



Why Favor Joins A Caravan From HSU

Favor of Jayton... will attend report meetings at Glorietta...

Walker said that the purpose of the week is inspiration, instruction in campus ministries...

New State TCAA Officers



Heading the Texas County Agricultural Agents Association for 1972-73 will be Oliver F. Werst, Glasscock County, president; Frank M. Stockton, Gonzales County, vice-president; Mark A. Geeslin, Kent County, secretary-treasurer; and B. T. Haws, Wichita County, past-president.

Texas Tech Gets A New Department Head

Dr. Donald F. Burzlaff, professor of agronomy at the University of Nebraska faculty since 1953, has been named chairman of the Department of Range and Wildlife Management at Texas Tech University.



The 49-year-old professor and his wife, Luella Anne, have two daughters, Diane, 20, and Dayle, 16. He was born in Dodge Center, Iowa.

Participation Is Urged In West Texas Fair

Mrs. Dorothy Tedford has asked that women from Kent County participate in the West Texas Fair.

Entries will be taken in the Women's Department, Friday September 1 from 1:00 P. M. to 6:30 P. M. and also on Saturday, September 2, from 8:30 A. M. to 12:00 noon, except for foods.

Unkel Zekę Sez

DEAR MISTER EDITOR:

The fellers at the country store Saturday night predicted a powerful stir in this country on account of people that ain't gitting born.

And The Rains Came

BY CARROLL JOHNSON

On the weekend of the 5th and 6th of August everyone agreed that we needed a good rain, and rain we got. On Sunday night the 6th of August most parts of the county got 1 inch or better.

Much of the damage done can be attributed to the size of this storm. Most engineering practices such as terraces, diversions and waterways are designed to handle the expected runoff from a 10 year frequency storm that takes 24 hours to fall which in Kent County is a 5 inch rain.

I. D. King Funeral In Girard Wednesday

I. D. King, long time resident of Dickens County, died about 3 p. m. Monday in West Texas Hospital in Lubbock after an extended illness.

Survivors include his wife; a son, Aubrey D. King of Gladewater; two daughters, Joy Marie Bylander of Abilene and Elvora King of Houston; his mother, Mrs. E. King of Abilene; and five grandchildren.

Plains Fair Has Good Box Office Attractions

Tickets for Fair Park Coliseum attractions headlining the 55th annual Panhandle South Plains Fair, scheduled here Sept. 25-30, will go on sale at the box office and four other locations Friday (Aug. 18), Steve L. Lewis, fair manager, disclosed today.

Clark also proved a top draw in his earlier appearance at the fair in 1969 when he appeared here with Jeannie C. Riley, Charley Pride and Buck Owens.

State Home Association Schedules Workshop

The Texas Nursing Home Association in cooperation with the University of Texas at Austin, will conduct a workshop for Nursing Home Administrators and Dietary Department personnel Aug. 25, 26, and 27, at the Holiday Inn - Emerald Beach Hotel in Corpus Christi.

The speakers will be Lidde Gjerstad, Consultant with the Nursing and Convalescent Homes Division, Texas State Department of Health; and Josephine Marriore, Director, Nursing Home Consultant Division, International Food Research and Educational Center, North Easton, Massachusetts.

Use Care With Your Bleach And Fabrics

Some homemakers wonder why the yellow stayed in their white clothes, that is, after a thorough wash using chlorine bleach.

Miss Schnorr suggested the following procedure to restore fabric whiteness when yellowing is the result of using chlorine bleach: Rinse the garment with clear water. Soak the fabric for half an hour or more, as necessary, in a solution containing one teaspoon of sodium thiosulfate to one quart water.

Danny Randall Honored

Navy Petty Officer First Class Dannie L. Randall, son of Mrs. M. E. Randall of Route 2, and husband of the former Miss Neta K. Smith of Star Route 2, both of Spur, left his home-base at Quonset Point, R. I. for deployment to the Eastern Atlantic with the Air Anti-Submarine Squadron 27 aboard the aircraft carrier USS Intrepid.

A Code

awake each morning with a smile brightening my face greet the day with reverence for the opportunity it brings. I approach my work with a clean mind.

Personal, Mister Editor, none of the fellers have got to worry about the baby business unless they git in their second childhoods. We're happy ever day to report zero population drop.

Selected

PUBLIC NOTICE
Proposed
CONSTITUTIONAL AMENDMENT
NUMBER 7 ON THE BALLOT (JSR 16)
General Election November 7, 1972

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article I of the Texas Constitution be amended by adding a new section to be known as Section 3a, to read as follows:

"Section 3a. Equality under the law shall not be denied or abridged because of sex, race, color, creed, or national origin. This amendment is self-operative."

Sec. 2. The foregoing amendment to the constitution 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, 1972, at which election the ballot shall be printed to provide for voting for or against the proposition: "The constitutional amendment to provide that equality under the law shall not be denied or abridged because of sex, race, color, creed, or national origin."

PUBLIC NOTICE
Proposed
CONSTITUTIONAL AMENDMENT
NUMBER 12 ON THE BALLOT (JSR 29)
General Election November 7, 1972

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article XVI, Section 33, Constitution of the State of Texas, be amended to read as follows:

"Section 33. The accounting officers in the State shall neither draw nor pay a warrant or check on funds of the State of Texas, whether in the treasury or otherwise, to any person for salary or compensation who holds at the same time more than one civil office of emolument, in violation of Section 40."

Sec. 2. That Article XVI, Section 40, Constitution of the State of Texas, be amended to read as follows:

"Section 40. No person shall hold or exercise at the same time, more than one civil office of emolument, except that of Justice of the Peace, County Commissioner, Notary Public and Postmaster, Officer of the National Guard, the National Guard Reserve, and the Officers Reserve Corps of the United States and enlisted men of the United States Army, Air Force, Navy, Marine Corps, and Coast Guard, and the officers and directors of soil and water conservation districts, unless otherwise specially provided herein. Provided, that nothing in this Constitution shall be construed to prohibit an officer or enlisted man of the National Guard, and the National Guard Reserve, or an officer in the Officers Reserve Corps of the United States, or an enlisted man in the Organized Reserves of the United States, or retired officers of the United States Army, Air Force, Navy, Marine Corps, and Coast Guard, and retired warrant officers, and retired enlisted men of the United States Army, Air Force, Navy, Marine Corps, and Coast Guard, and officers of the

PUBLIC NOTICE
Proposed
CONSTITUTIONAL AMENDMENT
NUMBER 5 ON THE BALLOT (JSR 35)
General Election November 7, 1972

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 2, Article VIII, Constitution of the State of Texas, be amended to read as follows:

"Section 2. (a) All occupation taxes shall be equal and uniform upon the same class of subjects within the limits of the authority levying the tax, but the legislature may, by general laws, exempt from taxation public property used for public purposes; actual places of religious worship, also any property owned by a church or by a strictly religious society for the exclusive use as a dwelling place for the ministry of such church or religious society, and which yields no revenue whatever to such church or religious society; provided that such exemption shall not extend to more property than is reasonably necessary for a dwelling place and in no event more than one acre of land, places of burial, not for private or corporate profit, all buildings used exclusively and owned by persons or associations of persons for school purposes and the necessary furniture of all schools and property used exclusively and reasonably necessary in conducting any association engaged in promoting the religious, educational and physical development of boys, girls, young men or young women operating under a State or National organization of like character, also the endowment funds of such institutions of learning and religion not used with a view to profit; and when the same are invested in bonds or mortgages, or in land or other property which has been and shall hereafter be bought in by such institutions under foreclosure sales made to satisfy or protect such bonds or mortgages, that such exemption of such land and property shall continue only for two years after the purchase of the same at such sale by such institutions and no longer, and institutions of purely public charity; and all laws exempting property from taxation other than the property mentioned in this Section shall be null and void."

(b) The Legislature may, by general law, exempt property owned by a disabled veteran or by the surviving spouse or surviving minor children of a disabled veteran. A disabled veteran is a veteran of the

PUBLIC NOTICE
Proposed
CONSTITUTIONAL AMENDMENT
NUMBER 10 ON THE BALLOT (JSR 68)
General Election November 7, 1972

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article XVII, Section 1, Constitution of the State of Texas, be amended to read as follows:

"Section 1. The Legislature, at any regular session, or at any special session when the matter is included within the purposes for which the session is convened, may propose amendments revising the Constitution, to be voted upon by the qualified electors for statewide offices and propositions, as defined in the Constitution and statutes of this State. The date of the elections shall be specified by the Legislature. The proposal for submission must be approved by a vote of two-thirds of all the members elected to each House, entered by year and days on the journals."

"A brief explanatory statement of the nature of a proposed amendment, together with the date of the election and the wording of the proposition as it is to appear on the ballot, shall be published twice in each newspaper of the State which meets requirements set by the Legislature for the publication of official notices of officers and departments of the state government. The explanatory statement shall be prepared by the Secretary of State and shall be approved by the Attorney General. The Secretary of State shall send a full and complete copy of the proposed amendment or amendments to each county clerk who shall post the same in a public place in the

PUBLIC NOTICE
Proposed
CONSTITUTIONAL AMENDMENT
NUMBER 9 ON THE BALLOT (JSR 95)
General Election November 7, 1972

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 33, Article XVI, Constitution of the State of Texas, be amended to read as follows:

"Section 33. The Accounting Officers of this State shall neither draw nor pay a warrant upon the Treasury in favor of any person for salary or compensation as agent, officer or appointee, who holds at the same time any other office or position of honor, trust, or profit, under this State, except as prescribed in this Constitution. Provided, that this restriction as to the drawing and paying of warrants upon the Treasury shall not apply to officers of the National Guard or Air National Guard of Texas, the National Guard Reserve, the Air National Guard Reserve, the Officers Reserve Corps of the United States, nor to enlisted men of the National Guard, the Air National Guard, the National Guard Reserve, the Air Force Reserve, the Air Force, Navy, and Marine Corps, and retired warrant officers and retired enlisted men of the United States Army, Air Force, Navy, and Marine Corps, or to Directors of Soil and Water Conservation Districts. A member of the Legislature shall not be eligible to serve as a Director of a Soil and Water Conservation District. It is further provided, until September 1, 1969, and thereafter only if authorized by the Legislature by general law, that such restrictions and limitations as the Legislature may prescribe, that a nonselective State officer or employee may hold other nonselective offices or positions of honor, trust, or profit under this State or the United States, if the other office or position is of benefit to the State of Texas or is required by State or federal law, and there is no conflict with the original office or position for which he receives salary or compensation. No member of the Legislature of this State may hold any other office or position of profit under this State, or the United States."

PUBLIC NOTICE
Proposed
CONSTITUTIONAL AMENDMENT
NUMBER 14 ON THE BALLOT (JSR 57)
General Election November 7, 1972

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article VII, Constitution of the State of Texas, be amended by adding a Section 6b, to read as follows:

"Section 6b. Notwithstanding the provisions of Section 6, Article VII, Constitution of the State of Texas, any county, acting through the commissioners court, may reduce the county permanent school fund of that county and may distribute the amount of the reduction to the independent and common school districts of the county on a per scholastic basis for the purpose of reducing bonded indebtedness of those districts or for making permanent improvements. The commissioners court shall, however, retain a sufficient amount of the surplus of the county permanent school fund to pay ad valorem taxes on school lands or royalty interests owned at the time of the distribution. Nothing in this Section affects financial aid to any school district by the state."

Sec. 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1972, at which election the ballots shall be printed to provide for voting for or against the proposition: "The constitutional amendment to allow a county to reduce its county permanent school fund and distribute the money to independent and common school districts on a per scholastic basis."

PUBLIC NOTICE
Proposed
CONSTITUTIONAL AMENDMENT
NUMBER 13 ON THE BALLOT (JSR 52)
General Election November 7, 1972

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article VIII, Section 1-b, of the Texas Constitution, be amended to read as follows:

"Section 1-b. (a) Three Thousand Dollars (\$3,000) of the assessed taxable value of all residence homesteads as now defined by law shall be exempt from all taxation for all State purposes."

(b) From and after January 1, 1973, the governing body of any county, city, town, school district, or other political subdivision of the State may exempt by its own action not less than Three Thousand Dollars (\$3,000) of the assessed value of persons sixty-five (65) years of age or older from all ad valorem taxes thereafter levied by the political subdivision. As an alternative, upon receipt of a petition signed by twenty percent (20%) of the voters who voted in the last preceding election held by the political subdivision, the governing body of the subdivision shall call an election to determine by majority vote whether an amount not less than Three Thousand Dollars (\$3,000) as provided in the petition, of the assessed value of residence homesteads of persons sixty-five (65) years of age or over shall be exempt from ad valorem taxes thereafter levied by the political subdivision. Where any ad valorem tax has theretofore been pledged for the payment of any debt, the taxing officers of the political subdivision shall have authority to continue to levy and collect the tax against the homesteaded property at the same rate as the tax so pledged until the debt is discharged, if the cessation of the levy would impair the obligation of the contract by which the debt was created."

PUBLIC NOTICE
Proposed
CONSTITUTIONAL AMENDMENT
NUMBER 11 ON THE BALLOT (JSR 76)
General Election November 7, 1972

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 40, Article XVI, Constitution of the State of Texas, be amended to read as follows:

"Section 40. No person shall hold or exercise at the same time, more than one Civil Office of emolument, except that of Director of a Soil and Water Conservation District, Justice of Peace, County Commissioner, Notary Public, Postmaster, Officer of the National Guard, the National Guard Reserve, and the Officers Reserve Corps of the United States and enlisted men of the United States Army, Air Force, Navy, and Marine Corps, and retired warrant officers, and retired enlisted men of the United States Army, Air Force, Navy, and Marine Corps, unless otherwise specially provided herein. Provided, that nothing in this Constitution shall be construed to prohibit a Director of a Soil and Water Conservation District, an officer or enlisted man of the National Guard, and the National Guard Reserve, or an officer in the Officers Reserve Corps of the United States, or an enlisted man in the Organized Reserves of the United States, or retired officers of the United States Army, Air Force, Navy, and Marine Corps, from holding in conjunction with such office any other office or position of honor, trust or profit, under this State or the United States, or from voting at any election, General, Special or Primary, in this State when otherwise qualified."

Sec. 3. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1972, at which election the ballots shall be printed to provide for voting for or against the proposition: "The constitutional amendment to provide that directors of soil and water conservation districts are not disqualified from holding or being compensated for more than one office."

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FRANK CHISUM Write-in Candidate for Sheriff, Assessor and Tax Collector, Kent County, General Election, Nov. 7th

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Dr. John W. Kimble
OPTOMETRIST
In Rolling Plains Association Building In Spur each Tuesday afternoons.

PUBLIC NOTICE
Proposed
CONSTITUTIONAL AMENDMENT
NUMBER 10 ON THE BALLOT (JSR 68)
General Election November 7, 1972

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article XVII, Section 1, Constitution of the State of Texas, be amended to read as follows:

"Section 1. The Legislature, at any regular session, or at any special session when the matter is included within the purposes for which the session is convened, may propose amendments revising the Constitution, to be voted upon by the qualified electors for statewide offices and propositions, as defined in the Constitution and statutes of this State. The date of the elections shall be specified by the Legislature. The proposal for submission must be approved by a vote of two-thirds of all the members elected to each House, entered by year and days on the journals."

"A brief explanatory statement of the nature of a proposed amendment, together with the date of the election and the wording of the proposition as it is to appear on the ballot, shall be published twice in each newspaper of the State which meets requirements set by the Legislature for the publication of official notices of officers and departments of the state government. The explanatory statement shall be prepared by the Secretary of State and shall be approved by the Attorney General. The Secretary of State shall send a full and complete copy of the proposed amendment or amendments to each county clerk who shall post the same in a public place in the courthouse at least 30 days prior to the election on said amendment. The first notice shall be published not more than 60 days nor less than 50 days before the date of the election, and the second notice will be published on the same day in the succeeding week. The Legislature shall fix the standards for the rate of charge for the publication, which may be higher than the newspaper's published national rate for advertising per column inch."

The election shall be held in each county at the time and place prescribed by the Legislature, and the returning officer in each county shall make returns to the Secretary of State of the number of legal votes cast at each election for and against each amendment. If it appears from the returns that a majority of the votes cast have been cast in favor of an amendment, it shall become a part of this Constitution, and proclamation thereof shall be made by the Governor."

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, 1972, at which election the ballots shall be printed to provide for voting for or against the proposition: "The constitutional amendment revising provisions on the time and method of proposing amendments to the state constitution and the time and method of publishing notice of proposed amendments."

PUBLIC NOTICE
Proposed
CONSTITUTIONAL AMENDMENT
NUMBER 14 ON THE BALLOT (JSR 57)
General Election November 7, 1972

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article VII, Constitution of the State of Texas, be amended by adding a Section 6b, to read as follows:

"Section 6b. Notwithstanding the provisions of Section 6, Article VII, Constitution of the State of Texas, any county, acting through the commissioners court, may reduce the county permanent school fund of that county and may distribute the amount of the reduction to the independent and common school districts of the county on a per scholastic basis for the purpose of reducing bonded indebtedness of those districts or for making permanent improvements. The commissioners court shall, however, retain a sufficient amount of the surplus of the county permanent school fund to pay ad valorem taxes on school lands or royalty interests owned at the time of the distribution. Nothing in this Section affects financial aid to any school district by the state."

Sec. 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1972, at which election the ballots shall be printed to provide for voting for or against the proposition: "The constitutional amendment to allow a county to reduce its county permanent school fund and distribute the money to independent and common school districts on a per scholastic basis."

PUBLIC NOTICE
Proposed
CONSTITUTIONAL AMENDMENT
NUMBER 9 ON THE BALLOT (JSR 95)
General Election November 7, 1972

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 33, Article XVI, Constitution of the State of Texas, be amended to read as follows:

"Section 33. The Accounting Officers of this State shall neither draw nor pay a warrant upon the Treasury in favor of any person for salary or compensation as agent, officer or appointee, who holds at the same time any other office or position of honor, trust, or profit, under this State, except as prescribed in this Constitution. Provided, that this restriction as to the drawing and paying of warrants upon the Treasury shall not apply to officers of the National Guard or Air National Guard of Texas, the National Guard Reserve, the Air National Guard Reserve, the Officers Reserve Corps of the United States, nor to enlisted men of the National Guard, the Air National Guard, the National Guard Reserve, the Air Force Reserve, the Air Force, Navy, and Marine Corps, and retired warrant officers and retired enlisted men of the United States Army, Air Force, Navy, and Marine Corps, or to Directors of Soil and Water Conservation Districts. A member of the Legislature shall not be eligible to serve as a Director of a Soil and Water Conservation District. It is further provided, until September 1, 1969, and thereafter only if authorized by the Legislature by general law, that such restrictions and limitations as the Legislature may prescribe, that a nonselective State officer or employee may hold other nonselective offices or positions of honor, trust, or profit under this State or the United States, if the other office or position is of benefit to the State of Texas or is required by State or federal law, and there is no conflict with the original office or position for which he receives salary or compensation. No member of the Legislature of this State may hold any other office or position of profit under this State, or the United States."

PUBLIC NOTICE
Proposed
CONSTITUTIONAL AMENDMENT
NUMBER 13 ON THE BALLOT (JSR 52)
General Election November 7, 1972

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article VIII, Section 1-b, of the Texas Constitution, be amended to read as follows:

"Section 1-b. (a) Three Thousand Dollars (\$3,000) of the assessed taxable value of all residence homesteads as now defined by law shall be exempt from all taxation for all State purposes."

(b) From and after January 1, 1973, the governing body of any county, city, town, school district, or other political subdivision of the State may exempt by its own action not less than Three Thousand Dollars (\$3,000) of the assessed value of persons sixty-five (65) years of age or older from all ad valorem taxes thereafter levied by the political subdivision. As an alternative, upon receipt of a petition signed by twenty percent (20%) of the voters who voted in the last preceding election held by the political subdivision, the governing body of the subdivision shall call an election to determine by majority vote whether an amount not less than Three Thousand Dollars (\$3,000) as provided in the petition, of the assessed value of residence homesteads of persons sixty-five (65) years of age or over shall be exempt from ad valorem taxes thereafter levied by the political subdivision. Where any ad valorem tax has theretofore been pledged for the payment of any debt, the taxing officers of the political subdivision shall have authority to continue to levy and collect the tax against the homesteaded property at the same rate as the tax so pledged until the debt is discharged, if the cessation of the levy would impair the obligation of the contract by which the debt was created."

PUBLIC NOTICE
Proposed
CONSTITUTIONAL AMENDMENT
NUMBER 11 ON THE BALLOT (JSR 76)
General Election November 7, 1972

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 40, Article XVI, Constitution of the State of Texas, be amended to read as follows:

"Section 40. No person shall hold or exercise at the same time, more than one Civil Office of emolument, except that of Director of a Soil and Water Conservation District, Justice of Peace, County Commissioner, Notary Public, Postmaster, Officer of the National Guard, the National Guard Reserve, and the Officers Reserve Corps of the United States and enlisted men of the United States Army, Air Force, Navy, and Marine Corps, and retired warrant officers, and retired enlisted men of the United States Army, Air Force, Navy, and Marine Corps, unless otherwise specially provided herein. Provided, that nothing in this Constitution shall be construed to prohibit a Director of a Soil and Water Conservation District, an officer or enlisted man of the National Guard, and the National Guard Reserve, or an officer in the Officers Reserve Corps of the United States, or an enlisted man in the Organized Reserves of the United States, or retired officers of the United States Army, Air Force, Navy, and Marine Corps, from holding in conjunction with such office any other office or position of honor, trust or profit, under this State or the United States, or from voting at any election, General, Special or Primary, in this State when otherwise qualified."

Sec. 3. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1972, at which election the ballots shall be printed to provide for voting for or against the proposition: "The constitutional amendment to provide that directors of soil and water conservation districts are not disqualified from holding or being compensated for more than one office."

BUSINESS & PROFESSIONAL DIRECTORY

Pickup Station
Starting Aug. 7th we will be pickup station for DeLuxe Cleaners, Aspermont - Margaret and Curtis Alsop. Tuesdays and Thursdays.

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The Jayton Chronicle
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Opal M. Richards..... Editor.
Clique Smith..... Office Mgr.

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PUBLIC NOTICE
Proposed
CONSTITUTIONAL AMENDMENT
NUMBER 14 ON THE BALLOT (JSR 57)
General Election November 7, 1972

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article VII, Constitution of the State of Texas, be amended by adding a Section 6b, to read as follows:

"Section 6b. Notwithstanding the provisions of Section 6, Article VII, Constitution of the State of Texas, any county, acting through the commissioners court, may reduce the county permanent school fund of that county and may distribute the amount of the reduction to the independent and common school districts of the county on a per scholastic basis for the purpose of reducing bonded indebtedness of those districts or for making permanent improvements. The commissioners court shall, however, retain a sufficient amount of the surplus of the county permanent school fund to pay ad valorem taxes on school lands or royalty interests owned at the time of the distribution. Nothing in this Section affects financial aid to any school district by the state."

Sec. 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1972, at which election the ballots shall be printed to provide for voting for or against the proposition: "The constitutional amendment to allow a county to reduce its county permanent school fund and distribute the money to independent and common school districts on a per scholastic basis."

PUBLIC NOTICE
Proposed
CONSTITUTIONAL AMENDMENT
NUMBER 9 ON THE BALLOT (JSR 95)
General Election November 7, 1972

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 33, Article XVI, Constitution of the State of Texas, be amended to read as follows:

"Section 33. The Accounting Officers of this State shall neither draw nor pay a warrant upon the Treasury in favor of any person for salary or compensation as agent, officer or appointee, who holds at the same time any other office or position of honor, trust, or profit, under this State, except as prescribed in this Constitution. Provided, that this restriction as to the drawing and paying of warrants upon the Treasury shall not apply to officers of the National Guard or Air National Guard of Texas, the National Guard Reserve, the Air National Guard Reserve, the Officers Reserve Corps of the United States, nor to enlisted men of the National Guard, the Air National Guard, the National Guard Reserve, the Air Force Reserve, the Air Force, Navy, and Marine Corps, and retired warrant officers and retired enlisted men of the United States Army, Air Force, Navy, and Marine Corps, or to Directors of Soil and Water Conservation Districts. A member of the Legislature shall not be eligible to serve as a Director of a Soil and Water Conservation District. It is further provided, until September 1, 1969, and thereafter only if authorized by the Legislature by general law, that such restrictions and limitations as the Legislature may prescribe, that a nonselective State officer or employee may hold other nonselective offices or positions of honor, trust, or profit, under this State or the United States, if the other office or position is of benefit to the State of Texas or is required by State or federal law, and there is no conflict with the original office or position for which he receives salary or compensation. No member of the Legislature of this State may hold any other office or position of profit under this State, or the United States."

PUBLIC NOTICE
Proposed
CONSTITUTIONAL AMENDMENT
NUMBER 13 ON THE BALLOT (JSR 52)
General Election November 7, 1972

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article VIII, Section 1-b, of the Texas Constitution, be amended to read as follows:

"Section 1-b. (a) Three Thousand Dollars (\$3,000) of the assessed taxable value of all residence homesteads as now defined by law shall be exempt from all taxation for all State purposes."

(b) From and after January 1, 1973, the governing body of any county, city, town, school district, or other political subdivision of the State may exempt by its own action not less than Three Thousand Dollars (\$3,000) of the assessed value of persons sixty-five (65) years of age or older from all ad valorem taxes thereafter levied by the political subdivision. As an alternative, upon receipt of a petition signed by twenty percent (20%) of the voters who voted in the last preceding election held by the political subdivision, the governing body of the subdivision shall call an election to determine by majority vote whether an amount not less than Three Thousand Dollars (\$3,000) as provided in the petition, of the assessed value of residence homesteads of persons sixty-five (65) years of age or over shall be exempt from ad valorem taxes thereafter levied by the political subdivision. Where any ad valorem tax has theretofore been pledged for the payment of any debt, the taxing officers of the political subdivision shall have authority to continue to levy and collect the tax against the homesteaded property at the same rate as the tax so pledged until the debt is discharged, if the cessation of the levy would impair the obligation of the contract by which the debt was created."

PUBLIC NOTICE
Proposed
CONSTITUTIONAL AMENDMENT
NUMBER 11 ON THE BALLOT (JSR 76)
General Election November 7, 1972

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 40, Article XVI, Constitution of the State of Texas, be amended to read as follows:

"Section 40. No person shall hold or exercise at the same time, more than one Civil Office of emolument, except that of Director of a Soil and Water Conservation District, Justice of Peace, County Commissioner, Notary Public, Postmaster, Officer of the National Guard, the National Guard Reserve, and the Officers Reserve Corps of the United States and enlisted men of the United States Army, Air Force, Navy, and Marine Corps, and retired warrant officers, and retired enlisted men of the United States Army, Air Force, Navy, and Marine Corps, unless otherwise specially provided herein. Provided, that nothing in this Constitution shall be construed to prohibit a Director of a Soil and Water Conservation District, an officer or enlisted man of the National Guard, and the National Guard Reserve, or an officer in the Officers Reserve Corps of the United States, or an enlisted man in the Organized Reserves of the United States, or retired officers of the United States Army, Air Force, Navy, and Marine Corps, from holding in conjunction with such office any other office or position of honor, trust or profit, under this State or the United States, or from voting at any election, General, Special or Primary, in this State when otherwise qualified."

Sec. 3. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1972, at which election the ballots shall be printed to provide for voting for or against the proposition: "The constitutional amendment to provide that directors of soil and water conservation districts are not disqualified from holding or being compensated for more than one office."

PUBLIC NOTICE
Proposed
CONSTITUTIONAL AMENDMENT
NUMBER 14 ON THE BALLOT (JSR 57)
General Election November 7, 1972

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article VII, Constitution of the State of Texas, be amended by adding a Section 6b, to read as follows:

"Section 6b. Notwithstanding the provisions of Section 6, Article VII, Constitution of the State of Texas, any county, acting through the commissioners court, may reduce the county permanent school fund of that county and may distribute the amount of the reduction to the independent and common school districts of the county on a per scholastic basis for the purpose of reducing bonded indebtedness of those districts or for making permanent improvements. The commissioners court shall, however, retain a sufficient amount of the surplus of the county permanent school fund to pay ad valorem taxes on school lands or royalty interests owned at the time of the distribution. Nothing in this Section affects financial aid to any school district by the state."

Sec. 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1972, at which election the ballots shall be printed to provide for voting for or against the proposition: "The constitutional amendment to allow a county to reduce its county permanent school fund and distribute the money to independent and common school districts on a per scholastic basis."

PUBLIC NOTICE
Proposed
CONSTITUTIONAL AMENDMENT
NUMBER 9 ON THE BALLOT (JSR 95)
General Election November 7, 1972

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 33, Article XVI, Constitution of the State of Texas, be amended to read as follows:

"Section 33. The Accounting Officers of this State shall neither draw nor pay a warrant upon the Treasury in favor of any person for salary or compensation as agent, officer or appointee, who holds at the same time any other office or position of honor, trust, or profit, under this State, except as prescribed in this Constitution. Provided, that this restriction as to the drawing and paying of warrants upon the Treasury shall not apply to officers of the National Guard or Air National Guard of Texas, the National Guard Reserve, the Air National Guard Reserve, the Officers Reserve Corps of the United States, nor to enlisted men of the National Guard, the Air National Guard, the National Guard Reserve, the Air Force Reserve, the Air Force, Navy, and Marine Corps, and retired warrant officers and retired enlisted men of the United States Army, Air Force, Navy, and Marine Corps, or to Directors of Soil and Water Conservation Districts. A member of the Legislature shall not be eligible to serve as a Director of a Soil and Water Conservation District. It is further provided, until September 1, 1969, and thereafter only if authorized by the Legislature by general law, that such restrictions and limitations as the Legislature may prescribe, that a nonselective State officer or employee may hold other nonselective offices or positions of honor, trust, or profit, under this State or the United States, if the other office or position is of benefit to the State of Texas or is required by State or federal law, and there is no conflict with the original office or position for which he receives salary or compensation. No member of the Legislature of this State may hold any other office or position of profit under this State, or the United States."

PUBLIC NOTICE
Proposed
CONSTITUTIONAL AMENDMENT
NUMBER 13 ON THE BALLOT (JSR 52)
General Election November 7, 1972

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article VIII, Section 1-b, of the Texas Constitution, be amended to read as follows:

"Section 1-b. (a) Three Thousand Dollars (\$3,000) of the assessed taxable value of all residence homesteads as now defined by law shall be exempt from all taxation for all State purposes."

(b) From and after January 1, 1973, the governing body of any county, city, town, school district, or other political subdivision of the State may exempt by its own action not less than Three Thousand Dollars (\$3,000) of the assessed value of persons sixty-five (65) years of age or older from all ad valorem taxes thereafter levied by the political subdivision. As an alternative, upon receipt of a petition signed by twenty percent (20%) of the voters who voted in the last preceding election held by the political subdivision, the governing body of the subdivision shall call an election to determine by majority vote whether an amount not less than Three Thousand Dollars (\$3,000) as provided in the petition, of the assessed value of residence homesteads of persons sixty-five (65) years of age or over shall be exempt from ad valorem taxes thereafter levied by the political subdivision. Where any ad valorem tax has theretofore been pledged for the payment of any debt, the taxing officers of the political subdivision shall have authority to continue to levy and collect the tax against the homesteaded property at the same rate as the tax so pledged until the debt is discharged, if the cessation of the levy would impair the obligation of the contract by which the debt was created."

PUBLIC NOTICE
Proposed
CONSTITUTIONAL AMENDMENT
NUMBER 11 ON THE BALLOT (JSR 76)
General Election November 7, 1972

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 40, Article XVI, Constitution of the State of Texas, be amended to read as follows:

"Section 40. No person shall hold or exercise at the same time, more than one Civil Office of emolument, except that of Director of a Soil and Water Conservation District, Justice of Peace, County Commissioner, Notary Public, Postmaster, Officer of the National Guard, the National Guard Reserve, and the Officers Reserve Corps of the United States and enlisted men of the United States Army, Air Force, Navy, and Marine Corps, and retired warrant officers, and retired enlisted men of the United States Army, Air Force, Navy, and Marine Corps, unless otherwise specially provided herein. Provided, that nothing in this Constitution shall be construed to prohibit a Director of a Soil and Water Conservation District, an officer or enlisted man of the National Guard, and the National Guard Reserve, or an officer in the Officers Reserve Corps of the United States, or an enlisted man in the Organized Reserves of the United States, or retired officers of the United States Army, Air Force, Navy, and Marine Corps, from holding in conjunction with such office any other office or position of honor, trust or profit, under this State or the United States, or from voting at any election, General, Special or Primary, in this State when otherwise qualified."

Sec. 3. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1972, at which election the ballots shall be printed to provide for voting for or against the proposition: "The constitutional amendment to provide that directors of soil and water conservation districts are not disqualified from holding or being compensated for more than one office."

PUBLIC NOTICE
Proposed
CONSTITUTIONAL AMENDMENT
NUMBER 14 ON THE BALLOT (JSR 57)
General Election November 7, 1972

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article VII, Constitution of the State of Texas, be amended by adding a Section 6b, to read as follows:

"Section 6b. Notwithstanding the provisions of Section 6, Article VII, Constitution of the State of Texas, any county, acting through the commissioners court, may reduce the county permanent school fund of that county and may distribute the amount of the reduction to the independent and common school districts of the county on a per scholastic basis for the purpose of reducing bonded indebtedness of those districts or for making permanent improvements. The commissioners court shall, however, retain a sufficient amount of the surplus of the county permanent school fund to pay ad valorem taxes on school lands or royalty interests owned at the time of the distribution. Nothing in this Section affects financial aid to any school district by the state."

Sec. 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1972, at which election the ballots shall be printed to provide for voting for or against the proposition: "The constitutional amendment to allow a county to reduce its county permanent school fund and distribute the money to independent and common school districts on a per scholastic basis."

PUBLIC NOTICE
Proposed
CONSTITUTIONAL AMENDMENT
NUMBER 9 ON THE BALLOT (JSR 95)
General Election November 7, 1972

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 33, Article XVI, Constitution of the State of Texas, be amended to read as follows:

"Section 33. The Accounting Officers of this State shall neither draw nor pay a warrant upon the Treasury in favor of any person for salary or compensation as agent, officer or appointee, who holds at the same time any other office or position of honor, trust, or profit, under this State, except as prescribed in this Constitution. Provided, that this restriction as to the drawing and paying of warrants upon the Treasury shall not apply to officers of the National Guard or Air National Guard of Texas, the National Guard Reserve, the Air National Guard Reserve, the Officers Reserve Corps of the United States, nor to enlisted men of the National Guard, the Air National Guard, the National Guard Reserve, the Air Force Reserve, the Air Force, Navy, and Marine Corps, and retired warrant officers and retired enlisted men of the United States Army, Air Force, Navy, and Marine Corps, or to Directors of Soil and Water Conservation Districts. A member of the Legislature shall not be eligible to serve as a Director of a Soil and Water Conservation District. It is further provided, until September 1, 1969, and thereafter only if authorized by the Legislature by general law, that such restrictions and limitations as the Legislature may prescribe, that a nonselective State officer or employee may hold other nonselective offices or positions of honor, trust, or profit, under this State or the United States, if the other office or position is of benefit to the State of Texas or is required by State or federal law, and there is no conflict with the original office or position for which he receives salary or compensation. No member of the Legislature of this State may hold any other office or position of profit under this State, or the United States."

PUBLIC NOTICE
Proposed
CONSTITUTIONAL AMENDMENT
NUMBER 13 ON THE BALLOT (JSR 52)
General Election November 7, 1972

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article VIII, Section 1-b, of the Texas Constitution, be amended to read as follows:

"Section 1-b. (a) Three Thousand Dollars (\$3,000) of the assessed taxable value of all residence homesteads as now defined by law shall be exempt from all taxation for all State purposes."

(b) From and after January 1, 1973, the governing body of any county, city, town, school district, or other political subdivision of the State may exempt by its own action not less than Three Thousand Dollars (\$3,000) of the assessed value of persons sixty-five (65) years of age or older from all ad valorem taxes thereafter levied by the political subdivision. As an alternative, upon receipt of a petition signed by twenty percent (20%) of the voters who voted in the last preceding election held by the political subdivision, the governing body of the subdivision

PUBLIC NOTICE
CONSTITUTIONAL AMENDMENT

NUMBER 1 ON THE BALLOT (HJR 50)
General Election November 7, 1972

RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: That Article III, Section 17 of the Texas Constitution be amended to read as follows: "Section 17. If, during the time he administers the Government, the Lieutenant Governor should die, resign, refuse to serve, or be removed from office, or be unable to serve, or if he shall be impeached or absent from the State, the President of the Senate, for the time being, shall, in like manner, administer the Government, as Governor, he shall receive in like manner the same compensation which the Governor would have received had he been employed in the duties of his office."

As It Looks From Here



By Rep. Omar Burleson, Member of Congress, Texas

When plain old common sense prevails in the Congress, it's something to write home about. This occurred a few days ago when both the House of Representatives and the Senate rejected a section in the Foreign Assistance Act of 1972 which would have re-imposed an embargo on chrome ore from Rhodesia.

A brief review of the history of sanctions against Rhodesia may be helpful. (The original policy of our Government was discussed in this space on May 22, 1969.) In 1965 Rhodesia declared itself independent of Great Britain's colonial control. England requested the United Nations to impose economic sanctions against its former colony. A resolution to this effect was adopted in the U. N. in 1966.

By executive order, President Johnson, in early 1967, committed the United States to abide by the U.N. action. All trade between our Government and Rhodesia came to a halt.

Since Rhodesia furnished practically all chrome to us, we had to turn to the next largest source of supply, the Soviet Union. As we became increasingly dependent on Russian ore, the price rose to over 200 percent--from \$27 per ton paid Rhodesia to \$80 per ton.

In October of last year the Congress adopted an amendment to the Military Procurement Bill which lifted the embargo on Rhodesian chromium. The Act became effective on January 1st of this year. In May of this year an effort was made in the U.S. Senate by those who favor the embargo to re-impose sanctions but it was defeated. The House has now acted likewise.

Following the lifting of the embargo in January of this year, Russia's chromium prices dropped to an average of \$55 from \$80 per ton, as a result of breaking the Soviet's monopoly, which we ourselves helped create.

In the meantime, a number of other industrial nations ignored the action of the United Nations and continued to purchase chromium from Rhodesia, Japan, Germany, France and Italy bought chrome ore at prices less than half of that which our producers were forced to pay to the Russians. It also gave these nations a further advantage over the United States in that the consumers in this country were paying a higher price for stainless steel products of all sorts. (Chrome is a necessary ingredient for all steel products.) The inflated Russian price of chrome is estimated to have cost American steelmakers over \$20 Million annually more than they would have spent had they been allowed to purchase at world market prices. These

PUBLIC NOTICE
CONSTITUTIONAL AMENDMENT

NUMBER 11 ON THE BALLOT (HJR 95)
General Election November 7, 1972

RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article IV, Section 17 of the Texas Constitution, be amended to read as follows: "Section 17. If, during the time he administers the Government, the Lieutenant Governor should die, resign, refuse to serve, or be removed from office, or be unable to serve, or if he shall be impeached or absent from the State, the President of the Senate, for the time being, shall, in like manner, administer the Government, as Governor, he shall receive in like manner the same compensation which the Governor would have received had he been employed in the duties of his office."

PUBLIC NOTICE
CONSTITUTIONAL AMENDMENT

NUMBER 13 ON THE BALLOT (HJR 82)
General Election November 7, 1972

RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article III, Section 65 of the Texas Constitution, be amended by adding a new Section 65 to read as follows: "Section 65. Wherever the Constitution authorizes an agency, instrumentality, or subdivision of the State to issue bonds and specifies the maximum rate of interest which may be paid on such bonds issued pursuant to such constitutional authority, such bonds may bear interest at rates not to exceed a weighted average annual interest rate of 6%. All Constitutional provisions specifically setting rates in conflict with this provision are hereby repealed. This amendment shall become effective upon its adoption."

PUBLIC NOTICE
CONSTITUTIONAL AMENDMENT

NUMBER 8 ON THE BALLOT (SJR 1)
General Election November 7, 1972

RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article IV, Section 4, Constitution of the State of Texas, be amended to read as follows: "Section 4. The Governor elected at the general election in 1974, and thereafter, shall be installed on the first Tuesday after the organization of the Legislature, or as soon thereafter as practicable, and shall hold his office for the term of four years, or until his successor shall be duly installed. He shall be at least thirty years of age, a citizen of the United States, and shall have resided in this State at least five years immediately preceding his election."

PUBLIC NOTICE
CONSTITUTIONAL AMENDMENT

NUMBER 7 ON THE BALLOT (HJR 31)
General Election November 7, 1972

RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: That Section 6 of the Texas Constitution, be amended to read as follows: "Section 6. On the effective date of this Amendment, the County Hospital Districts of Lamar County shall be abolished. The Commission for Lamar County shall be the transfer or disposition of the assets of Lamar County Hospital District."

PUBLIC NOTICE
CONSTITUTIONAL AMENDMENT

NUMBER 3 ON THE BALLOT (HJR 41)
General Election November 7, 1972

RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: That Article XVI, Section 1, of the Texas Constitution be amended to read as follows: "Section 1. All district offices of the State of Texas and all officers in counties having a population of twenty (20,000) or more, as of the then last preceding Census, shall be elected on a salary basis. In counties in this State, the voters shall be permitted to determine whether such officers shall be elected on a fee basis or on a salary basis, with the exception that it shall be mandatory on the Commissioners to compensate all justice of the peace, constables, justices and precinct officers on a salary basis beginning January 1st of the year following the then last preceding Census. The Commissioners shall also have authority to determine whether county officers shall be elected on a fee basis or on a salary basis, with the exception that it shall be mandatory on the Commissioners to compensate all deputy sheriffs, court clerk officers in

PUBLIC NOTICE
CONSTITUTIONAL AMENDMENT

NUMBER 4 ON THE BALLOT (HJR 61)
General Election November 7, 1972

RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: That Article I, Section 1, of the Texas Constitution be amended to read as follows: "Section 1. (a) When the Legislature convenes in regular session in January, 1973, it shall be concurrent with the establishment of a constitutional revision commission. The legislature shall appropriate money to an adequate staff, of equipment, and support. The commission shall have authority to conduct a study and shall report recommendations to the Legislature not later than November 1, 1973. The members of the commission shall be appointed by the Governor and shall be divided into three equal parts. The Governor shall appoint a chairman of the commission. The commission shall elect other officers as may be necessary, and shall publish a journal of its proceedings. A person elected to a vacancy in the commission shall be appointed by the Governor before dissolution of the commission becomes a permanent member of the commission. The members of the commission shall receive compensation, per diem as determined by a five member committee consisting of the Governor, Lieutenant Governor, Speaker of the House, Chief Justice of the Supreme Court, and the Attorney General. The commission shall report its recommendations to the Legislature in January, 1974, for the purpose of submitting to the voters a new constitution or revisions of the existing state constitution."

Letter To Editor

Dear Editor, I am sending in my renewal for the Jayton Chronicle. We are very much interested in it. We have been taking the paper for three years. We signed up for it in person when we were on our vacation that year.

Mr. and Mrs. Carl Vandever
Box 101
Casa Grande, Ariz. 85222

DR. O.R. CLOUDE
CHIROPRACTOR
Spur, Texas

FLOWERS
For Every Occasion
JAYTON FLOWER
and
GIFT SHOP
Mrs. F. O. Harrison
Phone 237-3965
Girard Representative
TOM HUNNICUTT
Pho. 284-2256

ATTEND CHURCH SUNDAY

GET UP... AND GO

Does the alarm clock get you up? No, it merely tells you it's time to get up. Whether you get out of bed is a matter of discipline.

Church bells don't bring anyone to church. They simply remind Christians where we ought to be on a Sunday morning. The rest is a matter of discipline.

Such discipline, whether it calls you to work or to worship, is fundamentally a trait of your own character. It begins with earnestness, it is strengthened by habit, it is directed toward any responsibility or opportunity which you value.

The value a person puts upon God and his own soul usually determines whether he worships each Sunday, or now and then. Put another way, the man who knows what worship and inspiration can mean in his life never is hesitant to get up and go.

And, of course, discipline has special meaning for a Christian: those who lived and worked with Christ were DISCIPLINES.

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Sunday	John 2:7-11	Wednesday	Acts 4:31-37	Friday	Philippians 1:19-25
Monday	Luke 14:25-33	Thursday	Acts II Corinthians 1:1-21	Saturday	Colossians 3:12-17
Tuesday	Acts 3:19-26				

Cap Rock Telephone Co.
Thos. Fowler Ins. Agency
Vencil Lumber & Supply
Parker Butane & Appl.
Lula's Beauty Shop
Jayton Co-op Gin
Goodall Ford Sales
Cheyne Welding Shop

McAteer's Dept. Store
Robert Hall Chevrolet
Kent Co. State Bank
Jackson's Garage
Jayton Chronicle
The Teen Scene
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Kent Co. Fair Notes

This year the Foods Superintendent is Mrs. J.E. Swearingen of Kent County and the Co-Superintendent is Mrs. Victor Crabtree of Dickens County.

We would like to inform you of the products which may be entered in this division and some of the rules to enter food products.

Rules are:

1. No frozen foods will be accepted.
2. Cake mixes with added ingredients will be entered in a separate class.
3. All canned foods must be displayed in commercial canning jars (such as Mason, Kerr or Ball). Foods in mayonnaise or other jars are not acceptable for judging.

4. All entries will be judged individually according to Home Demonstration score card standards.

5. There will be a Junior division in all classes. The two classes will be ages 5-14 years and intermediates 15-high school age.

6. There will exhibition labeled.

7. All entries must be labeled.

Divisions open are:
1. Bread; loaf or yeast, yeast rolls; muffins; cornbread, quick loaf; biscuit; sweet rolls; doughnuts.
2. Cookies; rolled; dropped; refrigerator; bar.

3. Cakes; sponge; chiffon or angel; pound; layer; sheet and loaf, mixes with added ingredients; decorative.
4. Pies; fruit; pecan; other (No cream pies accepted.)
5. Candy (6 pieces for display); fudge; divinity; others.
6. Pickles and relishes

7. Preserves and jellies
8. Canned fruit
9. Canned vegetables

To further stimulate interest, Kerr Jars offers 20 doz. jars--wide-mouth, half-pints and quarts and 8 Home Canning books. From each of the 3 classes, the best exhibits canned in Kerr jars and sealed with Kerr caps and lids will receive jars and books in the Senior and Junior division as described in the fair rules books.

H. J. Moreland and wife of Aransas Pass visited Adolphus, Bertha and R.A. Moreland Jr. They were returning from a visit with relatives in Missouri; they went on to Dead Wood, South Dakota, he said that this is a great tourist attraction. A replica of the days of Wild Bill and General Custer. The Black Hills were the last hunting grounds of the Sioux Indians in 1876. Gold was discovered in the Black Hills, which resulted in an influx of thousands of gold hunters, which caused Sitting Bull and thousands of his warriors to flee to the Little Big Horn River in Wyoming. General Custer followed them and his entire command was massacred.

H. J. brought back a stack of historical literature which is very interesting. He also brought an object about the size of a dinner plate, showing the Rushmore Memorial called "The Shrine of Democracy". The figures are four presidents of the United States; Washington, Jefferson, Teddy Roosevelt and Abraham Lincoln. If the heads had bodies, they would stand 465 feet high.

About People You Know

This area is asking for all your old newspapers in order to help buy a lung machine for a 10 year old boy, give me or any of the ladies that go to weight watchers program a ring, and we will see the papers get to the right place. Its a good way to help in a great time of need and get rid of the papers that pile up day after day. It might save a life, and not many families can afford to buy one.

Erma Black came to Jayton Monday and took her mother back with her, entering her at the hospital in Abilene, Thursday Jan and Mark Montgomery went to visit her at the hospital and was told that she was dismissed and had gone to Merkee to stay with Erma.

Our report is that Mr. Goosby was taken ill while visiting with relatives at Grapeland, and had emergency surgery last Wednesday.

Mr. and Mrs. Jess Hall are visiting with their daughter, Pat and family at Abilene.

Jess and his son-in-law were to get in some fishing.

Buck Thompson of Girard came home last Thursday from the hospital in Abilene and this Wednesday was rushed by Ambulance back to the West Texas Hospital, when his condition became worse.

Mr. and Mrs. Ernest Thomas have returned from a trip to visit their daughter Winnie and family Mr. and Mrs. Bob Gardiner, of New Castle, Penn.

From there they took off on a trip that took them through most all the New England states New York, missing N.Y. City as they didn't think it held much of interest that they wanted to see, "and they were camping out." New Jersey--Riade Island, Connecticut Mass. up into Cape Cod, Hyannisport, the Plymouth Rock and Museums and the plantation they're that are exact replicas of the days of the pilgrims.

Then on to Maine where Check, and the son-in-law and others got in some great fishing where they caught cod fish very large ones and plenty to bring back to New Castle.

Vera said she enjoyed those fish as there was no fishy smell and delicious to eat, they went to Bangor Maine, New Hampshire, Vermont, where they saw how maple syrup was made at Bar Harbor they visited the Arcadia Park that is mentioned in the Long-fellow poem of Evangeline.

While on their trip they camped out and it rained etc. but so many things to do and see, in the camper they were dry and warm would sleep all night and ready to go the next morning. Coming back they were in a mile of Lake Erie but did not stop. They left here on July 29 and returned on August 13 some 5,000 to 6,000 miles, getting home to find it had rained. Now they are dreaming of the next trip they can make, and we hope it is as nice as this trip was.

Our latest news of the health of Luther Goolsby is he is in the hospital in Grapeland and did not have surgery as we were first told. He is being given care to have surgery later when he is stronger.

Mrs. Eula Fuller spent the weekend at the home of Mr. and Mrs. Billy Charles Dibrell.

Mr. and Mrs. Joe Parham of Lubbock, Mr. and Mrs. Bennie Pectol of Lubbock are new subscribers to the Jayton Chronicle.

Oleta Moore returned home from a week of vacation and reported a very nice time.

Jayton was pretty well entered at the Haskell, Little Britches Rodeo, last Friday and Saturday ---- Quinten Tarrant got 1st place in steer riding receiving a belt buckle. Anthony Sumner, Roger Grice, and Quinten Tarrant won buckles in the wild mare race. Roger Grice was 2nd in bare back bronc riding and 3rd in steer riding. Quinten Tarrant was 2nd in Flag race and 5th in barrel race; 6th in pole bending. On the flag race there was a three way tie and he got 2nd when it was run off. Monte and Danella Sarrtain were entered but did not place.

Mrs. Charles (Scarlet Jo Kidd) Bryant is to have surgery this week it is reported at Good Shepard Hospital in Longview as their young son Tony is in the hospital with a shattered hip he received while playing, when a heavy object fell on him.

Scarlet was due surgery when they returned home from a few days visit as they are there for some time. She will have surgery there, and Tony will have surgery in the next week or so on his hip it is reported. The parents of Scarlet are Mr. and Mrs. Joe Kidd.

Mrs. A. P. Denton and a niece of Knox City visited Adolphus Moreland and wife last Sunday through the rain.

R. A. Moreland Jr., of Texas Tech was home for a few days last week he said that Tech would start registration this week.

Mr. and Mrs. C. C. York went to San Angelo for the funeral of his sister, Mrs. Annie Mae Bledsoe, Tuesday.

Recent visitors in the home of Mr. and Mrs. Hamlin Stanaland were Mrs. Wayne (Judy) Clark, Mr. and Mrs. S. C. Jones, Jr. and family of Caruthers, California, Mr. and Mrs. Frank Mayo of Mesa, Arizona, and Mr. and Mrs. H. T. Stanaland, Jr. of Tolison, Arizona, who came to get two of their children after spending a month with their grandparents.

Mr. and Mrs. Harold Parker and family recently visited points of interest in Colorado.

Mr. and Mrs. Royce Stanaland and children have been sight seeing in Colorado, also to Six Flags.

Rex Alexander received a painful back injury Saturday. He has gone to Lubbock Monday of this week and seemed a bit better.

Mosquitos are on the increase, even with the spraying they seem to be still thriving.

Mrs. John Brantner of Girard is on the sick list.

The members of the Jayton Church of Christ gave a fellowship for the Pectol family after church services Sunday evening. They were presented an electric percolator by the church.

Miss Sue Walker of Berkeley, Calif. is spending sometime with her sister Mrs. Ruby York.

Linda McAteer has gone to Corpus Christi where she will be teaching.

Remember folks that the Ex-Student Homecoming will soon be here and how about some old pictures that we could run in the Chronicle?

Look long and hard and you can find some photos that have never been in before.

Mr. and Mrs. Ben Pectol and boys, the local Church of Christ minister has resigned to begin work with the church at New Home, 15 miles south of

A horse in Russia was once found guilty of high treason and was executed by a military firing squad.

Lubbock. They will be missed and we wish them the very best in their new home, at New Home.

Mike, the son of Mr. and Mrs. Glenn Phillips is in the Cogdell Memorial Hospital at Snyder, after becoming ill several days before. He has been diagnosed a Rocky Mountain spotted fever according to reports which is caused by getting bitten by ticks while on vacation in Arkansas. His mother Nikki is with him and they will be there for another week or more and his daddy, Glenn, and Brit are keeping the homefires burning.

Congratulations to Mr. and Mrs. Mike Seago on the birth of a daughter at the Cogdell Memorial Hospital Snyder on Wednesday August 16, at 7:16 AM. Named Traci Leigh weighing 4 lbs. 11 1/2 oz., 16 inches long.

Traci's paternal grandparents are Mr. and Mrs. Arthur Seago, of the Furr Ranch, Claremont and Maternal grandparents, Mr. and Mrs. Gordon Morin of Levelland. Great grandparents are Mr. and Mrs. K.P. Brantner of Spur and Mr. L.M. Tucker of Arillo. Sherry and Mike are graduates of Jayton High School. Two aunts Mrs. Charollette Butler of Austin; Bonnie Morin and an uncle Matt Morin of Levelland.

Bob Grice, the son of Mr. and Mrs. Nolan Grice was rushed to the Rotan Hospital Thursday afternoon when he struck a wasp nest while mowing the lawn of Bill Sandlin. He was stung twice. For many it would have been painful, but for Bob it is much more than that, as he is allergic to them and must have a shot to counter-act the sting. He was at school, Friday but had several anxious minutes until he could get to the doctor.

Mrs. Ruby York and Miss Sue Walker attended the funeral of Mrs. J. D. Bledsoe at 10 A. M. Tuesday at San Angelo, Mrs. Bledsoe is Mrs. York's sister-in-law.

Mike Owen has been on the sick list this past week. He is still not up to par.

Three of the children of Rev. and Mrs. Perkins have been on the sick list for several days.

The Lec Parkers spent the weekend in Arkansas. They visited Mr. and Mrs. Ellis Power and family of Centerston, and attended the Franks Reunion at the Chester Frank's home near Rogers.

That area needs rain very badly.

Rev. and Mrs. Perkins are driving a new red and white car, really pretty.

Jeanne Waggoner also on the sick list has been in the Snyder Hospital.

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To The Voters of Kent County I think the people of Kent County know me. I have lived in the County for 46 years. I spent five years in the Army. I am qualified for the job as County Sheriff. I can devote full time to the job and to the people of the county. I have my certificate in law enforcement, and also my certificate in narcotic training. I am certified by the government as a peace officer. I have served five years as deputy under Sheriff B. J. Stanley. I will appreciate your vote and support in the November 7th write-in election. **FRANK CHISUM** CANDIDATE FOR SHERIFF -- KENT COUNTY

Kent County State Bank MEMBER F.D.I.C. "I graduated Magna Cum Laude, Phi Beta Kappa and I have my own savings account at the

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