in the local schools and has accepted a position at Cloudercroft, New Mexico. She has taught in the local schools since 1952.

Supt. C. T. Humphries was still seeking a replacement this week for the late Coach Tommy Sikes. Replacements will be announced soon for both Mrs. Miller and Mr. Sikes.

Football workouts and band rehearsals will begin this coming Monday. Although the new band hall is not quite complete, it is there that the band rehearsals will be held.

Teachers and administrators will meet at school at 9:00 a.m. on Friday, August 26th, to begin their two-day workshop. Classes start the following Monday, August 29th.

## Oil News

The Fort McKavett multipay field of Schleicher county gained its 5th 4,270-foot lime oil producer and a location west extension to that pay with recompletion of John Q. McCabe, Midland, No. 1 Thornburg, former Strawn lime gas producer in the Camar, Southwest multipay field, 25 miles east of Eldorado.

It was finaled for 102 barrels of 27 gravity oil, through a 21-64-inch choke and perforations between 4,164-4,170 feet.

Original completion was Sept. 10, '65, for a calculated, absolute open flow of 10 million cubic feet of gas per day, with gas-liquid ratio of 236,700-1.

Location is 660 feet from the north and east lines of 27-3-TW&NG.

Mallard 1 Williams, 6,800 feet in shale.

Skelly 1 Royster, bottomed at 6,788 feet in shale, running logs.

with the help of high school boys, but when school starts in three weeks, he said he didn't know what he would do.

"I could make a man a good deal here," Mobley said, and went on to say that the problem wasn't just here but everywhere. He had been at a district wholesaler's meeting recently and all the dealers there were facing the same labor problem.

Etheredge Texaco station and Griffin's Gulf have both been employing high school boys and both will have adjustments to make when school takes up.

So there you have it—if you know of anyone looking for that kind of work, there are businesses crying for help right here in Eldorado.

Bennie Harkey's garage got squared away this week with Scooter Faul on the job as mechanic. But Faul quit a job at Earl Parker Motors to take the one with Harkey and that leaves Parker Motors without a hand and now they are in the market for a mechanic.

By next Monday Harkey's garage will be reinforced with a second mechanic—Sammy Dannheim who has been employed at the Foxworth-Galbraith Lbr. Co. Sammy's job at the lumber yard will be filled by Ralph Young. Ralph is a nephew of R. V. Sheppard, the paint and body man, and Ralph has been working for Andy Nixon. So that makes it look like Andy is about to need another employee.

And that's the way it is in the middle of August 1966—here in Eldorado. Many businesses are having difficulty finding the competent employees they need.

Elton McGinnes has started building a new house in Sunset Acres. Builders Service of San Angelo is contractor and they have already started work on the foundation.

With our subscribers: J. D. Huckaby's new address is 891 Abrams Road, Richardson, Texas 75080.

Mrs. J. H. Harvey has renewed her subscription at Route 1, Flatonia, Texas 78941.

Mrs. Loyd R. Baskin's new address is 6860 Alloway St., East, Worthington, Ohio 43085.

Mrs. Dale M. Peterson, the former Wanda Dannheim, and children, left recently for South Carolina to join her husband after spending some time here with her parents, Mr. and Mrs. E. H. Dannheim. Her address is: Mrs. Dale M. Peterson, 2384 Keller Drive, Charleston Air Force Base, South Carolina 29404.

## Revival To Start At First Baptist Church

The Rev. Kenneth Vaughan, pastor of the First Baptist church, announces that a Revival will begin Monday, Aug. 15th, and continue through the following Sunday.

Rev. Howard Scott, pastor of the Field St. Baptist church in Cleburne, will be evangelist and John Ed Carlson, minister of music of First Baptist church, San Angelo, will have charge of the music.

Services will be held at 10:00 each morning and at 7:00 each evening. Details in the church ad on page 5.

## New Babies

Mr. and Mrs. Richard Boyles of 1613 Shafter in San Angelo are parents of a daughter born August 2nd in a San Angelo hospital. The baby has been named Amy Dean.

Mrs. Boyles has four older sons, Bill, John, Tom, and Dick Oglesby. She is the former Mrs. Bill Oglesby of this place.

Grandparents include Mr. and Mrs. C. C. (Shorty) Henderson of Tow, Texas, who are former residents of Eldorado.

## Hundreds At Annual Co-Op Meet

The 21st annual meeting of the Southwest Texas Electric Co-Operative was held Tuesday evening on the Memorial Building grounds with hundreds attending from all parts of the area served by the Co-Op.

Orland Harris reported serving barbecue to 900.

Musical entertainment was rendered by Bob Lester, Rusty Meador, Lynda McGinnes and several other young people before the meeting got under way, and was well received by all present.

W. W. Sheen of Menard, president, called the meeting to order and Peyton Cain read the minutes of the 1965 meeting.

Atty. Louis Gayer presided at the election of directors and Frank

Bond of Sonora, Joe Strauss of Ozona, and Peyton Cain of Eldorado were all re-elected to new three-year terms.

Don McCormick gave his manager's report.

Ronnie Miller of Austin was on hand taking pictures.

L. D. Mund was projectionist as two films were shown. The first depicted the national convention of the National Rural Electrical Cooperative Association which was held in Las Vegas some time ago.

The second film was "Two Little

Raccoons." Final event of the evening was the drawing for door prizes. Little Margaret Powell drew the names.

Prizes, with donors and winners, were:

1. Electric ceiling heater, Sterrett Supply, Mrs. Sam Carrell;
- 1A. Toastmaster, Graybar, Mrs. Truett Stanford;
2. Electric party grill, S.W. Co-Op, Mrs. Sherrill Dannheim;
3. Clock radio, Co-Op, Mrs. Charlie Sudduth;
4. Electric grill, Co-Op, Mrs. Earl Lloyd;
5. Electric steam iron, Co-Op, Frank Bond;
6. Floor lamp, Co-Op, Milton Faught;
7. Steam iron, Co-Op, Mrs. W. V. Lux;
8. Coffee maker, Westinghouse, Mrs. Mary Lou Whitley;
9. Steam and dry iron, Templeton, Mrs. W. L. Kinser;
10. Electric clock and bed lamp, Co-Op, Mrs. Elizabeth Powell;
11. Clock, Co-Op, James Bustin;
12. Electric clock, Co-Op, Johnny McMullen;
13. Dozen 150-watt bulbs, Nelson Electric, Dallas, W. W. Sheen;
14. Clock, John Stigler, Clemens Sauer;
15. Dozen bulbs, Nelson, Walter Powell Jr.;
16. Heating Pad, Boyer Electric, J. F. Cawley;
17. Dozen bulbs, Nelson, Jack Griffin;
18. Clock, Eldorado Hardware, Ed DeLong;
19. Dozen bulbs, Nelson, Jeff Owens;
20. Dozen bulbs, Nelson, Mrs. Tucker Clark.

## Students Mourn Untimely Death of Young Football Coach

Usually whenever a school bus filled with students pulls out for a neighboring town, those in it boisterously look forward to a game, a contest meet, or other event. But it was a quiet and subdued Eagle football team, with their coaches, and a number of other faculty members and students who left Monday afternoon in three buses for Bangs to attend the funeral of Tommy Lee Sikes, 24, who served last year on the coaching staff in the local schools and was killed late Saturday afternoon in an accident near San Angelo.

Sikes, who had been here Saturday afternoon to assist the other coaches and doctor in giving physical exams to the football boys, had left late in the day in a pickup to return to his home town of Bangs when his vehicle was struck by a car at the intersection of State Highway 388 and Loop 307 southeast of San Angelo. The mishap occurred at about 5:50 p.m.

Sikes, and Jose Maximo DeLos Santos, about 50, of Ballinger, were pronounced dead at the scene by Peace Justice O. L. (Pop) Miller.

Andres Alvarado Vasques, 50, of Ballinger, driver of the car, was treated at Shannon hospital for a cut lip and scalp and released.

Officers said Vasques was driving east on SH 388 and Sikes was going north on Loop 306 when their vehicles collided. They said Loop 306 has the right of way at the intersection.

Santos apparently was thrown through the windshield of the Vasques car. Sikes was thrown from his pickup truck which overturned after being shoved across a traffic island.

The force of the impact ripped the truck bed from Sikes truck. It lay several feet off the side of the road.

Bodies of both dead men were taken to Johnson's Funeral Home. Sikes' body was later sent to Davis-Morris Funeral Home at Brownwood.

Coach Sikes, a 1965 graduate of Howard Payne College with a B. A. degree in History, was hired a year ago to teach Jr. High history and social studies and to be Jr. High coach in the Eldorado school. He was a member of the Methodist church, and was single.

Before coming to his initial teaching job here, he did practice teaching in history and social studies in Brownwood Jr. High school. He had graduated previously from Bangs High school where he participated in all athletics and was a four-year letterman in football and track. He performed in the Plateau Relays here on the outstanding Bangs track team of the late 1950's.

He spent this past school year

**MURDER CHARGE**

Andres Alvarado Vasques, driver of the vehicle involved in the death of Tommy Sikes, was charged with murder with a motor vehicle in Justice Court, Tom Green County, on Tuesday.

Vasques was placed under \$1,000 bond.



TOM SIKES

in the local school system and was getting ready to resume work here this coming year when the accident occurred. He was a popular young man with both students and faculty, all of whom regret his untimely death.

**Memorial Service Held Here**  
At 4:30 Sunday afternoon, a Memorial service for Tom Sikes was held in the First Methodist church here with a large crowd in attendance.

Lynda McGinnes sang The Lord's Prayer, and Mrs. Rozean played the organ. The pastor, the Rev. Dempsey G. Salter, officiated.

A memorial book was signed by all who were there and sent to the Sikes family at Bangs.

**Funeral Monday**

Funeral services for Mr. Sikes were held at 4:30 Monday afternoon in Bangs First Methodist church, with burial in the Bangs cemetery.

The Eldorado schools arranged for three buses to go, and a number of others from here attended in cars.

It was estimated that well over 150 from here attended, and the buses and cars had to park about three blocks from the Methodist church in Bangs on account of the crowd.

Mr. Sikes was born Sept. 11, 1941, in Brownwood.

Survivors include his parents, Mr. and Mrs. Howard Sikes of Bangs; a brother, Bobby Dean Sikes of Bangs; and a sister, Mrs. Eddie Spivey of Brownwood.

## Local 4-H Girls Are District Dress Winners

A district dress review was held August 4th in the Cactus Hotel in San Angelo.

Nan Sauer, daughter of Mr. and Mrs. Clemens Sauer, took first place in the district contest which had 17 participants.

Kathy Carlman, daughter of Mr. and Mrs. E. L. Carlman, placed 3rd in the Senior Division in 16 counties.

The girls were honored that day with a luncheon.

**SALES PADS** for sale at the Success office.

## Band Rehearsals Set

Band rehearsals will begin on Monday, August 15, at 7:00 p.m. Band students should have their instruments for this rehearsal.

The schedule for other practice sessions will be announced at the Monday evening meeting.

Wayne McDonald is new band instructor.

## Season's Preview

### Football Boys To Start Work-Outs Monday

Eagle coaching staff made up of Head Coach Ray Morgan, Line Coach Pete Bryan, offensive and defensive end coach Jack Bell, and newly arrived Ken Thomas whose duties will also include scouting activities, have already supervised physical examinations for 33 Eldorado lads and plan to begin the pre-season condition and preparation period for the '66 football wars Monday, August 15, with two-a-day work periods. Coach Morgan said that prospective trainees had voted to begin the morning sessions at 6:00 o'clock and to end about 8:30, and evening sessions from 5:30 until about 8:00. Coach Morgan said that shorts, shoulder pads, and helmets would be the morning uniform with full pads for the evening. He remarked that probably the full number of boys out would be about 44.

As usual in Interscholastic League football, every season is a tense affair with disaster possible and probable every Friday night as each school contends for the various championships; but Coach Morgan and associates will enjoy as relaxed a start as possible. Part reason is that area coaches have considerably painted the pre-season favorite bullseye on the Sonora Broncs with Rankin as second and Ozona third choices. Eldorado is ranked fourth. The district title gets quite heavy when it is worn beginning in July.

Another pleasant factor for Eagle coaches to contemplate is the fact that nine lettermen are returning. They are as follows: Senior Donald Rogers, a one-year letterman, weighing 155 lbs., as a candidate for end; Junior John Mayo, a two-year letterman, 220 pounds, a tackle candidate; Senior Bobby DeLong, a one-

(Continued on Page 5)

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ELDON CALK, R. PH. OWNER

Eldorado Drug

TEXAS

2-1521

**Bob Reynolds Appointed To F.H.A. Committee**

Robert W. Reynolds has been appointed a member of the Farmers Home Administration area committee serving Schleicher, Sutton, and Crockett counties, the agency's County Supervisor, Patrick F. Sullivan, announced this week. The appointment is for 3 years, ending June 30, 1969.

Reynolds succeeds Jack Wade whose term expired this year. The other two members of the committee are George Humphrey and Peyton Cain. Humphrey was elected chairman of the committee for the present fiscal year.

Sullivan stated that Marlis Barker, district supervisor of FHA with headquarters in Kerrville, will conduct a training meeting for FHA committeemen in San Angelo on August 16. Committeemen from Schleicher and Tom Green counties will be present.

**Sparkle Spots . . .**

Sparkle Spots, as announced this week by the local committee:

Eldorado Feed Store;  
Dick Bearce res.;  
Mr. and Mrs. Frank Van Horn res.;  
Mrs. Ora Davis res.;  
Mrs. L. T. Wilson res.;  
The Masonic Hall;  
Presbyterian church;  
Methodist Church.

The E. H. Nixon, Jr., family have moved to the C. C. West home place on the west edge of Eldorado. Pancho Bradley moved from there a while back to the Mrs. Tom Johnson house south of the school which he bought.

**Miss Topliffe Bride of Mr. Tucker In Chapel Ceremony At Meth. Student Center, Alpine**



MRS. ROGER KEITH TUCKER

The chapel of the Methodist Student Center in Alpine was the setting for the marriage Sunday, August 7, of Miss Martha Ellen Topliffe to Roger Keith Tucker. The Rev. Edwin Chappell, minister of the First Methodist Church in Alpine officiated.

Parents of the couple are Mr. and Mrs. E. H. Topliffe of Eldorado and Mr. and Mrs. J. M. Tucker Jr., of Odessa.

Escorted by her father, the bride wore a three piece knit suit in pale blue and white. Myrta Ann Topliffe of Midland attended her sister as maid of honor.

Dave Hopper of Hereford was best man and ushers were Jack Lowry of Lancaster and Larry Dawson of Eagle Pass.

The reception was in the club room of the Ponderosa restaurant of Alpine.

The bride was graduated from Eldorado High School and Sul Ross State College of Alpine. The bridegroom was graduated from Iraan High School and Sul Ross State College. He has been teaching and coaching in the Eagle Pass school system for two years.

The couple will live at 1416 George Street, Eagle Pass after a wedding trip to New Mexico.

Mr. and Mrs. Tucker, parents of the bridegroom were hosts at the rehearsal dinner the night of Aug.

6th at the Ponderosa restaurant club room.

Parties honoring the bride included a shower held at the home of Misses Miltia and Katherine Hill July 9. Other hostesses at this shower were Mrs. Palmer West, Mrs. L. V. Newport, Mrs. Walter McGregor, Mrs. James Page, Mrs. Mattie Royster, Mrs. H. W. Scott, Mrs. Evelyn Pennington, Mrs. Lewis Whitten, Mrs. Thomas Richard Jones, Mrs. Jack Hext, Mrs. Granvil Hext, Mrs. Frank Van Horn, Mrs. L. D. Ochsner, Mrs. C. C. McLaughlin and Mrs. Delbert Edmiston.

Hostesses to a kitchen shower held in the home of Mrs. Arch Mittel July 16 were Mrs. Mittel, Mrs. Herman Walker and Mrs. Oliver Tesle.

A spice party honoring Miss Topliffe and several other brides-to-be was held the night of August 2 at the home of Mrs. Ed Meador. Helping Mrs. Meador as hostesses were Mrs. Eldon Calk and Mrs. Hollis McCormick.

Bith Mr. and Mrs. Tucker will teach in the Eagle Pass High School this year.

Tom Oglesby of San Angelo has spent the past three weeks visiting with his grandmother, Mrs. Sam Oglesby.

**FAMILY PARTY**

Mr. and Mrs. D. E. Roach celebrated their 39th wedding anniversary Saturday, Aug. 6th, when Mrs. Rose Doyle gave a family supper in their honor.

The family presented them with a gift.

Games of 42 were played for entertainment.

Those present were: Mr. and Mrs. D. E. Roach of Redwood City, Cal.; Mr. and Mrs. Ben Hill of Hobbs, N.M.; Mrs. Cotton Clark and children, Ozona; Mr. and Mrs. Claudia Doyle, Mrs. Ruby Damron, Mr. and Mrs. Jimmy Doyle and

boys, Mr. and Mrs. Cramer Sofge, and Rose, Joan, and Wayne Doyle.

**MERRY MAKERS MEET**

The Merry Makers "42" Club met Thursday at the Java Junction cafe with Mrs. Mary Joiner as hostess.

There were three tables of players including Mrs. Roy Andrews as a guest.

Pie, iced tea, and coffee were served as the conclusion of the games.

SALES PADS for sale at the success office.

**Methodist Notes**

The Vacation Church School has been under way this week at the First Methodist church, with sessions being held from 8:00 to 10:30 each morning.

Mrs. Martha Lee Meador is in general charge, assisted by Mrs. Glenda Joyce.

The school will close Friday evening, tomorrow, with a program in the church and an exhibit of arts and crafts made by the pupils. Refreshments will be served.

**PUBLIC NOTICE**  
**Proposed CONSTITUTIONAL AMENDMENT**  
**NUMBER FIVE ON THE BALLOT**

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

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

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

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

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

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

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

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

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

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

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

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

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

**PUBLIC NOTICE**

**Proposed CONSTITUTIONAL AMENDMENT**  
**NUMBER FIFTEEN ON THE BALLOT**

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

SENATE JOINT RESOLUTION NO. 33 proposing an Amendment to Section 6, Article XVI, Constitution of the State of Texas, to authorize state participation in programs financed with funds from private or federal sources and conducted by local level or other private, nonsectarian associations, groups, and nonprofit organizations for establishing and equipping facilities for assisting the blind, crippled, or otherwise physically or mentally handicapped in becoming gainfully employed, for their rehabilitation or restoration, or for providing other services essential for the better care and treatment of the handicapped.

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

Section 1. That Section 6, Article XVI, Constitution of the State of Texas, be amended to read as follows:

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

"(b) State agencies charged with the responsibility of providing services to those who are blind, crippled, or otherwise physically or mentally handicapped may accept money from private or federal sources, designated by the private or federal source as money to be used in and establishing and equipping facilities for assisting those who are blind, crippled, or otherwise physically or mentally handicapped in becoming gainfully employed, in rehabilitating and restoring the handi-

capped, and in providing other services determined by the state agency to be essential for the better care and treatment of the handicapped. Money accepted under this subsection is state money. State agencies may spend money accepted under this subsection, and no other money, for specific programs and projects to be conducted by local level or other private, nonsectarian associations, groups, and nonprofit organizations, in establishing and equipping facilities for assisting those who are blind, crippled, or otherwise physically or mentally handicapped in becoming gainfully employed, in rehabilitating and restoring the handicapped, and in providing other services determined by the state agency to be essential for the better care or treatment of the handicapped.

"The state agencies may deposit money accepted under this subsection either in the state treasury or in other secure depositories. The money may not be expended for any purpose other than the purpose for which it was given. Notwithstanding any other provision of this Constitution, the state agencies may expend money accepted under this subsection without the necessity of an appropriation, unless the Legislature, by law, requires that the money be expended only on appropriation. The Legislature may prohibit state agencies from accepting money under this subsection or may regulate the amount of money accepted, the way the acceptance and expenditure of the money is administered, and the purposes for which the state agencies may expend the money. Money accepted under this subsection for a purpose prohibited by the Legislature shall be returned to the entity that gave the money.

"This subsection does not prohibit state agencies au-

thorized to render services to the handicapped from contracting with privately-owned or local facilities for necessary and essential services, subject to such conditions, standards, and procedures as may be prescribed by law."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified voters 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 authorizing assistance to the blind, crippled, or otherwise physically or mentally handicapped, in the form of grants of public funds obtained from private or federal sources only, to local level or other private, nonsectarian associations, groups, and nonprofit organizations for establishing and equipping facilities to assist the handicapped in becoming gainfully employed, for their rehabilitation or restoration, or for providing other services essential for the better care and treatment of the handicapped."

"AGAINST the Constitutional Amendment authorizing assistance to the blind, crippled, or otherwise physically or mentally handicapped, in the form of grants of public funds, obtained from private or federal sources only, to local level or other private, nonsectarian associations, groups, and nonprofit organizations for establishing and equipping facilities to assist the handicapped in becoming gainfully employed, for their rehabilitation or restoration, or for providing other services essential for the better care and treatment of the handicapped."

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 NINE ON THE BALLOT**

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

SENATE JOINT RESOLUTION NO. 26 proposing an Amendment to Sections 4 and 5 of Article V of the Constitution of the State of Texas to provide for a Court of Criminal Appeals of five members; prescribing their qualifications; elections, appointments, tenure of office and compensation; and prescribing the term of court of said court.

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

Section 1. That Section 4 of Article V of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Section 4. The Court of Criminal Appeals shall consist of five Judges, one of whom shall be Presiding Judge, a majority of whom shall constitute a quorum, and the concurrence of three Judges shall be necessary to a decision of said court. Said Judges shall have the same qualifications and receive the same salaries as the Associate Justices of the Supreme Court. They shall be elected by the qualified voters of the state at a general election and shall hold their offices for a term of six years. In case of a vacancy in the office of a Judge of the Court of Criminal Appeals, the Governor shall, with the advice and consent of the Senate, fill said vacancy by appointment until the next succeeding general election.

"The Judges of the Court of Criminal Appeals who may be in office at the time when this Amendment takes effect shall become Judges of the Court of Criminal Appeals and continue in office until the expiration of the term of office for which each has

been elected or appointed under the present Constitution and laws of this state, and until his successor shall have been elected and qualified.

"The two members of the Commission of Appeals in aid of the Court of Criminal Appeals who may be in office at the time when this Amendment takes effect shall become Judges of the Court of Criminal Appeals and shall hold their offices, one for a term of two years and the other for a term of four years, beginning the first day of January following the adoption of this Amendment and until their successors are elected and qualified. Said Judges shall by agreement or otherwise designate the incumbent for each of the terms mentioned.

"The Governor shall designate one of the five Judges as Presiding Judge and at the expiration of his term and each six years thereafter a Presiding Judge shall be elected."

Sec. 2. That Section 5 of the Article V of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Section 5. The Court of Criminal Appeals shall have appellate jurisdiction coextensive with the limits of the state in all criminal cases of whatever grade, with such exceptions and under such regulations as may be prescribed by law.

"The Court of Criminal Appeals and the Judges thereof shall have the power to issue the writ of habeas corpus, and under such regulations as may be prescribed by law, issue such writs as may be necessary to enforce its own jurisdiction. The Court of Criminal Appeals shall have power upon affidavit or otherwise to ascertain such matters of fact as may be necessary to the exercise of its jurisdiction. The Court of Criminal Ap-

peals may sit for the transaction of business at any time from the first Monday in October to the last Saturday in September in each year, at the State Capitol. The Court of Criminal Appeals shall appoint a clerk of the court who shall give bond in such manner as is now or may hereafter be required by law, and who shall hold his office for a term of four years unless sooner removed by the court for good cause entered of record on the minutes of said court.

"The Clerk of the Court of Criminal Appeals who may be in office at the time when this Amendment takes effect shall continue in office for the term of his appointment."

Sec. 3. Said proposed 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, A.D. 1966, at which election each voter opposing said proposed Amendment shall scratch off the ballot with a pen or pencil the following words printed on said ballot:

"FOR the Amendment to the State Constitution providing for a Court of Criminal Appeals of five members, and prescribing the term of said court."

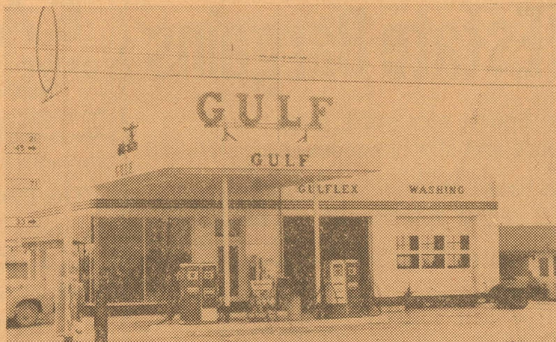
Each voter favoring said proposed Amendment shall scratch off the ballot in the same manner the following words printed on said ballot: "AGAINST the Amendment to the State Constitution providing for a Court of Criminal Appeals of five members, and prescribing the term of said court."

If it appears from the returns of said election that a majority of the votes cast are in favor of said Amendment the same shall become a part of the Constitution of this state.

Sec. 4. The Governor shall issue the necessary proclamation for said election and have same published and said election shall be held as provided by the Constitution and laws of this state.

1964

1966



## GRIFFIN'S GULF NOW TWO YEARS OLD

It was on August 15, 1964, that your Gulf Station opened under our ownership. We promptly found out that operating a busy station was something that ran into lots of work—and we've really been busy all this time (no chance to lie down on the job.)

The compensation we have gotten for all our work has been seeing the many satisfied customers coming back again and again and again.

Now, with two years' experience behind us, we enter upon our third year and want to thank you all for keeping us so busy—which is the way we like to be. By now you know all about our products and about service you have learned to expect. That you will continue to find them here is one thing you can be sure of.

So, we again say "Thank You."

## Griffin's Gulf Station

DAN GRIFFIN

PHONE 853-2931

### County Extension News W. G. Godwin, Co. Agent

Don't relax your guard when using agricultural chemicals. They can enter the body by ingestion, through the respiratory system and in many cases through the skin. A person would not knowingly eat a chemical such as a pesticide; however, failure to remove contaminated clothing and to wash thoroughly prior to eating can result in the ingestion of the chemical on food handled by the individual.

Absorption of the chemical through the respiratory tract can occur by smoking cigarettes that have contacted the chemical on the hands of the individual. Absorption through the respiratory tract can also occur when one is exposed to chemicals in the form of dusts, sprays or vapors. Adequate ventilation will serve to reduce the degree of exposure and the use of a respiratory protection device is a must in many cases if use hazards are to be minimized it is emphasized.

Protective clothing should be worn at all times when chemicals are being used. Their use will help prevent contact of the chemical with the skin, either directly or indirectly, or as a result of spillage, exposure to sprays or dusts or indirectly through contacts with surfaces, equipment and utensils exposed to chemicals.

To prevent accidental poisoning, these suggestions are offered:

Read, understand and follow the container instructions; use protective clothing and respirators as directed on the labels; keep soap and water available at all times, they are valuable protective devices; if chemicals are spilled on the skin or clothing, remove the clothing and wash the affected area thoroughly with soap and water; remove contaminated clothing upon completion of the chemical use and scrub with soap and water; place contaminated clothing, equipment and unused chemicals in an area inaccessible to humans and animals and dispose of unused chemicals and "empty" chemical containers immediately and in the prescribed manner.

And always remember, the safe use of agricultural chemicals is largely in the hands of the person who uses them.

All marriages are happy—it's the living together afterwards that's tough.

In the long run, there is no more important task that County Agents do every day than to aid in the educational profession and teach how to use natural resources.

The issues of resource conservation are not technological but are political in nature. It is relatively easy to engineer water systems, pollution techniques, and erosion control programs. The crux of the resource problem to an increasing degree lies in the social order of the county and town, in the values to which people adhere and the patterns of social interaction which govern the use of the resources.

Urbanization removes more and more people from direct contact and experiences with nature. And although opportunities for lessons in natural resource can be found everywhere, in a great measure they are over worked, and a generation of children go through school, reach adulthood, take their places in community life but with little sense of responsibility for the care and use of natural resources.

With the growing demands made upon resources by a dynamic culture it is necessary to offer, in fact imperative, that an understanding of the growing demands, and an understanding of the policies and procedures essential for careful and considerate use of resources be taught in all schools.

Modern television proves that people would rather look at anything than each other.

The boll weevil build-up continues in all cotton fields in the county. There are this week about 65 weevils to the acre with some 2,000 acres averaging less than 50 per acre. Early cotton will not be damaged too much but late cotton will be affected and the yield reduced even should rain be received.

Boll worms are less than 1% county wide with no infestations in the county.

Some cattlemen believe it's wasteful to allow cattle enough pasture to be able to pick and choose what they eat. These people are mistaken.

When given the chance, cattle will eat the leaves rather than the stems of forages. Leafy material is higher in digestible energy, and naturally livestock will produce better the more leafy material they are allowed to eat.

In some forages, the stemmy material is so low in digestible energy that it serves no useful production purpose in livestock.

### Who Owns My Bank?

Only Production Credit Association borrowers say,

"I DO!"

Borrowers of the Texas PCA own their own loan company. That's the reason the interest costs are low. He is assured of courteous and interested consideration because he can say:

"WE GET OUR MONEY FROM OUR OWN 'OUTFIT'!"

### Texas Production Credit Association

116 S. OAKES  
J. R. Canning, Pres.  
R. C. Chandler, V-Pres.  
J. Burney Ligon, Dir.

SAN ANGELO, TEXAS  
E. D. Webster, Dir.  
Aubrey DeLong, Dir.  
Lee Russell, Asst. Mgr.

Phil H. Lane, Mgr.

This means if a cattleman has his pastures stocked at a low enough rate, the animals can pick out the leaves, leave the stems and still have plenty to eat. And it's not wasteful, since the stems have little nutritive value anyway.

If a pasture looks uniformly grazed, it has been grazed too short for maximum production. In fact, a properly grazed pasture always has a lot of what appears to be lightly grazed or ungrazed forage, giving the pasture a ragged uneven look.

The amount of apparently ungrazed or very lightly grazed forage is one index that can be used to judge proper stocking rate. The ideal situation is that 30 to 40% of the pasture appears to be ungrazed or lightly grazed.

When forage quality is high, as in the spring, it may be grazed lower without a loss in animal production. But during the summer, especially on perennial pastures, it's important not to overgraze if

you want maximum production from your cattle.

It may be true that there is nothing new on the beach this year but there is more of it in evidence.

Mr. and Mrs. D. E. Roach of Redwood City, Cal., and Mr. and Mrs. Ben Hill of Hobbs, N.M., have been visiting the Claude Doyles and other relatives the past week. They returned home on Monday.

The Leo Praters have started painting the interior of the Page house on the Angelo highway, that they recently bought. They will move there late this month or early in September.

Mr. and Mrs. George Long returned recently from an extended trip north. They went to Louisville and Lexington, Kentucky; to Evansville, Indiana; Barry, Illinois, and Borger, Texas, visiting relatives at all those places.

### Legion Installation Set For September 1st

Thursday, September 1st, has been set for installation of officers for the 1966-67 year by the Bev McCormick Post of The American Legion. An ice cream supper will be served that evening for Legionnaires and their families.

Alvin Farris as commander and Gene McCalla as vice-commander and head the slate of incoming officers.

### \$6,428 Property Damage For Accidents So Far

The Texas Department of Public Safety, San Angelo Sub-District, reported statistics recently for traffic accidents for the area for the first seven months of 1966. Schleicher county had \$6,428, down from the \$9,034 for the same period of 1965.

Total accidents are reported 19, down from last year's 22, and there have been 15 injuries, up

from 5 a year ago.

### MOVES HERE FROM KANSAS

Gerald Childers has moved his family here from Kansas, and will assume his duties as clerk at the Northern Natural Gas Co. plant.

The Childers have three children and have moved to the Shugart house on the Angelo highway which was vacated a while back by Dr. Vernezobre.

Texas Almanacs at Success.

### PUBLIC NOTICE

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

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

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

Section 1. That Section 9, Article IX of the Constitution of the State of Texas be amended to read as follows: "Section 9. The Legislature may by law provide for the creation, establishment, maintenance and operation of hospital districts composed of one or more counties or all or any part of one or more counties with power to issue bonds for the purchase, construction, acquisition, repair or renovation of buildings and improvements and equipping same, for hospital purposes; providing for the transfer to the hospital district of the title to any land, buildings, improvements and equipment located wholly within the district which may be jointly or separately owned by any city, town or county, providing that any district so created shall assume full responsibility for providing medical and hospital care for its needy inhabitants and assume the outstanding indebtedness incurred by cities, towns and counties for hospital purposes prior to the creation of the district, if same are located wholly within its boundaries, and a pro rata portion of such indebtedness based upon the then last approved tax assessment rolls of the included cities, towns and counties if less than all

the territory thereof is included within the district boundaries; providing that after its creation no other municipality or political subdivision shall have the power to levy taxes or issue bonds or other obligations for hospital purposes or for providing medical care within the boundaries of the district; providing for the levy of annual taxes at a rate not to exceed seventy-five cents (75c) on the One Hundred Dollar valuation of all taxable property within such district for the purpose of meeting the requirements of the district's bonds, the indebtedness assumed by it and its maintenance and operating expenses, providing that such district shall not be created or such tax authorized unless approved by a majority of the qualified property taxpaying electors thereof voting at an election called for the purpose; and providing further that the support and maintenance of the district's hospital system shall never become a charge against or obligation of the State of Texas nor shall any direct appropriation be made by the Legislature for the construction, maintenance or improvement of any of the facilities of such district.

Provided, however, that no district shall be created except by act of the Legislature and then only after thirty (30) days' public notice to the district affected, and in no event may the Legislature provide for a district to be created without the affirmative vote of a majority of the taxpaying voters in the district concerned.

The Legislature may also provide for the dissolution of hospital districts provided that a process is afforded by statute for:

(1) determining the desire of a majority of the qualified voters within the district to dissolve it;

(2) disposing of or transferring the assets, if any, of the district; and

(3) satisfying the debts and bond obligations, if any, of the district, in such manner as to protect the interest of the citizens within the district, including their collective property rights in the assets and property of the district, provided, however, that any grant from federal funds, however dispensed, shall be considered an obligation to be repaid in satisfaction and provided that no election to dissolve shall be held more often than once each year. In such connection, the statute shall provide against disposal or transfer of the assets of the district except for due compensation unless such assets are transferred to another governmental agency, such as a county, embracing such district and using such transferred assets in such a way as to benefit citizens formerly within the district.

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

"FOR the constitutional amendment providing the method and manner for dissolution of hospital districts.

"AGAINST the constitutional amendment providing the method and manner for dissolution of hospital districts."

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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**JUST \$16.95**  
 Guaranteed for the life of your car.  
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 is now in **FULL SWING**  
 Bring in those dirty clothes NOW you have been saving back to have dry cleaned.  
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**ELDORADO SUCCESS**  
 PUBLISHED EVERY THURSDAY  
 At Eldorado, Texas 76938  
 Fred Gunstead...Editor-Publisher  
 Bill Gunstead...Associate Editor

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Any erroneous reflection upon the character, standing or reputation of any person, firm or corporation which may appear in the columns of the Success will be gladly corrected upon same being brought to the attention of the publisher.

Notice of entertainments where a charge of admission is made, obituaries, cards of thanks, resolutions of respect, and all matters not news will be charged for at the regular rates.

Announcements of revivals for churches are considered advertising and charged for at regular advertising rates.

Unsolicited poetry charged for at regular advertising rates.

Pictures — Unsolicited pictures for publication charged for at engraver's rates.

Front page advertising announcements to be charged for at a rate equal to three times the regular rate.

PEACHES, figs, and blackeyed peas and okra. See W. R. McCrahey or call 853-2373.

WANTED: Good used deep freeze, preferably chest type. Call 2743. \*

SOME PEACHES and tomatoes for sale. Mrs. L. Kent, phone 853-2345.

FOR SALE OR RENT: Our three-bedroom home on West Ave. — Kenneth Homer, 601 West Ave. D, San Angelo, phone 653-0374. (Au11 tfe)

2-BEDROOM unfurnished apartment for rent; call 853-2829. (Au 11-18\*)

"NEVER used anything like it," say users of Blue Lustre for cleaning carpet. Rent electric shampooer \$1. Foxworth-Galbraith Lumber Co., Eldorado, Texas.

WE HAVE several good used TV's. All in A-1 condition. —Boyer Electric Co. (c)

**In Those Days**  
 Compiled From Success Files

**ONE YEAR AGO**  
 Aug. 12, 1965—A public meeting was set to discuss medical needs of the county.

Tom Sikes was hired to the school faculty as coach and teacher of history and social studies.

Sonora's Jubilee Celebration was coming up, with the week of events to get under way Aug. 20th.

**FIVE YEARS AGO**  
 Aug. 10, 1961—Johnny Griffith announced plans to open his own barber shop in the Finnigan building. He had been working in Rance McDonald's shop.

September 3rd was date set for a big 60th anniversary celebration at the First Baptist church. Rev. D. C. DuBose was pastor.

The old Texaco station building on South Main was being readied for storage of a "packaged hospital."

Mr. and Mrs. W. L. Fisher were observing their 25th wedding anniversary.

Frank H. (Pomp) Watson died at the age of 86.

Lloyd Johnson was installed as commander of the Bev McCormick post of The American Legion.

Mary Leigh Tisdale was home after spending eight weeks at San Marcos Baptist Academy.

**12 YEARS AGO**  
 Aug. 12, 1954—Wm. Cameron & Co. was erecting three new houses near the Scout hall, for sale.

W. W. Sheen, J. Forrest Runge, Joe Edens, Frank Bond, Louis Gayer, E. L. Tankersley, R. A. Harrell and John Childress were re-elected directors of the Southwest Texas Electric Co-Op, as the 9th annual membership meeting was held.

Mrs. Gus Love was chairman of the Homecoming which was coming up.

Janna Walker, Dale West, and Jerry Caldwell were attending a cheer leader school in Dallas.

Sons were born to Mr. and Mrs. Lowell Ellis and Mr. and Mrs. Garland Williams.

Mr. and Mrs. P. F. Case returned from an extensive trip through the northeastern states.

Rhonda Sproul, 4-year-old daughter of Mr. and Mrs. Carroll Sproul, was undergoing polio treatments.

**35 YEARS AGO**  
 Aug. 14, 1931—Jim Dan Hill, graduate of Eldorado High School who received his Ph. D. degree from the University of Minnesota, was named president of the Superior State Teachers College in Wisconsin.

On a Hi-League program were Mary Jess Koy, Mrs. McWhorter, Zona Clare Koy, Eugene Koy, Dee DeLong, Hassell Ratliff, and Jetty Grace DeLong.

F. J. Wood and Charlie Bue of the City Variety Store returned from a buying trip to Dallas.

Mr. and Mrs. Ray Jones and son returned from a family reunion in Palo Pinto county.

Mrs. A. B. White was called to Lampasas by the death of her mother, Mrs. A. C. Alexander.

Misses Jane and Edwina Bynum of Sterling City visited here in the home of Mr. and Mrs. W. H. Parker.

**Community Calendar**

Continuing through Sunday: Gospel Meeting at Rock Church of Christ; services each night at 8:00.

Aug. 11, Thursday. Masonic Lodge meets.

Aug. 12, Friday. Social Security representative at Court House, 1:00 to 2:30 p.m.

Aug. 13, Saturday. Gift Tea honoring Miss Jan Davis, bride-elect of Mr. Woody Dismuke, Jr., 3:00 to 5:00 p.m. at home of Mrs. C. C. McLaughlin.

Aug. 15, Monday. Football team workouts and summer Band rehearsals to begin.

Aug. 17, Wednesday. Homemakers H.D. Club meets 9:00 a.m. with Mrs. Clara Mae Donaldson.

Aug. 17, Wednesday. Lions club meets 12:15, Memorial Building.

Aug. 25, Thursday. Drivers License patrolman here.

Aug. 26-28. Workshop at school.

Aug. 29, Monday. Opening day of school.

Sept. 1, Thursday. American Legion installation of officers, and ice cream supper.

**CARD OF THANKS**

We wish to thank those who gave of themselves so graciously at our time of sorrow at the loss of our beloved Mother.

The Family of  
 Mrs. W. L. McWhorter

**SPECIAL**

Get a Permanent Wave at Carr's Beauty Cottage for \$5.00.

We have T-V.  
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 Auto Supply & Garage

is Now Open to Serve You in the former Ford location on So. Main. Scooter Faull and Sammy Dammheim are mechanics. We service most makes of automobiles; large stock of parts on hand with more arriving.

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 Phone 853-2975

**Charles F. Browne, M.D.**  
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 Mon., Tues., Wed., Fri.—10-12, 2-5  
 Thurs. and Sat.—10-12

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3 bedroom house, nice yard, large car port and storage room..... \$6,000

2 bedroom house on Angelo highway with 2 rental apartments ..... \$8,000

2 bedroom house, Glendale ..... \$3,500

3 bedroom, close to school ..... \$8,000

2 bedroom house with apartment in the rear ..... \$8,500

Have 2 houses for sale that need extensive repairs. Could be made into nice homes. If interested, call and make me an offer.

Most accidents can be prevented by D.D.T. (Defensive Driving Tactics)

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 Additional Insertions.....2c word  
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 Minimum 50c Each Insertion  
 \$1.00 Minimum On All Small Ads  
 Taken On Phone Or By Mail

FOR RENT OR SALE: 3-bedroom house on North St. If interested see Fred Watson. 1\*

GOOD USED Tappan Gas Range for sale. See W. B. Shipman or call 2592. (1tc)

**Prochaskas Write From Kilgore, Texas:**

Mr. and Mrs. F. O. Prochaska renewed the subscription to the Success from Longview, Texas, where they have lived for about the past 15 years. He had charge of the old Shell station here for a number of years. They write:

"We have no special news, except for anyone who remembers our sons and might be interested in their whereabouts. Both of the boys are graduates of Texas Tech. Frank Jr. holds a bachelors and a masters degree in Chemical Engineering and is now employed by Shell Oil Company. He is headquartered in Houston but at present is on assignment at Bryan Mills gas field. He served three years in the Air Force and is now in the inactive reserves. Charles David holds a bachelors degree in Civil Engineering and is an engineer for Brown and Root in the Philippine Islands—government work with the U. S. Forces. He spends several weeks at a time in Viet Nam."

F. O. Prochaska's address is: Route 3, Box 412, Longview, Texas 75604.

**When Shots Rang Out In Austin**

(Robert Jay, who attended a nine-week session of summer school at the University of Texas recently, and is science teacher in Eldorado High school, was another who related his experiences on August 1st, the day Charles Joseph Whitman fired his rifle from the top of the tower. Mr. Jay returned home last week. The following is a letter he wrote home to his family the day of the shootings.)

Dear Pansie and Kids:  
 Well, I guess you're anxious to hear about my experiences today. Chances are you have heard more about it than I am able to tell. I had been in Physics for 15 minutes when I heard the first shot fired. I knew when I heard it that it was a rifle, and I thought it was probably a 30-06. The teacher kept talking. Then another shot and another and another. I didn't know people were getting killed every shot I heard. I was getting uneasy because then I started hearing pistol and other rifle shots; then sirens. The teacher kept talking. The window right at my back could easily have been hit by the sniper. Eventually a woman came in the door and asked if we knew what was happening. She said that at that time he had killed four people and several were lying out where no one could get to them (in the mall). Policemen had climbed on the physics building and were shooting at the tower. Every once in a while a bullet would hit the physics building and sounded like someone dropped a big box on the floor above me. It

was a regular gun battle with continuous firing all the time. I didn't try to watch the tower because I didn't want to get near windows; he was shooting people in buildings too. A few of the people I know here were walking next to people who were shot. One girl heard the shots and turned to look at the tower; this fellow said all of a sudden there was a big patch of blood on her chest. I am very lucky it didn't happen one hour later or 15 minutes sooner for I would have also been on the campus. As soon as we heard (on the radio) that he had been captured, I went over to the tower and they brought bodies and wounded out for 15 or 20 minutes to the ambulances. There were policemen with shotguns and rifles. On the map I sent, you can see the tower (main bldg.) and I put an X where I was in the physics building. The mall I colored with pencil, and the drag. These are the places he shot the most people. I also drew an ink line showing where I walk to lunch (one hour later). He shot several people along that route. He could even have shot someone at Simpkins had he wanted to. I heard on the radio a moment ago that 16 were dead. This may increase. Anyway it's been a pretty exciting day but not too good for studying (and I've got to.) I'll learn more about everything as the week goes on and tell you when I get home. It makes you a little uneasy to walk under that tower now. Better go. —Robert.

J. W. Torbett has moved from a McAngus apartment to a Crosby apartment.

Mr. and Mrs. Bill Rountree and girls returned Sunday from a vacation trip to Tennessee and Dallas, where they visited relatives.

Cardboard 10c & 20c, Success

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  - Savings Accounts
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**THE FIRST NATIONAL BANK**  
 Eldorado, Texas

**EAGLE DRIVE-IN THEATRE**  
 ELDORADO, TEXAS  
 Show Starts At 8:00 P.M.

Wednesday, Thursday, August 10-11  
**The Pleasure Seekers**  
 —In Color—  
 Ann-Margret — Tony Franciosa  
 Carol Lynley

Friday, Saturday, August 12-13  
**Mister Moses**  
 —In Color—  
 Robert Mitchum — Carroll Baker

Sunday, Monday, August 14-15  
**Deadly, Dangerous, the Game Is: Blindfold**  
 —In Color—  
 Rock Hudson — Claudia Cardinale

Closed Tuesday, August 16  
 Wednesday, Thursday, August 17-18  
**The Glory Guys**  
 —In Color—  
 Tom Tryon — In Color

**LESLIE HENDERSON IS FIVE**  
 Mrs. Calvin Henderson entertained nineteen youngsters in honor of her son, Leslie Dwayne on his 5th birthday this week at the home of his grandparents.  
 Ice cream, cake, and drinks were served and the honoree received a large number of gifts.

Joe and Vida Kreklow left Wednesday morning for Aspen, Colorado, where they will attend a music festival; they will be there for about a week.

**News Of The Sick**

Mrs. Ralph Waldron entered Clinic-Hospital Tuesday and underwent major surgery Wednesday (yesterday).

**Federal Land Bank Association**

**Mr. Farmer— Mr. Rancher:**

Too many short-term debts can cripple your total credit program, tie up operating capital and cause you to miss opportunities that require immediate funds. For these reasons, it can pay you to consolidate your short-term obligations with a long-term, low cost Land Bank loan on your farm or on your ranch.

A. E. Prugel, Manager  
**Federal Land Bank Assn.**  
 Sonora, Texas



**ELDORADO LODGE**  
 No. 890 — A. F. & A. M. Stated meeting 2nd Thursday in each month, at 7:00 p. m. from Oct. 1 to April 1, and at 8:00 from April 1 to October 1. Visiting brethren welcome.

# Football

(Continued From Front Page)

year letterman, 180 pounds, as a guard;

Senior Chris McCravery, a two-year letterman, 160 pounds, as a center;

Senior Danny Halbert, a three-year letterman, 150 pounds, a quarterback;

Senior Jay Halbert, a two-year letterman, 150 pounds, as a half-back;

Senior Pat Childers, a one-year letterman, 150 pounds, as a full-back;

Junior Roy Davidson, one-year letterman, 150 pounds, as a half-back;

Junior Rusty Meador, one-year letterman, as a quarterback.

Coach Morgan named three other senior candidates, these being Jessie Bosman, 160 pounds, for end; Kirk Jones, 150 pounds, for tackle; and Ricky Buchner, 150 pounds, for end.

Seven sophomores are up from lower echelons of play. They are Cliff Schooley, 150 pounds, for guard; Mickey Pennington, 165, for tackle; Allan Corbell, 180, tackle; Jim McGinnes, 225, tackle; David Lloyd, 140, guard; Dwain Dempsey, 155, quarterback; and Albert Torres, 130, for guard.

Fourteen freshmen are up to high school from the junior wars. They are 145-pound Mickey Clark as a full-back, 135-pound James Larry Davis as a halfback, 130-lb. Wayne Doyle as a halfback, 140-pound Paul Page as an end, 120-pound Bobby Sykes as a guard, 170-pound John Danford at a tackle, 150-pound Bob Page as a quarterback, 140-pound Jim Robledo as a guard, 105-pound William Edmiston as a guard, 120-pound Jim Martin as a guard, 140-pound Ross Whitten as an end, 130-pound Sidney Reynolds as a guard, 145-pound Mike Olson as an end, and 130-pound Sam Oglesby as a center.

When queried about offensive formations, Coach Morgan said the Eagles would utilize the very reliable straight "T" with three backs across. He added that linemen would be spaced somewhat for room and blocking angles.

He continued that the defensive stance would feature a six-man front with two linebackers to follow the ball. The secondary would consist of three lads almost straight across. He remarked that the defensive concept was "to get there first with the most."

Coach Morgan concluded that prospective Eagles all displayed god attitudes and appeared in good condition from hard summer work.

The Eagles open against Eden on Eagle Field Friday night, September ninth. Robert Stansberry, Eden's great quarterback, won't be along due to a technicality which rules graduates ineligible. However, the Bulldogs have some effective replacements.

## Lions Club Meets

The Eldorado Lions club met this week at noon Wednesday in the Memorial Building with Charles Wimer presiding.

T. R. Spence, secretary, reported that the club will vote at their Aug. 24th meeting on whether or not to raise dues from \$4.00 a month to \$5.00. All members are being notified of the proposed change.

Joe M. Christian served as Lion Tamer and introduced the guests. Mrs. Olson has succeeded Creola Phelps as club pianist.

Other guests were Sam Johnson of Dallas, and Ben L. Isaacs, Jimmy Powell, Kenneth Thomas, and Buddy White were local guests.

Don Williams of Arlington, Texas, was voted in as a new member-at-large.

For the program, Dan Sebasta introduced Coach Ray Morgan who discussed the coming football season of the Eagles.

## On The Screen . . .

### Varied Offering Of Motion Pictures Set

Madrid posters with Americanas, bright Africa yielding a spoof, and open-eyed Rock Hudson to the rescue in Blindfold, comprise the coming week's offerings at the Eagle Drive-In Theatre. All three are in color and offer varied fare for the movie-goer.

#### 'The Pleasure Seekers'

The Pleasure Seekers, showing Wednesday and Thursday nights, is a travelogue in which the necessities of plot come near to smudging the idyll. The delectable couples who hold hands in the paradisiacal travel posters, overlooking a quiet cobalt scenes, have no traumas. When in the movies they have troubles.

Director Jean Negulesco, who did a fair job for Rome a decade ago with Three Coins in the Fountain, attempts to glorify Spain in The Pleasure Seekers. He stars three troubled American beauties

and has the good sense to end their tribulations with three happy betrothals.

With color camera, he shows the Spanish countryside to be only as rugged and arid as Arizona.

The girls are lovely, but all are Americans looking for men and shivering at the first sign of trouble. Ann-Margret, Carol Lynley, and Pamela Tiffin all play the leading roles, and have several amusing encounters with Spanish mores.

#### 'Mister Moses'

J. S. Bach's almighty Toccata and Fugue in D Minor is played by Alexander Knox in clerical garb on a portable organ to while away a weary night for 300 African tribesmen marching to a promised land. That's just one scene in Frank Ross's \$3 million Mister Moses, which will be shown Sunday and Monday nights at the Eagle.

Arts and crafts from many eras and locales are scrambled by the top-notch British director, Ronald Neame, to make this catchy diversion. Since it is so very good natured and so impressive to the eye in East African color photography, you have no reason to despise it.

A thatched village of 300 Masai natives is devoted to its scripture-quoting chief, (Orlando Martins) and its cheerful Christian missionary (Alexander Knox). His helpful daughter, a Florence Nightingale operating as a Dr. Schweitzer in a 1-bed hospital is also cherished. Their psalm-singing life is disturbed by the visiting British agent (Ian Bannen) who orders a trek since the area is soon to be flooded for a dam. He offers to move them all by helicopter. The chief will have none of it. His notions of transportation are derived loosely from Noah and Moses.

Finally, Moses shows up. He is Mitchum found in the bullrushes when his ark has been scuttled by another tribe angered by the low alcohol and minimal therapeutic value of the bottled medicine.

Slightly damaged Mitchum is nursed to health by Miss Baker.

Despite a gentle ministerial father, Carol Baker turns benign blackmailer. Mitchum is a diamond smuggler, and he threatens to report him to the authorities if he won't inspire the natives to move. Since his wagon bears the sign, "Mr. Mose," he is accepted as a shaved character from Cecil B. DeMille. The Masai march not 40 years but 130 days to higher and more fertile land.

#### 'Blindfold'

The inevitable pairing of Hollywood's two currently favorite plots—the Rock Hudson romance-comedy and the secret agent spy chase—are linked up on the Eagle screen Sunday and Monday night under the title of Blindfold.

Hudson is the New York psychiatrist who is persuaded by the CIA secretly to treat a deranged scientist about to be lured over to The Other Side.

Security Chief Jack Warden insists upon the Hudson blindfold as he is whisked by plane and car to a remote Southern swamp for the couch rendezvous.

The swamp is essential to the plot. Claudia Cardinale, the scientist's sister, falls into it while attempting to rescue her brother. When Miss Cardinale comes out of the water in her wet wool sweater, it is like Saturday night.

Blindfold has its funny moments in Central Park, in the back of a manikin truck and in Hudson's office. It has its suspense moments when CIA man Guy Stockwell enters the action and we must determine whether he or Warden is the imposter. And in its troops-to-the-rescue climax it has its incredible moments when the writers have gone to lunch or whether the director has tongue in cheek.

The turning point is when Hudson must find his way unblindfolded to the swamp headquarters 1,500 unseen miles away. He does it by tracing sounds and remembering bridges he has previously rumbled across—a feat first done by Robert Young in 1942's Joe Smith, American.

By way of comparison, present general revenue appropriations add up to \$623,900,000, so the agencies are seeking almost twice as much as they now are getting from tax sources controlled by the Legislature.

Sharp pruning is inevitable before official budget proposals are submitted to lawmakers by Gov. John Connally and the Legislative Budget Board. Making the task more difficult is the fact that the bulk of requested increases would go to such worthy purposes as:

Improved education, new community action programs for mental health and mental retardation, tuberculosis control, Medicare implementation, park improvements, a \$50 million mental hospital and special school building program, water facilities and pollution control, new prison buildings and a pay raise for state employees.

Financial authorities estimate state taxes would have to be raised \$400 million to meet the new spending demands.

Most of the demands, of course, will not be met. But high ranking officials, including House Speaker Ben Barnes, see a tax bill in the magnitude of 3200 million shaping.

Although most forecasters are predicting that a sales tax hike of 1% is inevitable, look for a "surprise" revenue bill with top-level backing.

#### Lawmakers Decline Nominations

Congressman Walter Rogers of Pampa and State Rep. Bill Satterwhite of Ennis served official notice they are declining Democratic nominations for re-election.

Rogers' completely unexpected decision to return to private law practice leaves the job of naming his successor to Democratic county chairmen in the Panhandle counties he long represented. Satterwhite accepted a job with the Lone Star Gas Company in Dallas.

Republicans say the bow-out of Rogers will improve chances of

their congressional nominee, Bob Price if Pampa, who ran strong in 1964.

#### Millions From Lease Sale

State permanent school fund received more than \$5.6 million from oil and gas lease sale on 101,236 acres.

Total of 143 tracts were leased for average of \$55.35 an acre. Fifty-two tracts in the Gulf of Mexico leased for \$3.8 million.

#### Short Shorts . . .

State Board of Education can contract with Department of Corrections for production of Braille

textbooks for blind. Att. Gen. Waggoner Carr held in official opinion.

Texas will need to spend \$500 million a year in new highway construction by 1985 to keep up with growth, predicts a State Highway Department Study. This is \$152 million more than in 1965.

House Speaker Ben Barnes has announced September 16 symposium here on children's language disabilities. About 2,300 are expected to attend.

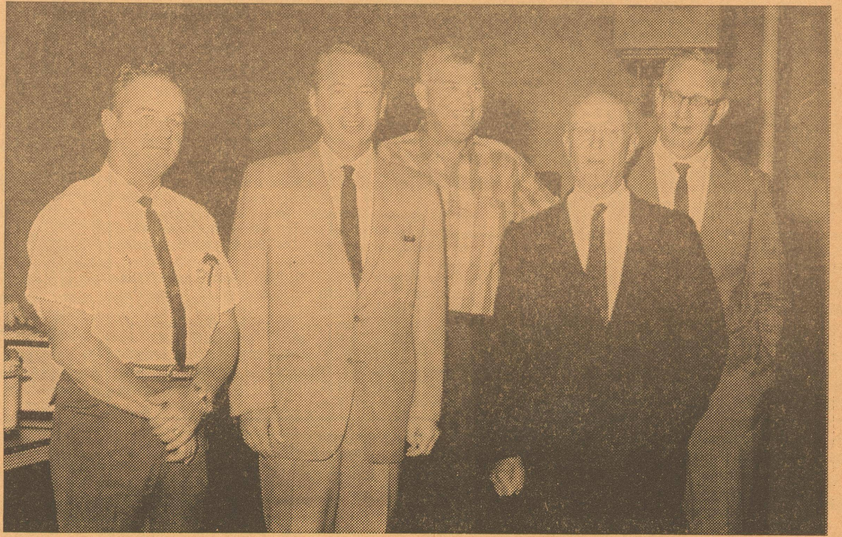
July revenues from cigarette taxes increased \$1.3 million over 1965 but declined from previous month by nearly \$1 million.

Hearings on the Nueces River Basin water plan are set for Aug. 12 at Carrizo Springs and August 16 at Corpus Christi.

Dr. James E. Peavy, State Health Commissioner, says the basic document upon which an expected \$17,500,000 will be granted to eligible Texas health facilities has been completed and the department will apply for the federal grants.

Land Commissioner Jerry Sadler has announced that the fourth Oil and Gas Lease Sale for 1966 on Permanent Free School Lands will be Tuesday, Nov. 1, and the deadline for nominations is Sept. 16.

## Backers Of Waggoner Carr For U. S. Senate Hold Meet



ABOUT 100 PEOPLE from Sonora and Eldorado met to have breakfast with Waggoner Carr last Thursday in the 4-H Center in Sonora. In above photo are Schleicher Co. Sheriff Orval Edmiston, Mr. Carr, Schleicher Co. Democratic Chairman R. E. Preston, T. R. Spence, and E. C. Peters.

# Church-Wide

# REVIVAL

## Aug. 15 thru Aug. 21



Rev. Howard Scott, Evangelist  
Pastor, Baptist Church, Cleburne



John Ed Carlson, Minister of  
Music, First Church, San Angelo

MORNING  
SERVICES  
10:00 A. M.  
—  
EVENING  
SERVICES  
7:00 P. M.

# First Baptist Church

Rev. Howard Scott - - Evangelist

John Ed Carlson - Music Director

NURSERY WILL BE PROVIDED



Austin, Texas.—Never has the Texas Legislature had money problems like those it will face in 1967.

Although the fact has been little publicized, state agencies are requesting an unprecedented \$1.2 billion in appropriations from the general revenue fund during the next biennium. This figure does not include activities financed by extensive special fund revenues and federal aid. Neither does it allow for the \$120 million pay raise sought by school teachers.

**PUBLIC NOTICE**

**Proposed CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT**

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

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

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

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

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

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

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

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

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

"(f) Each year during which the land is designated for agricultural use, the local tax assessor shall note on his records the valuation which would have been made had the land not qualified for such designation under this Section. If designated land is subsequently diverted to a purpose other than that of agricultural use, or is sold, the land shall be subject to an additional

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

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

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

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

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

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

**PUBLIC NOTICE**

**Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT**

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

SENATE JOINT RESOLUTION NO. 1 proposing an Amendment to Article IX of the Constitution of Texas by adding thereto a new Section 12, to be known as Section 12, authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties; authorizing the creation of a board of directors by appointment or election; providing that the membership of the board shall be based upon the proportionate part of the population of each county, with no county having less than one member; providing for the necessary 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.

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

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

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

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

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

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

hazards and obstructions which would interfere with the use of the airport and its facilities for landing and take-off; an additional county or counties may be added to an existing Authority if a petition of five per cent (5%) of the qualified taxing voters is filed with and an election is called by the Commissioners Court of the county or counties seeking admission to an Authority and the vote is favorable, then admission may be granted to such county or counties by the Board of Directors of the then existing Authority upon such terms and conditions as they may agree upon and evidenced by a resolution approved by two-thirds (2/3rds) of the then existing Board of Directors, provided, however, the county or counties that may be so added to the then existing Authority shall be given representation on the Board of Directors by adding additional directors in proportion to their population according to the last preceding Federal Census."

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

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

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

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

**PUBLIC NOTICE**

**Proposed CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT**

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

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

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

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

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

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

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

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

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

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

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

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

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

**PUBLIC NOTICE**

**Proposed CONSTITUTIONAL AMENDMENT NUMBER ELEVEN ON THE BALLOT**

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

SENATE JOINT RESOLUTION NO. 19 proposing an Amendment to Section 49-d, Article III of the Constitution of the State of Texas, declaring state policy regarding optimum development of water reservoirs; providing for the use of the Texas Water Development Fund under such conditions as the Legislature may prescribe by General Law in the acquisition and development of storage facilities and any system of works properly appurtenant thereto; providing for the sale, lease or transfer of such facilities under General Laws; providing for long-term contracts for water storage facilities; authorizing the issuance of an additional \$200,000,000 in bonds by the Texas Water Development Board upon a two-thirds (2/3) vote of the elected members of each house; providing that anticipatory legislation shall not be invalid because of its anticipatory character; providing for the necessary election, formal ballot, and proclamation and publication.

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

Section 1. That Section 49-d of Article III of the Constitution of the State of Texas be amended to read as follows:

"Section 49-d. It is hereby declared to be the policy of the State of Texas to encourage the optimum development of the limited number of feasible sites available for the construction or enlargement of dams and reservoirs for conservation of the public waters of the state, which waters are held in trust for the use and benefit of the public. The proceeds from the sale of the additional bonds authorized hereunder deposited in the Texas Water Development Fund and the proceeds of bonds previously authorized by Article III, Section 49-c of this Constitution, may be used by the Texas Water Development Board, under such provisions as the Legislature may prescribe by General

Law, including the requirement of a permit for storage or beneficial use, for the additional purposes of acquiring and developing storage facilities, and any system or works necessary for the filtration, treatment and transportation of water from storage to points of treatment, filtration and/or distribution, including facilities for transporting water therefrom to wholesale purchasers, or for any one or more of such purposes or methods; provided, however, the Texas Water Development Fund or any other state fund provided for water development, transmission, transfer or filtration shall not be used to finance any project which contemplates or results in the removal from the basin of origin of any surface water necessary to supply the reasonably foreseeable future water requirements for the next ensuing fifty-year period within the river basin of origin, except on a temporary, interim basis.

"Under such provisions as the Legislature may prescribe by General Law the Texas Water Development Fund may be used for the conservation and development of water for useful purposes by construction or reconstruction or enlargement of reservoirs constructed or to be constructed or enlarged within the State of Texas or on any stream constituting a boundary of the State of Texas, together with any system or works necessary for the filtration, treatment and/or transportation of water, by any one or more of the following governmental agencies: the United States of America or any agency, department or instrumentality thereof; by the State of Texas; or by any agency, department or instrumentality thereof; and by political subdivisions or bodies politic and corporate of the state; by interstate compact commissions to which the State of Texas is a party; and by municipal corporations. The Legislature shall provide terms and conditions under which the Texas Water Development Board may sell, transfer or lease, in whole or in part, any reservoir and associated system or works

which the Texas Water Development Board has financed in whole or in part.

"Under such provisions as the Legislature may prescribe by General Law, the Texas Water Development Board may also execute long-term contracts with the United States or any of its agencies for the acquisition and development of storage facilities in reservoirs constructed or to be constructed by the Federal Government. Such contracts when executed shall constitute general obligations of the State of Texas in the same manner and with the same effect as state bonds issued under the authority of the preceding Section 49-c of this Constitution, and the provisions in said Section 49-c with respect to payment of principal and interest on state bonds issued shall likewise apply with respect to payment of principal and interest on such contracts. If storage facilities are acquired for a term of years, such contracts shall contain provisions for renewal that will protect the state's investment.

"The aggregate of the bonds authorized hereunder shall not exceed \$200,000,000 and shall be in addition to the aggregate of the bonds previously authorized by said Section 49-c of Article III of this Constitution. The Legislature upon two-thirds (2/3) vote of the elected members of each House, may authorize the Board to issue all or any portion of such \$200,000,000 in additional bonds herein authorized.

"The Legislature shall provide terms and conditions for the Texas Water Development Board to sell, transfer or lease, in whole or in part, any acquired storage facilities or the right to use such storage facilities together with any associated system or works necessary for the filtration, treatment or transportation of water at a price not less than the direct cost of the Board in acquiring same; and the Legislature may provide terms and conditions for the Board to sell any unappropriated public waters of the state that might be stored in such facilities. As a prerequisite to the purchase of such storage or water, the applicant therefor shall have secured a valid permit from the Texas Water Commission or its successor authorizing the

acquisition of such storage facilities or the water impounded therein. The money received from any sale, transfer or lease of storage facilities or associated system or works shall be used to pay principal and interest on state bonds issued or contractual obligations incurred by the Texas Water Development Board, provided that when moneys are sufficient to pay the full amount of indebtedness then outstanding and the full amount of interest to accrue thereon, any further sums received from the sale, transfer or lease of such storage facilities or associated system or works may be used for the acquisition of additional storage facilities or associated system or works or for providing financial assistance as authorized by said Section 49-c. Money received from the sale of water, which shall include standby service, may be used for the operation and maintenance of acquired facilities, and for the payment of principal and interest on debt incurred.

"Should the Legislature enact enabling laws in anticipation of the adoption of this Amendment, such Acts shall not be void by reason of their anticipatory character."

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

"FOR the Constitutional Amendment authorizing the issuance of an additional \$200,000,000 in Texas Water Development Bonds and providing for the further investment of the Texas Water Development Fund in reservoirs and associated facilities."

"AGAINST the Constitutional Amendment authorizing the issuance of an additional \$200,000,000 in Texas Water Development Bonds and providing for the further investment of the Texas Water Development Fund in reservoirs and associated facilities."

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

**PUBLIC NOTICE**

**Proposed CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT**

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

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

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

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

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

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

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

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

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

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

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

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

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER 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."

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.

Section 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.

Section 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."

Section 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.

Section 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.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION NO. 21 proposing an Amendment to Article XVI, Constitution of the State of Texas, relating to the terms of office of directors of conservation and reclamation districts.

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

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

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

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

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

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

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

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

Section 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.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIXTEEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION NO. 1 proposing an Amendment to the Constitution of the State of Texas to establish the date on which newly elected Members of the Legislature shall qualify and take office.

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

Section 1. That Article III, Section 3, of the Constitution of Texas, be and the same is hereby amended so as hereafter to read as follows:

"Section 3. The Senators shall be chosen by the qualified electors for the term of four years; but a new Senate shall be chosen after every apportionment, and the Senators elected after each apportionment shall be divided by lot into two classes. The seats of the Senators of the first class shall be vacated at the expiration of the first two years, and those of the second class at the expiration of four years, so that one half of the Senators shall be chosen biennially thereafter. Senators 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."

Section 2. That Article III, Section 4, of the Constitution of Texas, be and the same is hereby amended so as hereafter to read as follows:

"Section 4. The Members of

the House of Representatives shall be chosen by the qualified electors for the term of two years. 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."

Section 3. 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 election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment establishing the date on which newly elected Members of the Legislature shall qualify and take office."

"AGAINST the Constitutional Amendment establishing the date on which newly elected Members of the Legislature shall qualify and take office."

If it appears from the returns of such election that a majority of the votes cast therein are for such Amendment, same shall become a part of the Constitution of Texas.

Section 4. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for such election and this Amendment shall be published and the election shall be held 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 man-

ner, the wife may pay the poll tax of her husband and receive the receipt therefor." and by substituting therefor the following language:

"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."

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."

Section 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.

Section 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."

Section 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.

Section 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.

tering such service so long as he or she is a member of the Armed Forces."

Section 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."

Section 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.

Section 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."

Section 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.

Section 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.

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 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 for 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."

Section 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."

Section 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 SIX ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION NO. 37 proposing an Amendment to Article III of the Constitution of the State of Texas by adding thereto a new section, Section 51-d, so as to provide for the payment of assistance by the State of Texas to the surviving spouse and minor children of law enforcement officers, custodial personnel of the Texas Department of Corrections or full-paid firemen who suffer violent death in the course of the performance of their duties as law enforcement officers, custodial personnel of the Texas Department of Corrections or as full-paid firemen; providing for the necessary election, form of ballot, proclamation, and publication.

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

Section 1. That Article III, Constitution of the State of Texas, be amended by adding Section 51-d to read as follows:

"Section 51-d. The Legislature shall have the power, by general law, to provide for the payment of assistance by the State of Texas to the surviving spouse and minor children of law enforcement officers, custodial personnel of the Texas Department of Corrections or full-paid firemen who suffer violent death in the course of the performance of their duties as law enforcement officers, custodial personnel of the Texas Department of Corrections or as full-paid firemen."

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

"FOR the Constitutional Amendment providing for the payment of assistance by the State of Texas to the surviving spouse and minor children of law enforcement officers, custodial personnel of the Texas Department of Corrections or full-paid firemen who suffer violent death in the course of the performance of their duties as law enforcement officers, custodial personnel of the Texas Department of Corrections or as full-paid firemen."

1966, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment providing for the payment of assistance by the State of Texas to the surviving spouse and minor children of law enforcement officers, custodial personnel of the Texas Department of Corrections or full-paid firemen who suffer violent death in the course of the performance of their duties as law enforcement officers, custodial personnel of the Texas Department of Corrections or as full-paid firemen."

"AGAINST the Constitutional Amendment providing for the payment of assistance by the State of Texas to the surviving spouse and minor children of law enforcement officers, custodial personnel of the Texas Department of Corrections or full-paid firemen who suffer violent death in the course of the performance of their duties as law enforcement officers, custodial personnel of the Texas Department of Corrections or as full-paid firemen."

Section 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.

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 as 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 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 as 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 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 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."

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 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."

Section 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."

Section 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.

DOUBLE  
S & H  
GREEN  
STAMPS  
WEDNESDAY



# Come 'n Get It!

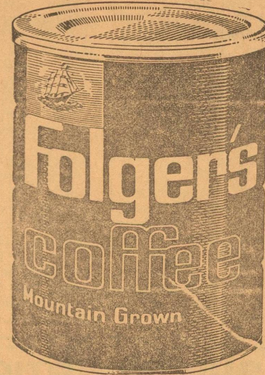
DOUBLE  
S & H  
GREEN  
STAMPS  
WEDNESDAY



HUNT'S  
**PEACHES**

Halves or Sliced  
No. 2 1/2 Can

**25<sup>c</sup>**



*Folger's Coffee*

1-Lb. Can **79<sup>c</sup>**  
2-Lb. Can **1.57**  
6-oz. Instant **99<sup>c</sup>**



Kimbell's  
Pure Vegetable  
SHORTENING  
3 Lb.  
Can ..... **69<sup>c</sup>**

Gladiola  
FLOUR  
5 Lb.  
Bag ..... **49<sup>c</sup>**

HUNT'S BUFF CAN  
**Tomato Sauce 3 FOR 29<sup>c</sup>**

DIAMOND 303 CAN  
**Tomatoes 2 FOR 29<sup>c</sup>**

DIAMOND — CREAM STYLE 303 CAN  
**Golden Corn 2 FOR 29<sup>c</sup>**

DEL MONTE GIANT 20-OZ. BOTTLE  
**Tomato Catsup 29<sup>c</sup>**

IMPORTED BLENDS 1/4 LB. BOX  
**Kimbell's Tea 29<sup>c</sup>**

KIMBELL'S FULL QUART  
**Salad Dressing 39<sup>c</sup>**

KIMBELL'S 303 CAN  
**Spinach 2 FOR 29<sup>c</sup>**

KIMBELL'S 303 CAN  
**Fruit Cocktail 19<sup>c</sup>**

DIAMOND GIANT 46-OZ. CAN  
**Pineapple Juice 29<sup>c</sup>**

KIMBELL'S 10-LB. BAG  
**Charcoal 49<sup>c</sup>**

KIMBELL'S BATHROOM 10-ROLL BAG  
**Tissue 69<sup>c</sup>**

*Frozen Foods---Finest Quality*



MORTON'S FRUIT PIES

Cherry - Apple - Peach

**3 for \$1.00**

FAMILY SIZE

JIFFY — KRINKLE CUT 2 LB. BAG 6-OZ. CANS—TREE SWEET 5 FOR  
**Potatoes 39<sup>c</sup> Orange Juice \$1**

*The Best in Meats*



CHOICE POUND  
**Round Steak 99<sup>c</sup>**

CHOICE POUND  
**Rib Steak 79<sup>c</sup>**

GOOCH 3 FOR GOOCH — ALL MEAT 12-OZ. PKG.  
**Lunch Meat 79<sup>c</sup> Franks 39<sup>c</sup>**



Heinz  
Baby Food  
**3 FOR 29<sup>c</sup>**



Jergens Lotion Mild Soap  
Bath Size ..... 10c Bar

FRESH PEACHES Lb. **19<sup>c</sup>** GREEN POD OKRA Lb. **19<sup>c</sup>** California AVOCADOS 2 FOR **29<sup>c</sup>**

## PARKER FOODS