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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 18, 1966

Number 33

## County Included In General Rain

While Schleicher county did not experience floods like some areas farther south, rains here last week on Thursday and Saturday were both general and generous.

In Eldorado itself 1½ to 2 inches were recorded on Thursday followed by another generous inch Saturday. Whitten's draw was running late Saturday. Total for the two days here in Eldorado would be around three inches.

Here are some of the figures gathered last Thursday—for that one day only. (Add one inch to these figures and you'll be close to a week's total.)

Bob Reynolds	1.50
T-Half Circle	2.00
Gene McCalla	2.30
Tucker Clark, Page ranch	2.00
Curtis Stockton	2.00
Parker Bros. Bailey Ranch	1.30
W. V. Lux	1.70
Peyton Cain, generous	1.00
Weatherly Kinser	1.60
Mary Davis Coupe	2.00
Possum Speck	2.00
Elizabeth Powell, over	1.00
McBurnett ranch (ave.)	3.50
Harry Freund ranch	5.00

Forrest Runge ranch reported a total of 2 inches over a week's period in three separate rains.

A drive around the Reynolds loop late Saturday found water standing in furrows most of the way and Whitten's draw running briskly.

### School News

As the Success went to press this week, the school still had not hired a new coach to replace the late Tom Sikes. The administrators are still at work on this.

Mrs. L. V. Newport is being assigned the vacancy created by the recent resignation of Mrs. Miller. Mrs. Newport will again teach First grade after having charge of an L. A. pre-First for several years.

About 60 students turned out Monday night for the initial band practice. By Tuesday morning they were practicing formations.

### News of the Sick

Mrs. L. Wheeler was transferred during the week end from the Colonial Nursing Home in San Angelo to the Sonora hospital.

Mrs. L. D. Ochsner was taken to the Sonora hospital early this week with a severe case of flu. Mrs. Mary Lou Olson has had charge of the school tax office during Mrs. Ochsner's absence.

John Hannes lost his little finger in a mishap recently.

Mrs. Jo Woodward has been in the Sonora hospital this week.

Ernest C. Hill is again a patient in the Sonora hospital, and he will probably be there for about two more weeks.

## Hundreds Die In Schleicher Flood

After a heavy rain such as we had early last Thursday, the first one out of bed invariably goes out to check the rain gauge.

When Bertha Lux stepped outside she took one look and ran back to the house and called her husband, "Come out here and see all the sparrows!"

Water was still standing over much of the yard, and there were dead sparrows everywhere. The ground under and near the trees was literally covered with them.

It was a situation that called for a big clean-up campaign, and with all the family helping, they began gathering dead sparrows into 5-gallon drums and counting as they went.

The final count was 362! What caused it? Wholesale drowning?

Not that the Luxes feel bad about it; to them it was good riddance. Nobody loves English sparrows.

For some reason the large trees in their yard have become the favorite roosting place for hundreds of sparrows and there was no successful way of driving them off. A shotgun blast would send them all off, but in a short time they all came back.

Lux said that when visitors drive into his yard they warned them not to park under the trees, where the cars would soon be covered with droppings.

Will Lux now be free of this pest?

If any of the birds survived, you'd think they would all find a new home after what happened to their little brothers and sisters, but who ever heard of a sparrow having sense enough to think?

## Top Six Grades To Register For The Fall Term Beginning Next Tuesday

Tuesday, Wednesday, and Thursday of next week have been announced by Guy Whitaker as time for Jr. High and High School students to register for the coming year.

Here is the schedule, as announced by Mr. Whitaker:

Tuesday, Aug. 23rd	
Seniors	9:00 a.m.
Juniors	2:00 p.m.
Wednesday, Aug. 24th	
Sophomores	9:00 a.m.
Freshmen	2:00 p.m.
Thursday, Aug. 25th	
8th Graders	9:00 a.m.
7th Graders	2:00 p.m.

Mr. Whitaker also stated that any new students entering the local schools for the first time should check by his office to have schedules arranged.

Season Tickets On Sale  
Mr. Whitaker is in charge of the pre-season sale of Season Football Tickets for Reserved Seats at the five home games.

The tickets are being sold for \$7.50 each. About 100, or one-fourth of the reserved section, had been sold Monday of this week. Friday is the deadline for last year's ticket holders to get their same reserved seats for the coming season. On Monday, all tickets go on sale on a first-come first-served basis.

Gary, Mindy, and Mark Wolfe of Dallas are visiting here with their grandparents, Mr. and Mrs. S. D. Harper.



GUY WHITAKER  
High School Principal

### POOL TO CLOSE 28TH

Fred and Flora Riley announce that the county swimming pool will have its final day of operation on Sunday, Aug. 28th, the day before school opens for the fall term. The pool will re-open Labor Day, and then remain closed until early next summer.

Mr. and Mrs. John S. Williams of Corpus Christi, Mr. and Mrs. Stewart Williams of Abilene, and Mr. and Mrs. Jim Thornton of Wichita Falls, and their families, were all recent visitors here in the John Williams home.

### Post Script

Signs that summer is rapidly drawing to a close and the fall term of school is in the offing:

Some families are on last-minute vacation trips.

The school custodial staff are continuing their cleaning and maintenance chores to have the buildings in top shape.

Buses are parked down-town to be serviced.

Contractor continues finish work on the new band hall and ag. building.

Football practice and band practice are under way.

It's just a week until the two-day workshop for the school teachers and administrators, and just 10 days 'til Monday, August 29th, the opening day of school.

Next week's Success will give a complete run-down on school opening. All faculty assignments, etc., will be given, along with the program for the traditional opening-of-school assembly.

We will carry some special greeting and merchandising advertising, in connection with launching of the fall term of school for 1966-67.

With our subscribers:  
W. A. Bowmer is now subscribing at Box 1329, San Angelo.

The Roy Phelps family have now moved to Waco where they are at home at 2041 Chaboneau.

Jack Wilson was here last week and ordered his Success sent to James Bowie High School, Simms, Texas. Simms is in the northeast corner of the state near Texarkana.

Mrs. Hattie Martin has moved to Sonora where her address is Box 236.

Mrs. Jack Gartman entered a new subscription for A. E. Atkinson at Millersview, Texas.

Mrs. A. S. Allcorn is a new subscriber at Talpa, Texas.

Billy Gene Edmiston is subscribing again at Route 2, Box 896, Alvin, Texas.

The Success was in receipt of an unsigned letter this week which we could have printed, only we mislaid and lost it. There wasn't anything controversial in it—just asked one question: "Why can't Eldorado have an old folks home?"

Well, why can't Eldorado have an old folks home?

The nearest I can come to a candid answer is this—

There is no reason why Eldorado couldn't have an old folks home but we are all waiting for George to do it.

Anybody else like to put in their two cents worth? But please sign your letter.

Dr. Brame of Pasadena, Texas, is still due to come and look the town of Eldorado over. He has been delayed in getting out here. E. C. Peters, president of the Schleicher County Chamber of Commerce, is still working on the matter, and has tentative plans to fly to Houston Monday to see Dr. Brame.

Ranchers who plan to make deer leases this fall are reminded to list their offerings with the local Chamber of Commerce.

C of C President E. C. Peters says they are already receiving inquiries for hunting leases.

People moving:  
Calvin Henderson moved recently to the house vacated by the E. L. Millers.

Mike Tully to Roy Phelps house. Mrs. Jesse Morris is in the O. B. Bradshaw house.

"Jerusalem" a motion picture in color narrated by Billy Graham, will be shown Sunday evening at 7:00 in the Methodist church. Further details inside this Success issue.

Today, Thursday, the school superintendent and several board members are attending a work shop in San Angelo concerning Title One of the Elementary and Secondary Education Act. The school officials are attending the meeting for the purpose of learning how to take advantage of the Federal Aid to Education Act.

HERE IS A LOCAL SERVICE MAN'S ADDRESS:  
2/Lt Robbye R. Waldron  
A Co. 1st Bn. 26 Inf.  
APO  
San Francisco, Calif. 96345

## Youth Conference To Start Today In Austin

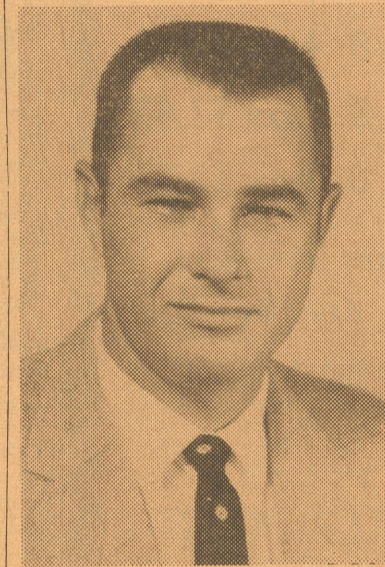
The fourth Texas Youth Conference will start this afternoon in Austin, on the campus of the University of Texas, and three from here will attend.

Jane Cain, daughter of Mr. and Mrs. Peyton Cain, is serving on the staff and is already in Austin.

Sheriff Orval Edmiston will take Don Charles Taylor and Maureen McCravy to Austin today to attend the conference as delegates.

T. P. Robinson, Schleicher County Attorney, will go after them Sunday and bring them home.

## Football Workouts Now Under Way



RAY MORGAN

Twice-a-day workouts for the Eagle football boys are now under way under direction of Coach Ray Morgan, who has launched his initial year as head coach of the local team.

Coach Morgan came on the job from Colorado City, succeeding Earl Barnett who was coach here for about six years before he moved to a new job in East Texas during the summer.

The new coach reports that the local boys are "looking good" and all should be ready when the Eden Bulldogs come here for the season's opening tilt the night of September 9th.

Workouts are being held week days from 6:00 to 8:30 a.m., and from 5:30 to 8:00 p.m.

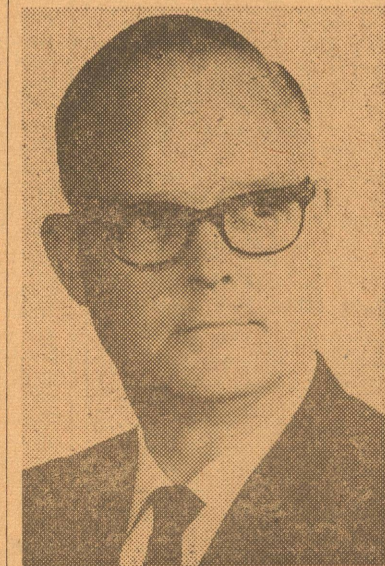
### PICTURE-TAKING SET

The Success photographer will take individual pictures of the Eagle football boys this coming Saturday morning, following practice.

These will be used in the booster ad series which will begin running in the Success on September 8th.

Mrs. Ethel Etheredge had as her guest for a week, her granddaughter, Dawn Etheredge of Midland. Dawn is the daughter of Mr. and Mrs. S. E. Etheredge.

## Revival Services Continuing Through Sunday At The First Baptist Church



JOHN ED CARLSON  
Music Leader

With services at 10:00 a.m. and 7:00 p.m., the Revival is continuing through this week at the First Baptist church here in Eldorado.

The Rev. Kenneth Vaughan is pastor. Evangelist is Rev. Howard Scott, pastor of the Field Street Baptist Church in Cleburne. John Ed Carl-

## Two More Wildcats Set For County

Wesley West, Houston, will drill the No. 1 F. M. Thomson, a 6,500-foot wildcat in north central Schleicher county, 14 miles north-northwest of Eldorado and 7/8 mile northwest of the Huldale (5,772 Pennsylvanian reef) field. Location is 1,000 feet from the north and 681.6 feet from the east lines of 79½-A-1 T. J. Alcorn. Ground elevation is 2,200 feet.

Skelly Oil Co., Sweetwater, will drill the No. 2 I. I. Whitten, a 1,600-foot San Angelo wildcat in Schleicher county, 4½ miles north-west of Eldorado and one location east of the recent unnamed Canyon "B" discovery.

Location is 1,320 feet from the north and 1,920 feet from the west lines of 25-LL-TCRR.

Drilling was completed on the Mallard No. 1 Williams well about a mile south of Eldorado's Main street and rotary rig has been removed. Street rumors last week were that the well was "looking good" after making tests. Operator has set 4½ inch casing at 6,505 feet on a total depth of 7,171 feet.

Sinclair has completed its main pipeline from Huldale to the Eldorado gas field—all the way to the T. P. Robinson gas well near the football field.

## Lions Club To Vote On Raising Of Dues

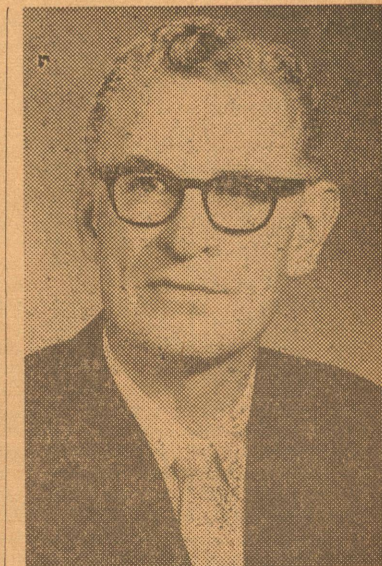
The Eldorado Lions club will, at their regular meeting this coming Wednesday, Aug. 24th, vote on the proposal to raise monthly dues from \$4.00 to \$5.00. All Lions club members are urged to be present then to vote on this important question.

Charles Wimer presided at the meeting yesterday of the club. He made announcement of an essay contest on the topic, "Peace Is Attainable," which is being sponsored by Lions International for young people aged 14 through 22. It was voted to promote this contest in the local high school.

Lion Curtis Humphries had as guests the new band man, Wayne McDonald, and the new elementary principal, Frank Jones. The Rev. Kenneth Vaughan of the First Baptist church was also a guest, with Howard Scott of Cleburne who is conducting the revival this week at the church.

It was reported that Don McCormick will again be chairman of the Broom and Mop Sale this fall. Date will be either Nov. 9 or Nov. 2, and the East Side Lions Club will assist with the sale this year.

Curtis Humphries was program chairman, and the Lions present were shown through the new band hall and new ag. building which are nearing completion at school.



REV. HOWARD SCOTT  
Evangelist

son, minister of music of First Baptist church, San Angelo, is in charge of the music.

The Revival will continue thru this Sunday night, Aug. 21st. The church nursery is open for the services.

All are welcome, church members state.

## To Saigon and Back On Jet Troop Carrier

Mary Hoover, one of five asked to serve as hostesses on a big jet from San Francisco to Saigon, writes her mother in Eldorado about the trip.

Started from Travis Air Force Base, San Francisco. We were on the big jet, the Boeing 707-320-C—it can be converted to all-cargo if needed; holds 165 people plus a crew of 5 hostesses and 4 pilots. It looks like a football field. Flying the Pacific is mostly smooth as silk, unless a typhoon or monsoon is around. This is the season, but we didn't see any.

The guys we carry are mostly enlisted men; very few officers, but some, and also some Vietnamese officers.

They are all really gentlemen, no trouble at all. Quite a few comments on the colored planes and the colorful interiors, such as "what a way to go to war." When they got off in Saigon some said they'd see us in a year (their term of duty) if "they were lucky." Really emotional; think I'd cry all the time if I flew that regularly. Mostly they were cheerful; drank milk from the quarts, as they don't get any real milk out there.

We were lucky that we flew into Saigon after sun-up, as the

crews get sorta nervous in a nighttime arrival. So much traffic and also the shelling sometimes puts a hole or two in your plane. But the airport itself was calm; only jeeps full of soldiers with their guns ready. We filled the plane up out of Saigon, and a few had trouble holding a cup of coffee cause they were shaking, but for the most part, they were very quiet. Also some still had on their muddy boots.

The 'war' seems very close once you get to the Hawaiian Islands, because so many troops are there on R and R. Braniff, Continental and the other airlines who fly out there and beyond have access to the Army base at Clark in the Philippines and we ate and shopped some on the base.

So many of the guys we met had just returned from the war zone and were on their back soon. One little guy, a Marine, had been in the thick of it near DaNang and was going back soon. We felt very popular at the officers club at Clark. As soon as we'd walk in, a dozen guys were over, from Lieutenants on up—they were so lone-some for an American girl.

We didn't go into Manila, since the "Hucks," a bunch of bandits

who live in the nearby mountains, are on the rampage, and just last week cut off the mayor's head! In fact, it is very unsettled around the whole place; the Philippine people just steal whatever they take a fancy to. Seems the tourist trade hasn't discovered this place yet, so "goodies" are very cheap, such as Monkey Pod, a beautiful wood—things like salad bowls, etc.

And we went to the beauty shop near Clark, where we got a hair set, manicure and pedicure for all of \$2.00! But whoever plans a trip to the Islands (Honolulu, etc) beware, because things are sky-high.

Wood things we bought in the Philippines are five times as high in Honolulu. But the islands are still beautiful, although crowded, and the Philippines are too, but I can't see why McArthur wanted to go back. But I guess things were safer there when he said "I shall return!" He should be around now, maybe he could solve the situation there now.

ATTENTION
HUNTING AND FISHING

Sportsmen

NEW LICENSE FEES ARE IN EFFECT
AS OF SEPTEMBER 1ST:

Hunting License . . . \$3.15
Fishing License . . . \$2.15

(Licenses not necessary for persons
under age 17, or 65 and older.)

410 Ga. 3" . . . box \$2.40
410 Ga. 2 1/2" . . . box \$2.15

Remington Shur Shots

R12H, Size 6, 7 1/2 & 8 box \$2.45
R16H, Size 6, 7 1/2 & 8 box \$2.40
R20M, Size 6, 7 1/2 & 8 box \$2.35

'Mourning dove season runs from Sept. 1
through Oct. 30th, both days inclusive,
from 12 o'clock noon to sunset. Limit 12
a day.)

FOXWORTH - GALBRAITH
LUMBER COMPANY

Hunting and Fishing Licenses

Jan Davis Honored With
Miscellaneous Shower

Miss Jan Davis, bride-elect of
Woody Dismuke of Shreveport, La.,
was honored with a miscellaneous
shower Saturday at the home of
Mrs. C. C. McLaughlin. Her colors
of apricot and green were carried
out in decorations and refreshments.

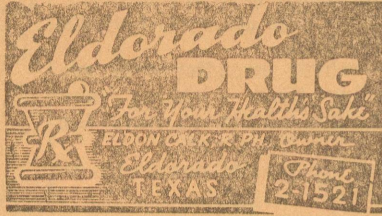
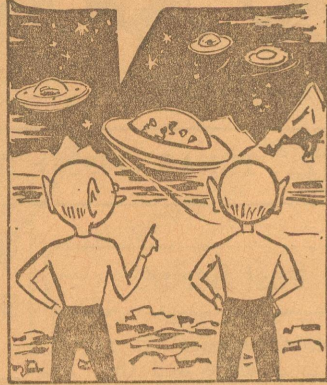
Miss Lynda McGinnes registered
guests and Miss Betty Humphries,

Mrs. Duane Sauer, and Mrs. Velt-
ton Taylor served. Mrs. Lavetta
Anderson of San Antonio was an
out of town guest.

Hostesses, in addition to Mrs.
McLaughlin, were: Mmes. Kenneth
Doyle, Joe Wagley, B. F. Harkey,
Gus Love, N. G. Hodges, Rance Mc-
Donald, L. D. Mund, W. W. Sud-
duth, Jimmy Doyle, Carroll Rat-
liff, Sadie Davidson, Ronnie Sauer,
and Miss Chris Enochs.

THERE GO SOME MORE!
EVERYBODY'S LEAVING
MARS FOR EARTH BE-
CAUSE THEY LIKE
THE PRESCRIPTION
SERVICE AT

Eldorado Drug



ENGAGEMENT ANNOUNCED



BLANCHE LILLIAN KELLY

Mr. and Mrs. Joe Kelly have
announced the engagement of
their daughter, Miss Blanche Lil-
lian Kelly, to Freeman J. Johnson,
son of Mrs. Lillie Bell Dotson of
801 West Nineteenth St., San
Angelo, Texas.

The engaged couple will be mar-
ried August 27th in the home of
the bride's parents in Eldorado.

After their marriage they will
make their home in San Angelo.

Mr. and Mrs. Ray Boyer and
Danny spent a few days recently
on a trip to Falcon Dam and
Corpus Christi.

The Raymond Mittel family have
returned from Arkansas where he
attended a nine-week history insti-
tute at State College.

Texas Almanacs at Success.

Methodist Notes

The feature length color motion
picture "Jerusalem" will be shown
at the First Methodist Church this
Sunday, August 21, at 7:00 p.m.
Narration is by Billy Graham.

The City of Jerusalem, for four
thousand years the focal point of
human history and divine inter-
vention, has been totally destroyed
on at least two occasions; has been
captured by conquering armies
more than 30 times; but has re-
built from the rubble by its own
ruins to outlive all conquerors.

Dramatic scenes provide effec-
tive transition sequences begin-
ning with the conquest of the Pro-
mised Land, continuing to the
present dilemma of the divided
city; Moses and Joshua atop Mount
Nebo overlook the Jordan Valley;
Mary and Joseph wind their weary
way along the Jericho Road to-
ward Bethlehem; we see Mary Mag-
dalene, both as a young girl in
Galilee and as the sorrowing wo-
man at the garden tomb; and the
centurion who stood at the foot
of the cross witnessing to his new-
found faith. All this symbolizes
the dynamic force of the early
Church, as Jew and Gentile alike

are transformed by the power of
the resurrection.

This film is being sponsored by
the Senior MYF. Rusty Meador is
president and Jim Martin is youth
counselor. Everyone is cordially
invited to see this hour-long mo-
tion picture.

Mr. and Mrs. W. F. Meador were
week end guests of her brother and
sister-in-law, Mr. and Mrs. J. H.
Benton, in Del Rio.

Dobs Lively has returned to his
home in Eldorado after a three
weeks visit in Fort Worth with
his father.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT
NUMBER FIVE ON THE BALLOT

PROPOSED CONSTITU-
TIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 8, 1966.

SENATE JOINT RESOLU-
TION NO. 4, proposing an
Amendment to the Constitu-
tion of Texas by adding to
Section 62 of Article XVI a
new subsection to be denomi-
nated subsection (c), of said
Section 62; authorizing the
Legislature to enact laws es-
tablishing, subject to the lim-
itations stated, a State-wide
System of Retirement, Dis-
ability and Death Compensa-
tion benefits for the officers
and employees of the counties
and other political subdivisions
of the state, and of the po-
litical 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 Consti-
tution of the State of Tex-
as be amended by adding
thereto a subsection (c) which
shall read as follows:

"(c) The Texas Legislature
is authorized to enact appro-
priate laws to provide for a
System of Retirement, Dis-
ability 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 coun-
ty; providing that when the
Texas Legislature has passed
the necessary enabling legis-
lation pursuant to the Consti-
tutional authorization, then
the governing body of the
county, or other political sub-
division of the state, or polit-
ical subdivision of the county
shall make the determination
as to whether a particular
county or other political sub-
division of the state, or sub-
division of the county partici-
pates in this System; provid-
ing further that such System
shall be operated at the ex-
pense of the county or other
political subdivision of the
state or political subdivision
of the county electing to par-
ticipate therein and the offi-
cers 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 Compensa-
tion System.

"The Legislature may pro-
vide for a voluntary merger
into the System herein au-
thorized 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 Sec-
tion 62 of Article XVI of the
Texas Constitution; providing
further that the Texas Legis-
lature 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 po-
litical subdivision of the coun-
ty to the State-wide System
of Retirement, Disability and
Death Benefits, and the Leg-
islature 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 from the income of each
officer and employee covered
by this State-wide System.

"It is the further intention
of the Legislature, in sub-
mitting this Constitutional
Amendment, that the officers
and employees of the county
or other political subdivision
of the state or political sub-
division of a county may be
included in those systems re-
gardless of whether the coun-
ty or other political sub-
division of the state or political
subdivision of the county par-
ticipates 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 Tex-
as Constitution as the same
is herein amended."

Sec. 2. The foregoing Con-
stitutional 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 estab-
lish a State-wide Coopera-
tive System of Retirement,
Disability and Death Ben-
efits 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 offi-
cers and employees covered
by the provisions of subsec-
tion (b) of Section 62 of
Article XVI of the Texas
Constitution as now exist-
ing or may hereafter be
established; providing that
costs of this System shall
be borne by the counties
and other political subdivi-
sions of the state and po-
litical subdivisions of the
county electing to partici-
pate therein and the offi-
cers and employees covered
by the System; and forbid-
ding the Legislature from
making any appropriations
for the operation of this
System."

"AGAINST the Constitu-
tional Amendment author-
izing the Texas Legislature
to establish a State-wide
Cooperative System of Re-
tirement, Disability and
Death Benefits for the of-
ficials and employees of the
various counties or other
political subdivisions of the
state, or political subdivi-
sions of a county; author-
izing the Legislature to
provide for a voluntary
merger into the system au-
thorized by this Amend-
ment by those officers and
employees covered by the
provisions of subsection (b)
of Section 62 of Article
XVI of the Texas Consti-
tution as now existing or may
hereafter be established;
providing that costs of this
System shall be borne by
the counties and other po-
litical subdivisions of the
state and political subdivi-
sions of the county electing
to participate therein and
the officers and employees
covered by the System; and
forbidding the Legislature
from making any appropri-
ations for the operation of
this System."

If it appears from the re-
turns 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 Consti-
tution 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 Constitu-
tion of Texas, and laws of
this state.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT
NUMBER NINE ON THE BALLOT

PROPOSED CONSTITU-
TIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 8, 1966.

SENATE JOINT RESOLU-
TION NO. 26 proposing an
Amendment to Sections 4 and
5 of Article V of the Consti-
tution of the State of Texas
to provide for a Court of
Criminal Appeals of five
members; prescribing their
qualifications; elections, ap-
pointments, tenure of office
and compensation; and pre-
scribing 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 con-
sist 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 Crimi-
nal Appeals, the Governor
shall, with the advice and con-
sent 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 un-
der 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 Ap-
peals who may be in office
at the time when this Amend-
ment takes effect shall be-
come 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 in-
cumbent for each of the
terms mentioned.

"The Governor shall desig-
nate 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 Constitu-
tion 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 coexten-
sive with the limits of the state
in all criminal cases of what-
ever grade, with such excep-
tions and under such regula-
tions as may be prescribed by
law.

"The Court of Criminal Ap-
peals 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 neces-
sary to enforce its own juris-
diction. The Court of Crimi-
nal Appeals shall have power
upon affidavit or otherwise to
ascertain such matters of fact
as may be necessary to the
exercise of its jurisdiction.

"If it appears from the re-
turns 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 proclama-
tion for said election and have
same published and said elec-
tion shall be held as provided
by the Constitution and laws
of this state.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT
NUMBER FIFTEEN ON THE BALLOT

PROPOSED CONSTITU-
TIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 8, 1966.

SENATE JOINT RESOLU-
TION NO. 33 proposing an
Amendment to Section 6, Ar-
ticle 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 as-
sociations, groups, and non-
profit organizations for estab-
lishing and equipping facilities
for assisting the blind, crippled,
or otherwise physically or
mentally handicapped in
becoming gainfully employed,
for their rehabilitation or res-
toration, 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 amend-
ed to read as follows:

"Section 6. (a) No appro-
priation for private or indi-
vidual purposes shall be made,
unless authorized by this Con-
stitution. A regular state-
ment, under oath, and an ac-
count of the receipts and ex-
penditures of all public mon-
ey shall be published annual-
ly, in such manner as shall
be prescribed by law.

"(b) State agencies charged
with the responsibility of pro-
viding services to those who
are blind, crippled, or other-
wise physically or mentally
handicapped may accept mon-
ey from private or federal
sources, designated by the
private or federal source as
money to be used in and es-
tablishing and equipping fac-
ilities for assisting those who
are blind, crippled, or other-
wise physically or mentally
handicapped in becoming gain-
fully employed, in rehabili-
tating and restoring the handi-

capped, and in providing other
services determined by the
state agency to be essential
for the better care and treat-
ment of the handicapped.
Money accepted under this
subsection is state money.
State agencies may spend
money accepted under this
subsection, and no other mon-
ey, for specific programs and
projects to be conducted by
local level or other private,
nonsectarian associations,
groups, and nonprofit organ-
izations, in establishing and
equipping facilities for as-
sisting those who are blind,
crippled, or otherwise phys-
ically or mentally handicapped
in becoming gainfully employ-
ed, in rehabilitating and res-
toring the handicapped, and
in providing other services de-
termined by the state agency
to be essential for the better
care or treatment of the
handicapped.

"The state agencies may de-
posit money accepted under
this subsection either in the
state treasury or in other se-
cure depositories. The money
may not be expended for any
purpose other than the pur-
pose for which it was given.
Notwithstanding any other
provision of this Constitution,
the state agencies may expend
money accepted under this
subsection without the neces-
sity of an appropriation, un-
less the Legislature, by law,
requires that the money be
expended only on appropria-
tion. The Legislature may
prohibit state agencies from
accepting money under this
subsection or may regulate
the amount of money ac-
cepted, the way the accep-
tance 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 con-
tracting with privately-owned
or local facilities for neces-
sary and essential services,
subject to such conditions,
standards, and procedures as
may be prescribed by law."

Sec. 2. The foregoing Con-
stitutional 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 as-
sistance 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 asso-
ciations, groups, and non-
profit organizations for es-
tablishing and equipping
facilities to assist the
handicapped in becoming
gainfully employed, for their
rehabilitation or restora-
tion, or for providing other
services essential for the
better care and treat-
ment of the handicapped."

"AGAINST the Constitu-
tional Amendment author-
izing assistance to the blind,
crippled, or otherwise phys-
ically or mentally handicap-
ped, in the form of grants
of public funds, obtained
from private or federal
sources only, to local level
or other private, nonsec-
tarian associations, groups,
and nonprofit organizations
for establishing and equip-
ping facilities to assist the
handicapped in becoming
gainfully employed, for their
rehabilitation or restora-
tion, or for providing other
services essential for the
better care and treat-
ment of the handicapped."

# Patricia Aylor SCHOOL OF DANCE

## Announces

Registration: Tuesday, August 23  
from 12:00 to 2:30 p. m. at the Memorial  
Building

### Offering Classes In

TAP BALLET ACROBATICS  
Jazz and Discotheque  
and  
Teen's A Go-Go  
Including Classes For Preschoolers  
Be Sure To Register



## COUNTY AGENT'S COLUMN

by Tiny Godwin

Schleicher County Agricultural Agent

It is time to start considering small grain varieties to be used in fall seedings.

Many factors enter into the choice of a variety, and for a given area, several varieties are usually recommended so that a choice can be made to suit the individual farmer's need.

Factors to be considered in the selection of a variety include whether the farm is dryland or irrigated, low or high fertility condi-

tions, grazing plus grain production and forage use only or grain production only.

Disease reaction is very important and insect reaction is becoming important as more resistant varieties become available. Lodging and shattering resistance are very important under some conditions. Information gained on disease reaction and cold tolerant of oat varieties during the last five years have changed our opinions and recommendation on oats. Races of the rusts have changed so until some varieties grown some years ago cannot be recommended.

Hardness is also a major concern of small grains. Alamo-X, Ora and Moregrain of oats may produce but growers must realize that these may winter kill.

Oat varieties recommended for the county are New Nortex, Bronco, Mustang and Norwin. Norwin is replacing Mustang Nortex and Moregrain. It is susceptible to the rusts. Alamo-X and Mustang varieties for spring planting.

Recommended wheat varieties are Caddo, Tascosa, Warrior and Bison. Caddo is first choice, while Crockett, Triumph Gage, Scout and Concho are satisfactory dryland production but less desirable quality wise than the first four mentioned.

Sturdy Wheat is not recommended.

Coming soon better and shorter varieties than sturdy.

Barley recommendations: Will Rogers, Kearney, Chase, and Miami are the most hardy.

Rye varieties recommended are gator and elbon. Gator is more resistant to rust than elbon.

Flax varieties recommended are Caldwell, Dillman and Mac. Caldwell is more tolerant to rust than the others.

With short skirts being popular these days—it's not the initial length, it's the upcreep.

The 1966 Insect Survey Program is aiming at a better, more complete and the earliest possible reporting of the insect situation. It includes the latest news about where infestations are spreading. The state is divided into six areas with each area headed by an area entomologist as coordinators.

Boll-weevils continue to increase in the county with the heaviest population being where second generations are hatched out. Punctured squares range from 6-26%.

Lygus and stinkbugs have been observed in light infestations.

Boll-worms show a very slight increase in infestation.

Internal parasites can rob you of profits on cattle.

Even though your cattle don't "look" wormy they may be. Internal parasite infestations often get pretty far along before the animal shows any obvious symptoms.

Probably the number one cause of internal parasites in Texas beef cattle is malnutrition. Although cattle have an inherent high resistance to parasite damage, this resistance is lowered by malnutrition.

The animal's immunity mechanism cannot function properly if the diet doesn't provide enough fuel.

Another cause is sanitation. Keeping water clean, feed clean,

## J. F. Mayos Observe 25th Anniversary

On Tuesday, August 16th, Mr. and Mrs. Johnno Mayo of this county quietly observed their Silver Wedding Anniversary.

No special celebration was held, although they had a family get-together. The couple have one daughter, Sammie, who teaches in the Houston area, and a son, Johnny, a Junior in Eldorado High school.

The following account of their marriage is from the August 15, 1941, issue of the Eldorado Success:

### Thelia Luedecke And Johnno Mayo To Wed

The marriage of Miss Thelia Luedecke, daughter of Mr. and Mrs. J. H. Luedecke of this city to Johnno Mayo, son of Mr. and Mrs. J. B. Mayo of Voca, Texas, will take place on Saturday evening, August 16th, in San Angelo. The Rev. Wood, Presbyterian pastor, will read the ceremony. Attendants will be Mr. and Mrs. Johnnie Luedecke and Miss Charlene Mund.

Miss Luedecke, who attended the local high school, is a graduate from the high school at Portales, New Mexico.

Mr. Mayo, a graduate of Voca High School, is owner and manager of the Bailey Ranch gin, and is also in the garage business at Voca.

Following the wedding the couple will leave on a honeymoon to San Antonio, Corpus Christi, and Old Mexico. At present they will make their home at Bailey Ranch.

Mr. Mayo farms west of Eldorado and Mrs. Mayo is high school secretary.

The couple have the best wishes of all their friends, far and near, as they complete 25 years of married life.

Mr. and Mrs. Jack Etheredge were Lubbock visitors Saturday night and Sunday. They went to see their son and his family, the Billy Jack Etheredges.

## DR. EDWARD A. CAROE

OPTOMETRIST

- EYES EXAMINED
- GLASSES FITTED
- LENSES REPLACED

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San Angelo, Texas

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## 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 taxing 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 taxing 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.

## Who Owns My Bank?

Only Production Credit Association borrowers say,

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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'!"

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J. Burney Ligon, Dir.

SAN ANGELO, TEXAS

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

Phil H. Lane, Mgr.

and grazing areas clean goes a long way toward reducing internal parasites.

A third cause of internal parasites is improper pasture management. This comes from overgrazing, and from high stocking rates. With overgrazing, animals are forced into grazing near the ground where more larvae are likely to be on each mouthful of forage.

On highly developed pastures where high stocking rates are used, you have another problem—contamination of pasture from excessive manure. Manure is often where the eggs hatch into larvae.

Once the parasite larvae are inside the stomach, they reach maturity in 2 to 3 weeks. They mate and lay eggs that are passed out in the manure. The eggs hatch in the manure or on the ground and develop into the infective larvae stage in another week or so. Then they are ready to repeat the cycle.

The trouble with American foreign relations is that so many of

them are broke.

The value of shade or ornamental trees damaged by high winds, tornadoes, or other acts of nature is deductible from income taxes.

The value can be determined by decrease in assessed value of real estate or a formula based on tree size.

A \$5 per square inch of trunk at breast high or measurement of 4 1/2 feet above the ground can be set. The basic value of a 4-inch diameter tree would be \$62. A 20-inch diameter tree at 4 1/2 feet high is valued at over \$1,500.

All values and estimates are made to county agents and the public by Bill Smith, forester, of Texas A&M University, Extension Service.

Going to the beach is like going to the attic—always surprised at what you find in trunks.

APSCO Giant Pencil Sharpeners available at Success office.

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Sunday, August 21st  
at 7:00 P.M.

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If No Answer, Dial -- 853-2860  
Or call (Toll) Sonora-- 21871

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PUBLISHED EVERY THURSDAY  
At Eldorado, Texas 76936  
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.

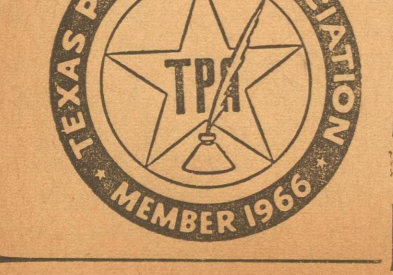
Notice of entertainments where a charge of admission is made, obituaries, cards of thanks, resolutions of respect, and all matters not news will be charged for at the regular rates.

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.



STILL HAVE apples for sale and also some peaches. —Miltia and Katherine Hill. (1t\*)

HAVE FEW MORE Good Hens for sale. 50c each or \$5.00 dozen. —Edgar Sauer, phone 853-2321. \*

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

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. 19, 1965—Verna Ann Lux completed her course at the Shannon School of Nursing in San Angelo.

George M. Slayton was evangelist at a week-long Revival starting at the First Baptist church.

Sonora's 75th anniversary celebration was held.

Frank O'Banion tendered his resignation as music and education director of the 1st Baptist church.

**FIVE YEARS AGO**

Aug. 17, 1961—The Eagle football team were starting workouts, and Mikel Jurecek, George Draper, H. A. Belk, Donnie Holden, Dennis Jurecek, Pete Logan, Jim Cheek and John McGregor were returning lettermen.

An automobile accident near Del Rio proved fatal to E. W. (Hank) Mund, 59.

John Wayne in "Rio Bravo" was showing at the Eagle Drive-In Theatre.

Joe Snell was new barber at work in Rance McDonald's barber shop.

Mrs. Evelyn Pennington and Kenneth Paul and Mickey left on a trip to California.

Bill McWhorter was appointed to the Farmers Home Administration Area Committee.

Mrs. Susan Steele, Mrs. Peyton Cain and Raymond Mittel were hired to the local school faculty.

**12 YEARS AGO**

Aug. 19, 1954—Rev. O. D. Cox moved here from Miles to be pastor of the Congregational Methodist church.

The City of Eldorado "split the difference" with General Telephone as that firm requested a rate increase here.

Tommy Green, Joe Andrews and Gerald Hartraves attended Reserve training at Mineral Wells.

Sarah Kate Meador, Linda Love, Judy Wyatt, and June Williams honored Virgie Tinning with a farewell party.

Keith and Jerry Nolen of Copperas Cove were visiting here with their grandparents, Mr. and Mrs. O. L. Woodward.

Patsy Ruth Kinser became the bride of Charles Collins.

Jack Mund arrived home from summer camp at Glorietta, New Mexico.

Suzi Linthicum was queen as Homecoming was held here at the school, and Mias Amigas had the prize-winning float in the parade.

**35 YEARS AGO**

Aug. 21, 1931—A number of local people and other West Texans felt an earthquake Sunday morning. Hardest hit was the town of Valentine where about \$75,000 in damages was reported.

C. M. McWhorter heard from his nephew, Morris McWhorter, that his business house and mercantile stock there had been badly damaged.

The Woman's Club judged flower beds planted by 40 different local children, and awarded \$2.50 gold pieces to first place boys and girls. Mildred Thigpen won the girls' prize and Samuel Cloud the boys'.

Receiving honorable mention were Chrystelle McAngus, Jetty Grace DeLong, Johnny Fern Isaacs, Celeste Tisdale, Minnie Logan, Naomi Underwood, Inez Cobb, John Thomas Ballew, Milton Spurgers, Julian Carr, Archie Green, Henry Green, Gaylon Casey, Jim Tom Roach, Norman Priest and Hugh DeCraig.

An addition was being put on the Mexican school to accommodate the 79 pupils. A teacherage was being constructed at the Reynolds school.

F. C. Bates Jr. and wife of Sheffield were visiting old friends here. Mr. Bates was first county clerk here and reported that his father, F. C. Bates Sr., was living with him and was observing his 99th birthday.

Miss Agnes Rae entertained the Eldorado Bridge club.

V. H. Humphrey announced plans to build a new 6-room house.

Ruth Jennings and Opal Eakin of Winters were visiting Inez Cobb and Lolete Andrews.

R. J. Page was operated on for appendicitis in a Brady hospital.

**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.

**Community Calendar**

Aug. 18, Thursday. East Side Lions club meets in the Latin American community.

Aug. 23, Tuesday. Registration 12:00 to 2:30 p.m. for Patricia Aylor School of Dance, Mem. Bldg.

Aug. 24, Wednesday. Lions Club meets 12:15, Memorial Building.

Aug. 25, Thursday. Drivers License patrolman here.

Aug. 28-29. 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 would like to take this means of expressing our sincere thanks to the people of Eldorado for the nice memorial services that you held for our son, Tommy. It was one of the nicest things you could have done. We also want you to know how much we appreciate your being at the services in Bangs, and for bringing the buses of children, and all the cards and letters. Tommy loved you all very much. He often told us how nice the people were to him and he was looking forward to this school term with you.

Thank you again for everything; you have made it so much easier to bear. God Bless and keep you. The Family of Coach Sikes Bangs, Texas

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

**HELP WANTED—Male Or Female MAN OR WOMAN** to succeed Raleigh dealer in Schleicher Co. or El Dorado. Over 25 preferred and car necessary. Can earn \$125 and up per week from start. Write Raleigh TXG-1540-1145, Memphis, Tennessee.

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—Test Holes \$1.00 Foot.

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- 61 Metropolitan, lots of miles per gal....\$495
- 60 Ford 4 door V8, good car .....\$475
- 59 Buick 4 door, solid car .....\$500
- 56 Chev. 4 dr. V8, new rubber, clean ...\$345

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Phone 853-2611 Eldorado, Texas

**Back-to-School Special**

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**Permanents \$8.00**

**Mary's Beauty Shop**  
Mary Hernandez

MILLIONS of rugs have been cleaned with Blue Lustre. It's America's finest. Rent electric shampooer \$1. Foxworth-Galbraith Lumber Co., Eldorado, Texas.

**Charles F. Browne, M.D.**  
SONORA, TEXAS

Office Hours  
Effective August 1, 1966  
Mon., Tues., Wed., Fri.—10-12, 2-5  
Thurs. and Sat.—10-12

**CITATION BY PUBLICATION**

THE STATE OF TEXAS. TO: Elva A. Murchison, Elva A. Pressler Murchison, Alva A. Pressler, the heirs at law of said Elva A. Murchison, deceased, Elva A. Pressler Murchison, deceased, Elva A. Pressler, deceased, Marie Butler Payton and George C. Hood, the executors and administrators of such deceased, and of said Marie Butler Payton & George C. Hood, if deceased Defendants, Greeting:

YOU ARE HEREBY COMMANDED to appear before the Honorable 51st District Court of Schleicher County at the Courthouse thereof, in Eldorado, Texas, by filing a written answer at or before 10 o'clock A. M. of the first Monday next after the expiration of forty-two days from the date of the issuance of this citation, same being the 23 day of September A. D. 1966, to Plaintiff's Petition filed in said court, on the 11 day of August A. D. 1966, in this cause, numbered 1177 on the docket of said court and styled James L. Powell, Plaintiff, vs. Elva Murchison et al, Defendants.

A brief statement of the nature of this suit is as follows, to-wit: Partition of interest in Lot No. One, Block No. Fourteen, Original Town of Eldorado; that plaintiff is the owner of an undivided 5/6th part of said land and premises and that the defendants are the owners of an undivided 1/6th part thereof, as is more fully shown by Plaintiff's Petition on file in this suit.

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

The officer executing this writ shall promptly serve the same according to requirements of law, and the mandates hereof, and make due return as the law directs.

Issued and given under my hand and the seal of said court at Eldorado, Texas, this the 11 day of August A. D. 1966.

Attest: J. P. Enochs, Clerk, 51st District Court Schleicher County, Texas  
By Wynema D. Buchner, Dep. (SEAL) (Au 18-25 Se 1-8)

**Marsha Mund Bride Of Ronnie Griffin**



MRS. RONNIE GRIFFIN

In a ceremony last Friday morning at 11:00 in the home of the

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

Wednesday, Thursday, August 17-18

**The Glory Guys**  
—In Color— —In Color  
Tom Tryon —In Color— —In Color

Friday, Saturday, August 19-20

**The Hallelujah Trail**  
—In Color—  
Burt Lancaster Lee Remick

Sunday, Monday, August 21-22

**How To Murder Your Wife**  
—In Color—  
Jack Lemmon —In Color— —In Color—  
Verna Irwin

Closed Tuesday, August 23

Wednesday, Thursday, August 24-25

**and now Miguel**  
—In Color—  
Guy Stockwell —In Color—  
Michael Ansara —In Color—  
Clu Gulager —In Color—  
Pat Cardo

bride's parents, Mr. and Mrs. L. D. Mund, Miss Marsha Mund became the bride of Ronnie Griffin.

The bridegroom is the son of Mr. and Mrs. Joe Griffin.

The Rev. Kenneth Vaughan, pastor of the First Baptist church, officiated. Sam Henderson, Jr., was best man, and Miss Norma Kay Mund served her sister as maid of honor.

Both the bride and groom are 1966 grads of Eldorado High School. They are living here temporarily, and will move soon to Brenham where Ronnie will attend college.

Mr. and Mrs. Bob Evans Jr. had as their guests over the week end, their daughter, Mrs. John McGee and her two children of San Angelo.

**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

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- Automobile Loans
- Personal Loans
- Safety Deposit Boxes
- Bank-By-Mail
- Bank Money Orders, and Many Other Everyday Services.

**Come In And See Us Today**

**THE FIRST NATIONAL BANK**  
Eldorado, Texas

**Western Auto To Have Open House Soon**

Buddy White, new owner and operator of the Western Auto Associate Store here in Eldorado, has set the week end of August 26-27 for formal opening of his newly remodeled and redecorated store here in Eldorado.

Workmen were continuing this week to install the new shelving and other fixtures. Much interior painting has already been done, and Mr. White expects another truckload of merchandise any day now.

A line of appliances is to be added and will be on display in the front of the store.

Complete details will be given in next week's Success issue.

**O. E. S. Members Invited To McKavett**

Ft. McKavett Chapter No. 783 Order of The Eastern Star, will host a Fraternal Visit of Mrs. Edna Earl Duke, Worthy Grand Matron, Grand Chapter of Texas O.E.S., on Saturday, September 3rd.

There will be registration at the Ft. McKavett Masonic Lodge at 4:00 p.m. and a historical tour of the old fort and a barbecue.

It will be held in the open, in Ft. McKavett's true western hospitality style.

The Eldorado Chapter members will meet at the Eldorado Masonic hall at 3:00 p.m. and all leave in a group.

Many Grand officers will be in attendance, and Section 2 will be represented by Mrs. Rose Edmiston, Glad Tidings Committee Member, Ft. McKavett, and Mrs. Blanche West, Deputy Grand Matron, District 5, Section 2, Eldorado Chapter No. 140.

Those planning to attend should write Mrs. Charles Kothmann, Menard, Texas, as the deadline is August 20th.

**To Receive Degrees From U. of Texas**

Austin, Texas.—The University of Texas College of Arts and Sciences has more than 450 candidates for bachelor degrees Aug. 27 at the Summer Session's close.

The degree-candidate list, which Dean J. Alton Burdine made public includes:

Mrs. Ruth Elizabeth Parker Isleib, and Linda Lou Sauer, both of Eldorado, for the Bachelor of Arts degree.

**MERRYMAKERS 42**

Merry Makers 42 Club met last week in the club room of the Memorial Building with three tables of players. Mrs. J. A. Griffin was hostess and served a salad plate and cold drinks.

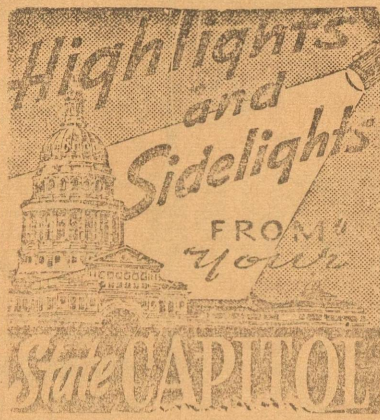
**Restoration Award**

Austin, Texas.—Mr. and Mrs. James Britton of Houston have been named to receive the second official Texas Restoration Award, it was recently announced by John Ben Shepperd of Odessa, president of the Texas State Historical Survey Committee.

Mrs. Ben Barnes, wife of the Speaker of the Texas House of Representatives, will present the award in ceremonies Aug. 28 at Hatfield Plantation in Washington county.

The Brittons restored the 113-year-old home, transforming it from neglected shambles to antebellum elegance. The house is on the north side of State 90, about 14 miles northeast of Brenham.

This is the second time the Texas Restoration Award has been presented by the State of Texas.



Austin.—Heinous, inhuman, unthinkable crimes—such as those that have left a trail of blood across Texas—must be stopped, say state officials. Gov. John Connally and Atty. Gen. Waggoner Carr both have strongly recommended changes in Texas' criminal laws.

Their proposals are the result of three terrible incidents — all committed over a period of two weeks. First, the sniping episode on the University of Texas campus during which Charles J. Whitman deliberately killed 16 innocent persons and wounded three dozen more; then the malicious murder of a night watchman in Roscoe, by a West Texas teenager; and finally, the grotesque murder of three youngsters in Fort Worth.

Connally said he would ask the Legislature for a law requiring a compulsory life sentence for anyone who commits murder, then is found guilty because of insanity.

Carr concurred—adding that he plans to appear personally before the Texas House committee on revisions of the code of criminal procedure in January.

Meanwhile, the attorney general has asked the governor to appoint a blue ribbon citizens committee to draft legislation for tougher laws and stronger penalties.

Up for study are:

- \* Stiffer penalties for crimes of violence.
- \* Stiffer penalties for sex crimes.
- \* Clarification of laws dealing with carrying arms in public.
- \* More effective methods of confining those who use insanity as a defense for crimes.

Both Connally and Carr made it clear they are firmly opposed to stringent laws regulating the sale of firearms.

**Draft Call Increases**

Texas' draft call for October is the largest since May 1953, when the Korean war ended.

State quota for October is 2,671, compared to 3,823 at close of the fighting in Korea, according to State Selective Service Director Col. Morris S. Schwartz.

September quota also is up—from 1,585 to 1,890. National call is for 46,200.

**Attorney General Rules**

State Supreme Court justice may assign retired appellate court judges to duty on courts of civil appeals in case of vacancy or disqualification, Attorney General Carr has ruled. Assignment would be terminated by return to duty of regular judge.

In other opinions, Carr concluded that:

- \* Alien employees of Texas colleges, wives and children, are entitled to resident tuition rates in all state institutions of higher education.
- \* Auto certificates of title laws do not permit creation of a joint estate with rights of survivorship out of community property.
- \* Victoria County School superintendent has general supervision over independent school districts of less than 500 scholastics in the county.
- \* No credit union may serve as a depository for another credit union.

**Water Sport Records**

The 1966 summer vacation seems destined to go into the records as setting a new high for water recreational deaths and for establish-

ing amazing boating-skiing safety mark.

In a two-weeks study by the Parks and Wildlife Department, it was pointed out that during that period, 14 persons drowned in Texas, but none was a result of boating or skiing. Nine of the deaths were attributed to bathing accidents, and four were blamed on fishing.

Death toll for the season was increased to 181 and the total for the entire summer of 1965 was 200. So, with a month of vacation time left, the department figures this year's death count will surpass last year's by a substantial margin.

A spokesman for the department said that the new law passed by the last Legislature had cut boating and skiing accidents.

**Cotton Deadline Extended**

Cotton farmers in Cameron, Wilbacy and southern portions of Hidalgo and Starr counties have been given another 30 days—until Sept. 30, midnight—to gather crops under the pink bollworm control program.

State Agriculture Commissioner John C. White extended the deadline after conferences with the U. S. and Mexican Departments of Agriculture and Pink Bollworm Advisory committee concerning late and slow harvest.

White pointed out that only 26, 858 bales had been ginned in the Zone 1 control area by August 7, compared with 177,426 by that same date last year.

Delayed spring planting due to bad weather and adverse growing prompted the extension.

**Election Law Changes**

An election law committee, headed by Sen. Tom Creighton of Mineral Wells, has named a sub-committee to meet September 29 and October 13 to study recommendations made to date. Afterwards the full committee will hold public hearings.

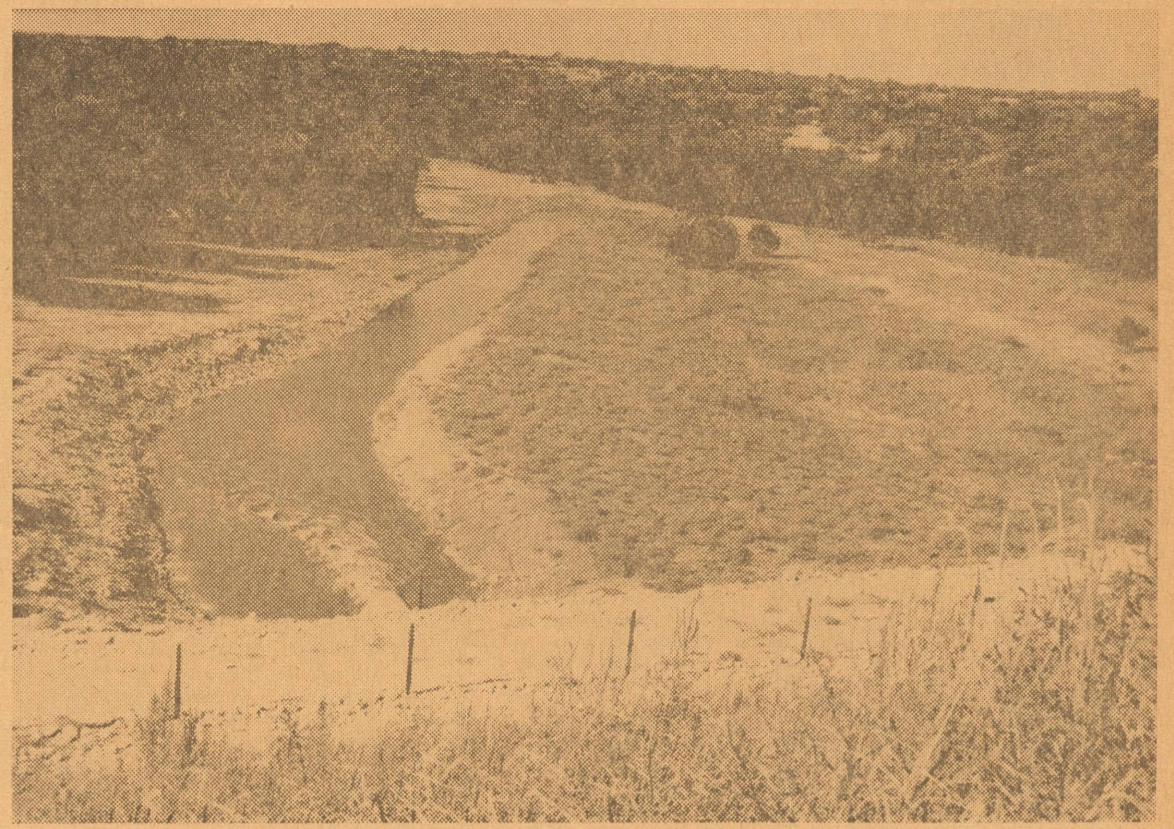
Texans will have an opportunity to vote on one election law change in November. Already on the November ballot is a constitutional amendment calling for annual voter registration to replace the poll tax voting requirement.

**On The Screen . . .**

**Denver Drouth Of 1867 On Film**

Winter in Denver can be a formidable thing. Colorado's principal city is high, arid and can be mighty chilly. The rugged miners who worked the claims there a hundred years ago were well aware of the hardships, but took solace in the fact that brandy, bourbon and champagne (for the fancier) took the edge off winter's sharp fang.

However, in the winter of 1867 a crisis arose. In the words of the folk song, "the gin was getting low." Here, unlike along the Erie Canal where the lament started, "gin" meant more than mere gin, it meant potables; the aforementioned brandy, bourbon and champagne. The town was close to dry.



Water flowing from outlet of drawdown tube following rains of over four inches, on the watershed of the Eldorado-Divide Soil and Water Conservation District. (Photo by E. B. Keng.)

Steps had to be taken—drastic steps.

So, the town fathers contracted for a wagon-train load of booze; enough to see the miners through till spring.

These are the factors which provide the basis for the opening proposition of "Hallelujah Trail," the United Artists picture which is in color and which comes to the Eagle Drive-In screen Friday and Saturday nights.

However, recognizing the need for strong refreshment in Denver and meeting that need were two different matters. Taking the cargo to the city was no small task.

The plains across which it had to cross were filled with perils: Dust, Indians, mutinous teamsters and, most deadly of all, dedicated temperance workers.

The hazards of the country were no particular problem to the rugged Irish drivers—this was, after all, their stock in trade. Indians were to be expected in the wild west of the 60's—the cavalry was there to handle inconveniences like that. But temperance workers! Ah, there was the rub!

In the first place, why should they be so far from Boston. Secondly, why should they be led by so attractive and persuasive a type as Cora Templeton Massingale (Lee Remick)?

In a complete change of character from her role in "Days of Wine and Roses," Miss Remick is bound and determined that not one drop of spiritus fermenti will reach the parched Denver diggers. "Gin is sin," she proclaims, and if she can help it, none of the iniquitous stuff will reach the mile-high city.

To this end, the formidable Mrs. Massingale (a widow to help the story line) enlists every available female to keep Denver pure. In-

cluded among her eager recruits are wives, daughters, and sweethearts of the U. S. cavalry troop assigned to see that the precious shipment gets through. Among the women is (embarrassingly enough) Louise Gearhart (Pamela Tiffin), daughter of the colonel (Burt Lancaster) who is to see that no harm comes to either the whisky or the women.

Colonel Gearhart's task is no easy one. After all, his experience hardly includes hymn singing, teamsters' strikes, an alcoholic seer and a rebellious daughter. He is merely a commander of troops who enjoys a quiet drink and a solitary bath at the end of a hard day. However, with the militant Mrs. Massingale he can get neither: She lectures him on the evils of the demon rum and interrupts his ablutions.

Yet despite the many difficulties he faces, the colonel in the tradition of the cinema cavalry does a reasonably good job until Mrs. Massingale begins having the not-so-noble redmen sign temperance pledges. They sign, but with

malice a-forethought. Then the horse soldiers are faced with a sticky wicket: They must exchange whisky for women. And since each is a rare commodity in the wild west of the 60s a tricky problem arises.

Let us hasten to add that things work out reasonably right . . . although Denver's winter was the driest on record.

"The Hallelujah Trail," a big, colorful Mirisch-Kappa Production, was shown in Cinerama theaters last year on a road-show basis. The comedy western, which might have been titled "How the West Was Nearly Lost," also stars Jim Hutton, Donald Pleasance, Brian Keith and Martin Landau, as a highly unlikely blue-eyed Indian.

The film was directed and produced by John Sturges who established himself in the Western genre with such dramas as Gunfight At the O. K. Corral, Bad Day at Black Rock and The Magnificent Seven. In The Hallelujah Trail, Sturges has turned to the comic aspect of the outdoor drama and with considerable success.

**TRADE LAND FOR LIVESTOCK**

Will trade part of my land in San Luis Valley, Colo. near Alamosa, for cattle, sheep or hogs for down payment as low as \$350.00 down, bal. \$256.00 per year for 15 years on each 80 acre tract. Potential farmland, irrigation possibilities, grow oats, barley, potatoes, lettuce, etc. VALLEY DEVELOPING RAPIDLY. IDEAL INVESTMENT. What do you have to offer?

Write J. C. Wheatley, Box 36, Haskell, Texas 79521

**Attention Land Owner**

Since the eradication of Prairie Dogs in the county we have found a few places where they have scattered to other ranches.

Please be on the look-out for the Prairie Dogs on your land. The County has a supply of Carbon Bisulfide on hand.

We appreciate very much the efforts of land owners in the eradication program.

COMMISSIONERS COURT  
Sheriff's Department

**VIRGIL SMITH**

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HAYBALING

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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

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 land 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 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 residence 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 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 unused, 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 and 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 unused, shall be abrogated, cancelled, or invalidated by change of any kind in the boundaries thereof. After any such change 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 unused 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 unused bonds of such district voted prior to such change, may be

subsequently sold and delivered and any voted, but unused, 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 or 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 continuation 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 or 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 continuation 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 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 population of each county, with no county having less than one member; providing for the necessary election; authorizing the levy of an annual tax not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) valuation; 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; authorizing the Authority to employ or appoint an assessor and collector of taxes whose duty it shall be to assess and collect the taxes on the tax rolls approved by the Board of Directors of said Authority, said taxes to be assessed equally and uniformly throughout the county or counties, comprising the Authority, as required by the Constitution; granting to such Authority the power to acquire by purchase, or through eminent domain proceedings existing publicly financed airport properties or other sites necessary to have and to improve the same, power to issue and sell general obligation bonds and revenue bonds, or either of them; authorizing the assumption of outstanding indebtedness secured by general obligation bonds and assuming the obligations of the city or cities under ordinances and bond indentures under which revenue bonds have been issued and sold; to enact zoning regulations and other measures to protect the airport facilities from hazards and obstructions; providing for the adding of an additional county or counties to the Authority.

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

Section 1. That Article IX of the Constitution of the State of Texas be amended by adding thereto a new Section 12, to be known as Section 12, reading as follows:

"Section 12. The Legislature may by law provide for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties, with power to issue general obligation bonds, revenue bonds, or either of them, for the purchase, acquisition by the exercise of the power of eminent domain or otherwise, 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 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 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 or 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 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 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 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, form of 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: by the United States of America or any agency, department or instrumentality thereof; by the State of Texas or any agency, department or instrumentality thereof; by political subdivisions or bodies politic and corporate of the State of Texas; 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 required to be paid by 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, from 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 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 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 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.

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. The only purpose of this 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."

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.

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."

Section 2. 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 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.

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.

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 required by the Constitution and Laws of this State.

Section 7. 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 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.

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."

Section 2. 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 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.

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.

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 required by the Constitution and Laws of this State.

Section 7. 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.

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."

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."

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.

Section 7. 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.

Section 8. 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.

Section 9. 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.

Section 10. 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 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.

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 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 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 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.

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 Station, 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 institution of the University of Texas System, except at and for the use of the general academic institutions of said System, namely, The Main University, and Texas Western College, without the prior approval of the Legislature or of such agency as may be authorized by the Legislature to grant such approval. Any bonds or notes issued hereunder shall be payable solely out of the income from the Permanent University Fund. Bonds or notes so issued shall mature serially or otherwise not more than thirty (30) years from their respective dates."

Section 2. 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 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.

Section 1. That the Constitution of the State of Texas be amended by adding a new Section in Article III, 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."

Section 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-

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.

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 of 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."

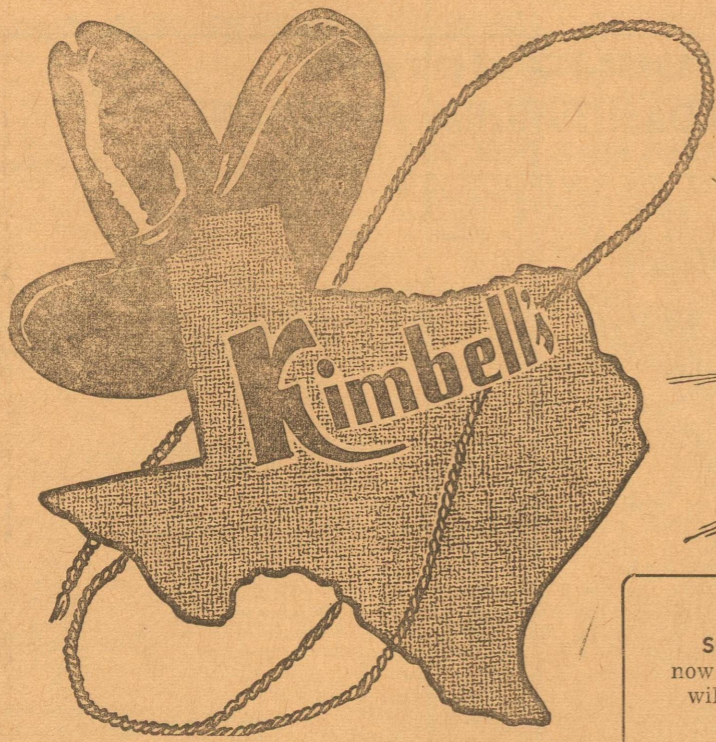
Section 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State on the first Tuesday after the first Monday in November,

an appropriation in an amount sufficient to replace the uninsured loss so incurred may be made by the Legislature out of General Revenue funds. "Said Boards are severally authorized to pledge the whole or any part of the respective interests of Texas A & M University and of The University of Texas in the income from the Permanent University Fund, as such interests are now apportioned by Chapter 42 of the Acts of the Regular Session of the 42nd Legislature of the State of Texas, for the purpose of securing the payment of the principal and interest of such bonds or notes. The Permanent University Fund may be invested in such bonds or notes."

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

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."

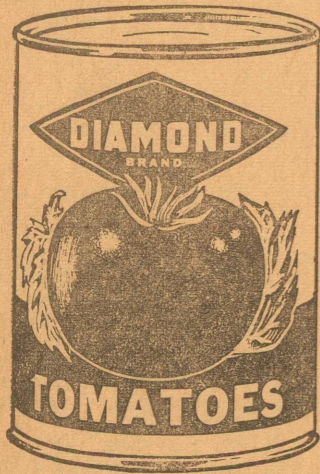
Section 3. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the constitution and laws of this State.



# BIG AS TEXAS SALE



New Shipment  
SCHOOL SUPPLIES  
now being unpacked and  
will be in display over  
the week end.



DIAMOND NO. 1 CAN  
**Tomatoes** 4 FOR 39¢

VAN CAMPS NO. 300 CAN  
**Pork & Beans** 2 FOR 25¢

MOUNTAIN PASS BUFF CAN  
**Tomato Sauce** 3 FOR 25¢



**Kimbell's Luncheon Meat**  
12-oz. can 45c



**Cracker Barrel Crackers**  
1-Lb. Box 19c

KIMBELL'S 303 CAN  
**Fruit Cocktail** 19¢



KIMBELL'S 18-OZ. JAR  
**Peanut Butter** 49¢

CATTLEMAN'S 18-OZ. BOTTLE  
**Bar-B-Q Sauce** 39¢

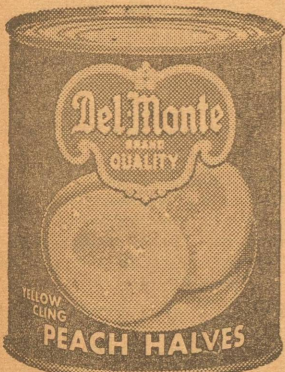
## NEW DEL MONTE FRUIT DRINKS



ORANGE DRINK  
APPLE DRINK  
GRAPE DRINK  
TROPICAL FRUIT  
MERRY CHERRY  
PINK PINEAPPLE  
GRAPEFRUIT

4 46 OZ. CANS

\$ 1.00



DEL MONTE NO. 2 1/2 CAN  
**Peaches** 2 FOR 49¢

DEL MONTE NO. 303 CAN  
**Spinach** 3 FOR 49¢

SCOT-TISSUE 4 ROLL PACK 39c

### Market Values



GOOCH'S — SUGAR-CURED — SLICED POUND  
**BACON** BLUE RIBBON QUALITY 79¢

HEALTHFUL, NUTRITIOUS — FRESH SLICED POUND  
**PORK LIVER** 29¢

LEAN MEATY — BEEF POUND SUGAR CURED — BACON POUND  
**Short Ribs** 39¢ **Squares** 39¢

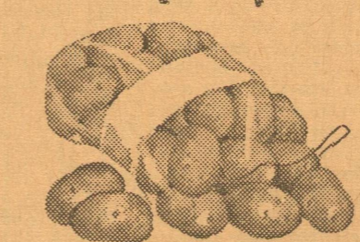
### Garden Fresh Produce



BABY POUND  
**Yellow Squash** 7 1/2¢



KENTUCKY WONDER POUND  
**Green Beans** 25¢



CALIFORNIA 10-LB. BAG  
**Potatoes** 39¢

CONCHO — SWEET POUND  
**Cantaloupes** 10¢

### Frozen Food Specials



**Gandy's Fro-Zan** 1/2 Gallons \$ 1.00  
3 For .....

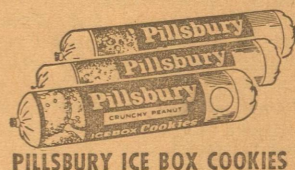
**Tree Sweet Orange Juice** 6-Oz. Can 19¢

PATIO — MEXICAN EACH JIFFY — KRINKLE-CUT 2 LB. BAG  
**Dinner** 49¢ **Potatoes** 39¢

### Dairy Department

DIAMOND 1/4s 3 POUNDS GANDY'S — COTTAGE 12-OZ. CTN.  
**Margarine** 59¢ **Cheese** 29¢

GANDY'S HALF GALLON  
**Buttermilk** 49¢



**Pillsbury** 49¢  
PILLSBURY ICE BOX COOKIES

WE GIVE S&H GREEN STAMPS

# PARKER FOODS