

# Matador Tribune

74TH YEAR—No. 22

MATADOR, MOTLEY COUNTY, TEXAS, THURSDAY, AUGUST 8, 1968

PRICE TEN CENTS

## TRAIL DUST

By  
DOUGLAS MEADOR



Diverted truth is like caked sand in an hour glass. Its course may be molested but its great purpose is eternal.

★  
All of us have personal problems as did the hippie in Old Town Albuquerque last week end at the Arts and Crafts Fair, trying to eat cotton candy through his beard and mustache.

★  
They are taking the plush cushioned chairs off the railroads as time crushes the traditions some of us have held dear. The coaches are gone but the rails remain and it was into this steel that the ambitions and the dreams of a youth were hammered two decades ago.

★  
I have changed an earlier opinion. The longest and most lonely road in the world is between Vaughn and Roswell, New Mexico. A hundred miles of endless vistas; a land so vast that even modern transportation is exhausted in an attempt to conquer it.

★  
Paul Crume of the Dallas News might be interested to know of the civic advancement of his native Lariat, Texas where the Texas Highway Department is building a rest area just slightly smaller than a Dallas subdivision.

★  
The Republicans meeting in Miami Beach this week are going to slaughter an elephant and serve some form of elephant stew, which is well and good enough. However, come November, someone should be trained to prepare fricassed crow so that it will be palatable.

★  
If you count the number of fully-developed idiots in this country and divide the total by the number of hare-brained schemes produced to ensnare them, the startling result is that there is a shortage of idiots.

★  
Poor people are those who can not find employment with which to sustain a respectable place in society; all others are hypocrites who want something for nothing.

## Old Settlers Officers Meet

A meeting of the officers and directors of the Motley-Dickens Counties Old Settlers Association, was held last week at Smith's Steak House, to check plans for the 45th annual reunion and rodeo. The three-day celebration will start Thursday, Aug. 22.

President Sam Ross of Flomot said plans were complete for the celebration, which includes a parade in the business section of Roaring Springs starting at 10:30, Aug. 22. Secretary and manager "Corky" Marshall said the meeting was routine to check details. All members of the board of directors and John Stotts, President of the rodeo division, attended.

The final meeting of the officials before the reunion, will be held at Smith's Steak House, Monday evening, August 19.

## IN PLAINVIEW HOSPITAL

Mrs. Robert Darsey is a patient in Plainview Hospital-Clinic, where she had major surgery Monday. Mr. Darsey and son Robin, also their daughter, Mrs. Steve Stevens of San Angelo were at the hospital during surgery, as were Mrs. Darsey's sisters, Mrs. W. N. Pipkin and Mrs. W. F. Jacobs. Friends of the family who also were at the hospital included Mrs. Furman Vinson and Mrs. J. M. Hill. Mrs. Darsey is reported in satisfactory condition.



ELEPHANTS in Amboseli Park, Africa, one of the many excellent photographs made by Miss Pina Sue Sturdivant, who presented a program of slides at the Tuesday meeting of Matador Lions Club. Other of her photographs will be published later.

## Mrs. M. L. Patton Injured in Fall

Mrs. M. L. Patton sustained bruises in a fall at her home Tuesday morning, and was conveyed by Seigler Ambulance to Hi-Plains Hospital in Hale Center. She was examined here by her physician, Dr. Albert Tra-week. No bones were broken, it was revealed after x-rays were made.

Mrs. Patton, who is 99 years old, fell to the floor while attempting to sit down, and missed the chair. Although she is blind, Mrs. Patton is active and usually waits on herself. Her daughter, Miss Rachel Patton was with her at the time, but in another part of the house.

Miss Patton and her sister, Mrs. J. D. Craven accompanied their mother to the hospital, and joining them Wednesday were their other sisters, Mrs. L. J. Barkley and Mrs. Alvin Stearns. They, and their brother, Tom Patton who lives in Hale Center, will alternate at their mother's bedside.

## Mark Timmons to Play Saturday in Greenbelt Bowl

Mark Timmons, son of Mr. and Mrs. Walter Timmons of Northfield, will play in the Greenbelt Bowl Football Classic which will begin at 8:30 Saturday night, August 10, in Childress Fair Park Stadium.

As a senior last year Timmons played for the Matador Matadors. Players and their coaches arrived in Childress Monday morning for week-long practice sessions and activities, which will be climaxed by the game Saturday night. Forty-four boys were expected for the activities.

Officials for the Greenbelt game were announced by Bill Wood. They include Vernon Tarbett, Shamrock; Raby Webb and Pat Green, Matador; and Bennie Hawkins and Alan Clifford, Childress.

Coaches are Max Bumgardner, head coach and Buddy Horne, assistant, both of Angelo State, East Squad; and Buddy Fornes, head coach, and Ronnie Giles, assistant, both of McMurry, West Squad mentors. (Timmons will play on the West Squad.)

The pre-game ceremonies will begin at 7:30 p.m. Saturday with introduction of players, and kickoff time is 8:30 p.m. 1968 Greenbelt Queen, first runner-up and "Miss Congeniality" will be announced in half-time ceremonies.

On Friday, Greenbelt queen candidates, nominated by Greenbelt players will arrive.

Miss June Sandefer, daughter of Mr. and Mrs. Bob Mitchell, has been chosen to represent Matador in activities.

Queen nominees and players and their parents, coaches and families and all persons associated with the Greenbelt Bowl Organization will be guests for a picnic at 6:30 p.m. Friday at Rotary Bowl in Fair Park.

## Rites at Cee Vee For Former Cowboy "Stogie" Bumpus

Funeral services for Martin "Stogie" Bumpus, 35, will be held at 2 p.m. today (Thursday) at the Cee Vee Methodist Church. Burial will be in the Cee Vee Cemetery under the direction of Newberry Funeral Home of Childress.

The former Matador cowboy died in an ambulance en route from Tucumcari, N.M. to Amarillo, Tuesday afternoon. He was pronounced dead on arrival at St. Anthony's Hospital.

He became violently ill Tuesday while at work spraying cattle in a Tucumcari feed lot, and was taken to a hospital there for emergency treatment.

An autopsy ordered by Justice of the Peace Bonita Potter, revealed that he died of natural causes, as the result of a bleeding ulcer. He had been ill for some time, according to a report.

Mr. Bumpus was born at Cee Vee, September 1, 1932. He came to Matador as a boy and worked on the Matador Ranch for about ten years before the ranch holdings were sold. He was well known in this area, and is a cousin of Richard Bumpus.

Survivors include his wife, the former Connie Davenhoe of Tucumcari; his parents, Mr. and Mrs. Pete Bumpus of Cee Vee; three brothers, John, Chad and Jay Buck, all of Cee Vee; and four sisters, Mrs. Jerry Forsher (Betty) of Vernon, Mrs. Tommy Moore (Billie) of Floydada, formerly of Matador; Mrs. Petyes Timmons (Jan) of Northfield; Mrs. Robert Lungsford (Camilla) of Seymour, and Mrs. Linda Knauk of North Carolina.

## Attend Funeral For War Victim

W. F. (Bill) McCaghren attend funeral services Sunday in Eastland, for a cousin, Everett White Everett, 21, a medic who was killed in Viet Nam. Mr. McCaghren was accompanied by his father, A. B. McCaghren.

## IN PADUCAH HOSPITAL

Mrs. Cliff Stephens has been a medical patient in Richards Memorial Hospital, Paducah, since Wednesday of last week. She is reported to be improving. Mr. Stephens has been driving to Paducah daily, to be with his wife.

## DUMONT HOMECOMING

Homecoming will be held at Dumont, August 18, and all former Dumont residents are invited and urged to attend. The usual lunch will be served at noon, according to Perrilla Brewster.

## HOME FROM HOSPITAL

Mrs. J. Farris Fish returned home Saturday from Lubbock, where she has been a patient in West Texas Hospital following recent surgery. Mr. Fish accompanied Pat Seigler in an ambulance to bring his wife home.

## Lions Enthralled By Jungle Slides

One of the most interesting programs ever offered at a Matador Lions Club meeting was presented Tuesday by Miss Pina Sue Sturdivant, who has recently returned from Greece, where she has taught for the past two years.

Miss Sturdivant presented colored slide photos of Africa, where she spent her Christmas vacation, and described the scenes, the country and the people as she changed the vivid colored slides. She received enthusiastic applause at the end of her presentation.

The program was presented at the regular luncheon meeting of the civic organization. Miss Sturdivant was introduced by Lion J. R. Whitworth. Her father, J. P. Sturdivant was a guest at the meeting.

The pictures were made by Miss Sturdivant while visiting Nairobi City Park in Kenya; Amboseli National Park, located partly in Kenya and Tanzania; The Ngurdoto Crater Park in Tanzania; Mt. Kilimanjaro; and Tsavo National Park, one of the largest wild game preserves in East Africa.

From this location, Miss Sturdivant's tour took her by air travel to Addis Ababa in Ethiopia, the country of the Coptic Christian Church, which started with the reign of the Queen of Sheba. This area is completely isolated from the world, due to mountains and desert.

Miss Sturdivant is the daughter of Mr. and Mrs. James P. Sturdivant, a graduate of Matador High School and former member of the Matador Independent School District faculty and also taught at Cuero, Texas. She taught English and girls physical education in Thessaloniki, Greece the past two years. Previously, she taught in Bogota, Colombia and San Tome, Venezuela, South America. She will leave August 26 for Ilo, Peru, where she will teach Spanish to children of American employees of the Southern Peru Copper Corp.

Boss Lion Ronnie Christian announced that the club would sponsor a mop and broom sale Sept. 28. A financial report of the club was made by Secretary Lion Forrest Campbell.

## Accepts Pastorate Of Carthage Church

Rev. Darwin Scott has accepted the place as pastor of the First Baptist Church of Carthage, and with his family, moved there last week from White Deer, where he served as Baptist pastor for three and a half years.

Mrs. Scott's mother, Mrs. Bill McCaghren assisted them in the move, and returned home Monday. Mrs. Scott is the former Sue McCaghren. The Scott's two children are Ray and Gayla.

Mr. and Mrs. C. W. Giesecke spent last week in Arizona, visiting his sister in Oracle, and with friends in Tucson and Holbrook. They visited several scenic places through New Mexico and Arizona on the trip.

## Revival Announced At Roaring Springs

A revival meeting will be in progress at the First Baptist Church, Roaring Springs next week, beginning Sunday, August 11, according to an announcement made by the pastor, Rev. Henry Rhynes.

Rev. Dale Dozier of the Calvary Baptist Church of Post will do the preaching. Singing will be led by Mike Holton of Plainview, choir director this summer for the First Baptist Church, Matador.

The meeting will continue through Sunday, Aug. 18, with services daily at 10 a.m. and 8 p.m. Services on Sunday will be at the regular hours, with Training Union at 7 p.m. and worship services at 7:30.

The public is extended a cordial invitation to attend the meeting.

## Rites Held for Lewis L. Titus

Services for Lewis L. (Red) Titus, 46, formerly of Flomot, were held at 1:30 p.m. Friday in the Trinity Lutheran Church in the Providence community near Lockney, with the Rev. Luther Durkopp, pastor, officiating. Burial was in the Plainview Cemetery directed by Wood-Dunning Funeral Home of Plainview.

Mr. Titus died Tuesday, July 30, in the Veterans Hospital in Amarillo following a long illness. He was a member of the Methodist Church and the American Legion. He served with the U. S. Marine Corps during World War II.

Mr. Titus was born in Motley County and was reared in Flomot. He was married to Rosa Hawkins, on Jan. 24, 1953 in Clovis, N.M., and moved to Floyd County in 1959 from Tulia, and farmed in the Providence community.

Survivors include his wife; two sons, Lewis Paul and Troy Andrew both of the home; his father, L. B. Titus of Flomot; three sisters, Mrs. Lowell Scheelk of Fargo, N. D., Mrs. Troy Kell of Las Vegas, Nev., and Mrs. Lewis Fields of Chicago, Ill.; four brothers, Clayton, Lonnie B., and DeWayne, all of Las Vegas, and L. B. Titus Jr. of Happy.

## CHURCH ANNOUNCES WEEK END REVIVAL

A week end revival will be in progress at the Assembly of God Church, it was announced this week by Rev. M. L. King, pastor. Donald Martin is serving as evangelist for the meeting, which began Wednesday night and will continue through Saturday, August 10.

The public is cordially invited to attend these services.

James Sturdivant of Dallas spent the week end here visiting his parents and sister, Mr. and Mrs. J. P. Sturdivant and Pina Sue.

## COME TO CHURCH SUNDAY

## Industry Prospect Discussed at Meet

PROSPECT of an industry in Matador was the object of a meeting and dinner held at El Matador Restaurant Monday evening that lasted 4½ hours. The meeting was called by Motley County Development Committee.

Principal speakers were Carl M. Lightner, economic development specialist for the Small Business Administration, Lubbock, and former resident Everett Calk of Dallas, who presented the possibilities of manufacturing a camper patented by a California inventor. The product would sell in the neighborhood of \$2,300.

Calk said sales would not be a problem since extensive surveys show a potential of 490,000 campers per year could be marketed if they could be produced. Calk is the son of the late pioneer residents Mr. and Mrs. A. L. Calk. Calk said the profit on campers is better than the profit on automobiles.

Lightner said the SBA is interested only in helping establish industry in small communities where a dire need exists. He said the industry must be feasible and must be approved by SBA authorities. He cited the highly successful small industries established in Oklahoma (none in Tulsa or Oklahoma City). He said the national loss

on SBA loans nationwide was less than one-nineteenth of 1% because each community is involved in instances where the SBA loans are granted.

He explained at length the various methods by which SBA loans are granted to industry through community participation.

It was pointed out that bank loans would be available in most instances where SBA loans would be available, and without government restriction.

Calk said many towns were available for his projected plant but that he felt since Matador was his home town, the community was close to his heart. He said that he left Matador because there was no employment for a young man and that this was his principal reason for calling his friend, J. R. (Rat) Whitworth, in the hopes that in the future there would be work in Motley County for young people who wanted to make this their home. Whitworth in turn advised Mayor Freddie Welling. Flying a private plane from Dallas, Calk landed at Buzz Field Air Port and was met by Mayor Welling.

Money Will Be Needed  
It was estimated that in the neighborhood of \$200,000 would be needed to "get the industry off the ground." Lightner had declared that SBA would advance 40% of the estimated \$100,000 needed for buildings, grounds and tools. He said it would not supply any funds needed for operating capital or materials.

Calk saw a potential of from 10 to 100 employees as the business expanded. Lightner said each 10 employees added \$33,000 to sales in a community. He also listed the number of additions to schools and said there would be added tax revenues.

Salem Dry Goods of Silverton, Matador, Turkey and Paducah picked up the \$16 tab for the dinner.

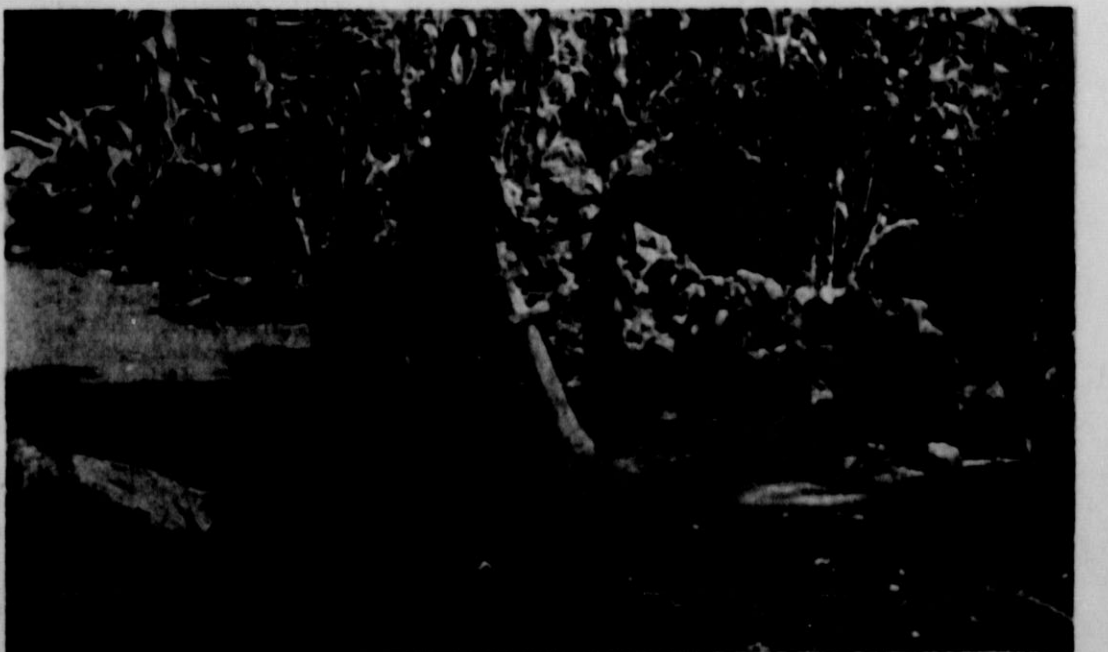
Attending the meeting were Ronnie Christian, Matador manager of Salems, Mayor Freddie Welling, County Attorney Howard Traweck, Bob Stanley, County Judge Forrest Campbell, H. C. Smith of Roaring Springs, Supt. Charles Johnson, Ervin Willard and Douglas Meador. The meeting started at 7:30 and ended at midnight.

Attending the meeting were Ronnie Christian, Matador manager of Salems, Mayor Freddie Welling, County Attorney Howard Traweck, Bob Stanley, County Judge Forrest Campbell, H. C. Smith of Roaring Springs, Supt. Charles Johnson, Ervin Willard and Douglas Meador. The meeting started at 7:30 and ended at midnight.

Group Approves To Incorporate  
Motley County Development Committee which is seeking to bring some form of industry to Motley County, has authorized plans to incorporate. A meeting held Tuesday afternoon, following the regular luncheon meeting of the Matador Lions Club, approved the movement to incorporate. The new status of the organization would include the election of a board of officers and directors, and the approval of a set of by-laws. It will be incorporated as a non-profit organization, and its prime purpose will be to bring some type of industry to Motley County.

## RECENT PATIENT

Mrs. J. B. Cooper was a recent medical patient in Richards Memorial Hospital, Paducah.



NATIVE CHILDREN on the mountain side of Kilimanjaro, with their home-made bicycle. One of the photos Miss Pina Sue Sturdivant made while on an African Christmas vacation. Similar shots were shown in colored slides at Tuesday's meeting of Matador Lions Club.



## Church and Society

### Recent Marriage of Kenneth Koon And Diana Russell is Announced

The recent marriage of Diana Isabel Russell and Kenneth Wesley Koon in Abilene, is announced here this week by relatives.

The bride is the daughter of Mr. and Mrs. Morton B. Russell of Abilene and the bridegroom is the son of Mr. and Mrs. B. W. Koon of Eagle Pass, formerly of Matador. He is the grandson of Mrs. J. W. Haney, the former Mrs. Nellie Lawrence.

The couple was united in a ceremony performed July 19 at Aldersgate Methodist Church in Abilene with Dr. George Steinman officiating. Organist was Mrs. K. L. McDonald and soloist was Ginny Ketchum.

Presented in marriage by her father, the bride wore an A-line gown of chantilly lace over peau de soie trimmed with seed pearls. Pearl-trimmed organza petals held her veil. She carried gardenias on a Bible.

Mrs. Robert Russell was matron of honor, and Mary Anne Kunz of Plainview, maid of honor. Bridesmaids were Pam Gilliam of Lubbock and Karen Koon

of Eagle Pass, sister of the bridegroom.

Flower girls were Lucretia Jones and Kathy Koon of Hurst. Ring bearer was Mark Koon of Hurst.

Attendants wore A-line gowns of yellow crepe with yellow chantilly lace bodice. Matching organza roses and petals held their veils. They carried stephanotis.

Eddie Sides of Denver City was best man. Groomsmen were Johnny Fitzhugh, Phil Swenson of Avoca and Randy Strickland. Ushers were Robert Russell, Danny Valverde of Deming, N.M., Jimmie Woody of Dumas and Bob Abbott. Candlelighters were Russell and Valverde.

Following a wedding trip to San Antonio, the couple will live at 1626 Ballinger.

The bride was graduated from Cooper High School. She is a senior at McMurry College where she is employed and also a member of Delta Beta Epsilon social club.

The bridegroom was graduated from Big Spring High School. He received a bachelor of science degree from McMurry College where he was a member of Kiva Social Club. He is employed with Abilene National Bank.

Attending the wedding from Matador were Mr. and Mrs. J. W. Haney.

#### MR. AND MRS. GROVES RETURN FROM VACATION

Mr. and Mrs. Algie Groves returned home Friday from a trip to California, and visits with relatives and friends en route. They were joined in Lubbock by their son, Mike, who flew there from Houston to accompany them to Los Angeles, Calif., where they visited their son and brother, Jim (Truman) Groves, his wife, and their daughter and son-in-law, Mr. and Mrs. Choice W. Dalton Jr. They also visited Mr. Groves' sister and husband, Mr. and Mrs. Scott Dooley, and two aunts, Mrs. Flora Taylor and Eva Blackwell. From Los Angeles they drove to Sunnyvale, where they visited another son and daughter-in-law, Mr. and Mrs. Pat Groves. Pat is employed in Mountain View doing research for Sylvania, Inc. They visited other relatives in the San Francisco area, including aunts of Mrs. Groves, being sisters of the late A. B. Nichols. On the return trip, Mr. and Mrs. Groves spent last Tuesday night in Yuma, Arizona as guests of Major and Mrs. Charles Robert Keith and daughters, Merrie Lynne and Elizabeth, and in Albuquerque and Santa Fe, with relatives.

#### CORRECTION

Mrs. Gerald Fugit and daughter, Deborah, who visited recently with her parents, Mr. and Mrs. Frank Montgomery, are from Odessa instead of Midland, as erroneously reported in last week's Tribune.

#### FROM EL PASO

Mrs. L. H. Strain of El Paso, the former Kitty Jeanette Jinkins is visiting this week with her parents, Mr. and Mrs. C. T. Jinkins, while her daughters are attending HemisFair, and her husband is on a business trip. Mr. and Mrs. Jinkins and Mrs. Strain, accompanied by Mr. Jinkins' sister and husband, Mr. and Mrs. Henry Solomon of Tulsa, attended the production "Texas" in Palo Duro Pioneer Amphitheatre Monday night.

Mr. and Mrs. Jim Ratcliff of Slaton visited his sister and husband, Mr. and Mrs. Mark Hall, during the week end. They also visited her sisters, Misses Ona and Roberta Jameson.



WINNERS—Jeanette Day, left, won first in both the Motley County 4-H Dress Revue (senior division), and the District 3 Revue held Friday in Vernon. Peggy Marrs, center, was winner in the county junior division, and Charlotte Johnson won first in the beginners division.

### Jeanette Day Wins First Place In 4-H Dress Revue District 3

Miss Jeanette Day, daughter of Mr. and Mrs. E. A. Day, won first place in the District 3 4-H Dress Revue, it was announced Friday in Vernon at the revue. She will be one of four girls representing District 3 at the State Dress Revue at Dallas in October.

Winning second, third and fourth places in the District Dress Revue were Sharla Haynie of Foard County, Marian Bentley of Wichita County and Cathy Kubicek of Hardeman County. Annice Harbison of Stephens County was named alternate.

Also attending the revue Friday from Matador was Miss Peggy Marrs who modeled in the junior division, but was not judged.

The girls were accompanied by Vernon by their mothers, Mrs. E. A. Day and Mrs. Bruce Marrs, and by Mrs. Leo Reed of Flomot. HemisFair'68 was the theme of the district revue. Colorful boxes bearing the word HemisFair were used as stage decorations.

Miss Day narrated while the girls in the senior division modeled.

Mr. and Mrs. Tom Patton of Hale Center visited his mother, Mrs. M. L. Patton and other relatives here last week.

### Reunion Held by John Lee Family

The family of the late John L. Lee held their annual reunion on Sunday, July 28, in the VFW building in Matador.

Those attending were: Mr. and Mrs. C. B. Kimbell, Tulsa; Mr. and Mrs. S. M. Faulkenberry, Linda Faulkenberry and Mr. and Mrs. Howard Pipes, Grandview; Mr. and Mrs. Doug Richardson, Tommy and Tammy, and Mr. and Mrs. Buddy Valle, Buddy Jr., and Rodney all of Amarillo; Mr. and Mrs. Howard Smith, Ernest, Terry and Galynn and Mrs. Luta Smith of McLean;

Also Mr. and Mrs. Ros Lee and Janice, Brownwood; Mrs. Alvie Robinson, Darlene, Ray and Lee of Pharr; Mr. and Mrs. Neal Smith, Jan, Vicki and Terri, and Mr. and Mrs. Jess Smallwood, Floydada; and local residents, Mr. and Mrs. Edgar Lee and Mr. and Mrs. E. W. Smallwood.

### Billy Moore Family Visits Relatives

Mr. and Mrs. Billy Moore and daughters, Jenifer, Sandra, Jacqueline, Susan and Mary Ellen of Trenton, New Jersey left Monday for Fort Worth after a visit here with his relatives. In Fort Worth they visited an uncle and aunt, Mr. and Mrs. W. R. Moore in returning home from a trip to the West Coast, and the HemisFair in San Antonio.

While here they were guests in the home of Mr. Moore's aunt, Mrs. John Hamilton, and visited another paternal aunt, Mrs. Olive Russell. The son of Mr. and Mrs. John Moore of Bethesda, Md., Mr. Moore and his family visited also with his maternal relatives (his mother is the former Lila Bird), including Mr. and Mrs. Gus Bird, Mrs. Carl Bird, and Mrs. Charlie Morris. Special music Sunday at the

First Methodist Church, at both morning and evening services, was presented by the visitors. Mrs. Moore at the organ, accompanied her husband as he sang solo, and the daughters, who sang in a group.

#### NEW ARRIVAL

Mr. and Mrs. Key Vaughn of Lubbock are parents of a new daughter, Teresa Renee who was born Saturday, August 3, in Methodist Hospital. The baby weighed seven pounds, six ounces. The mother is the former Roma Diann Redd. Grandparents are Mr. and Mrs. H. W. Redd of Roaring Springs and Mr. and Mrs. Marvin Vaughn, Matador. Mrs. Homer Jackson of Silver City, N.M., Mrs. W. M. Mask and Rev. W. B. Vaughn are great-grandparents of the new arrival.

Mrs. Addie Cherry of Cooper spent two weeks with her sister and brother-in-law, Mr. and Mrs. John Davis. Also visiting in the Davis home recently were a niece and nephew, Mr. and Mrs.

James Jones and children, David, Stevie and Nita Kay of Paris, Texas. Mr. and Mrs. Davis accompanied their relatives to Red River, N. M. for an overnight stay, during their visit here.

#### ANNOUNCE ARRIVAL

Mr. and Mrs. Stanley Fogerson of Midland are announcing the arrival of a daughter, Kristy Lynn, born at 6:50 a.m. Sunday, August 4. The baby weighed seven pounds one ounce. The mother will be remembered here as the former Lynda Elliott. Grandparents are Mr. and Mrs. Ware Fogerson of Silverton and Mr. and Mrs. Ted Elliott of Matador. The baby's four great-grandmothers are Mrs. R. A. Day of Matador, Mrs. Florence Fogerson of Silverton, Mrs. J. A. Elliott of Edinburg and Mrs. C. O. McKeehan of Gorman.

Lisa Sheridan of Lubbock is visiting here this week with her grandparents, Mr. and Mrs. Pat Sheridan.

#### COME TO CHURCH SUNDAY

**DR. JOHN W. KIMBLE, O. D.**  
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# ANNOUNCING -

WE proudly announce Jane Colby line of fine apparel to augment other famous brands in our store . . . here at the autumn season as you delight in the gay colors and designs of fine fabrics and tailoring . . . we invite you to see the Jane Colby, Donovan-Galvani and other famous brands of fine garments in time for autumn . . .

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Beautiful BAN-LON® separates . . . our exclusive D-G double knit top of Monsanto Nylon, hand screened in gorgeous colorings in a Baroque Flower pattern. 34 to 40.

The slim Ankle Pants are Ban-Lon® nylon stretch knit in Mayan Spice, Flamenco Red, Spanish Brass, Cantina Blue, Festive Green, Aztec Purple, Black, Brown, 7 to 17, 6 to 18.

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**IN THE ROUGH**  
by hazel

**NO WINNERS ON PLAY DAY**  
Play was for ringer on No. 3 (just get on the green) . . . AND no one was able to do it . . . so we saved balls this day!! These played: Mary Meason, Tommy Edwards, Leona Cox, Geneva Wilson, La Voe Thacker, Louise Barton, Laverna Price, Faye Clements and Hazel . . . There were no afternoon players.

#### PLAY IN TRINIDAD

On their recent trip to Colorado, La Voe and Lillian Thacker played in Trinidad . . . They report it is a beautiful course, but there are many hazards . . . makes for rough, hard playing . . . but they had fun and enjoyed playing there.

#### HAPPY GOLFER

Pat Green is still walking on air over a recent game at Plainview Country Club . . . He shot a 76 . . . playing with Robin Darsey, Joe Fair and Tim Green.

#### WEEK END VISITORS

Mr. and Mrs. Clyde Gilbert visited their daughter and family, Mr. and Mrs. Bateman Middlebrooks, Clyda, Jeana and Nona of Denton, during the week end. The Middlebrooks are moving to Ephrata, Pennsylvania, the 15th of this month where he will be employed with Redmon Mobile Homes Industrial.

## NOTICE!

Effective until August 25th, NO pickup and delivery will be available from our plant, due to vacation.

C. B. HALE

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PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER FIVE ON THE BALLOT (5JR5)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Section 24, Article III, Constitution of the State of Texas, be amended to read as follows:
"Section 24. Members of the Legislature shall receive from the Public Treasury an annual salary of not exceeding Eight Thousand, Four Hundred Dollars (\$8,400) per year and a per diem of not exceeding Two Dollars (\$2) per day of each Regular Session and each Special Session of the Legislature. No Regular Session shall be of longer duration than one hundred and forty (140) days.
In addition to the per diem the Members of each House shall be entitled to mileage in going to and returning from the seat of government not to exceed one round trip per month during such time as the Legislature is in session, which mileage shall not exceed Two Dollars and Fifty Cents (\$2.50) for every twenty-five (25) miles, the distance to be computed by the nearest and most direct route of travel, from a table of distances prepared by the Comptroller, to each county seat now or hereafter to be established; no Member to be entitled to mileage for any extra Session that may be called within one (1) day after the adjournment of the Regular or Called Session.
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 1968, at which election all ballots shall have printed on them the following:
"FOR the constitutional amendment providing the members of the Legislature shall receive as salary an amount not exceeding Eight Thousand, Four Hundred Dollars (\$8,400) per year."
"AGAINST the constitutional amendment providing the members of the Legislature shall receive as salary an amount not exceeding Eight Thousand, Four Hundred Dollars (\$8,400) per year."

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER TWELVE ON THE BALLOT (12JR12)

SENATE JOINT RESOLUTION No. 14 proposing an amendment to Article III, Constitution of the State of Texas, by adding a new Section 52a to give the Legislature the power to authorize cities and counties to issue revenue bonds for industrial development purposes.
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Article III, Constitution of the State of Texas, be amended by adding a new Section 52a to read as follows:
"Section 52a. The Legislature shall have the power to authorize cities and counties to issue revenue bonds for industrial development purposes, or in aid thereof; provided, that property acquired from proceeds of the bonds shall be subject to ad valorem taxes. Legislation passed in anticipation of the adoption of this amendment shall not be invalid solely because of its anticipatory nature. The tax revenue, the utility revenue, and the revenue from services of any county, city or town, may not be used to pay any bonds issued pursuant to this authority nor the interest thereon.
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 1968, at which election all ballots shall have printed on them the following:
"FOR the constitutional amendment to give the Legislature the power to authorize cities and counties to issue revenue bonds for industrial development purposes."
"AGAINST the constitutional amendment to give the Legislature the power to authorize cities and counties to issue revenue bonds for industrial development purposes."
Section 3. The Governor of the State of Texas shall issue the necessary proclamation for the election and this amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this state.

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER THIRTEEN ON THE BALLOT (13JR13)

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 a Section 1-f, to read as follows:
"Section 1-f. All merchandise, products, goods or wares in the temporary custody of a public warehouseman, who has no financial connection other than as bailee for hire with the owner, shipper, or consignee of the merchandise, products, goods, or wares, are exempt from ad valorem taxation if they are shipped to or from the warehouse by regulated or bona fide private carrier, are held by the warehouseman not longer than six (6) months, and have a pre-determined out-of-state destination at point of origin. The books and records relating to out-of-state shipments covered hereby of such public warehouseman shall be available for reasonable inspection by the proper taxing authorities. This amendment shall not act as a validation of any present statute or law, but only those passed specifically pursuant hereto; provided, however, that enabling legislation passed in anticipation of the adoption of this amendment shall not be invalid solely because of its anticipatory nature."
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 1968, at which election all ballots shall have printed on them the following:
"FOR the constitutional amendment to exempt certain property temporarily stored in a public warehouse from ad valorem taxation."
"AGAINST the constitutional amendment to exempt certain property temporarily stored in a public warehouse from ad valorem taxation."

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER ELEVEN ON THE BALLOT (11JR11)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Article III, Constitution of the State of Texas, be amended to add Section 64 to read as follows:
"Section 64. (a) The Legislature may by statute provide for consolidation of governmental offices and functions of government of any one or more political subdivisions comprising or located within this State, under such terms and conditions as the Legislature may require.
(b) The county government, or any political subdivision(s) comprising or located therein, may contract one with another for the performance of governmental functions required or authorized by this Constitution or the Law of this State, under such terms and conditions as the Legislature may prescribe. No person acting under a contract made pursuant to this Subsection shall be deemed to hold any office of honor, more than of profit or more than one civil office of emolument.
The term 'governmental functions' as it relates to counties, includes all duties, activities and operations of statewide importance in which the county acts for the State, as well as of local importance, whether required or authorized by this Constitution or the Laws of this State."
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 1968, at which election all ballots shall have printed on them the following:
"FOR the constitutional amendment authorizing the legislature to provide for consolidating governmental offices and functions and allowing political subdivisions to contract for performance of governmental functions in El Paso and Tarrant counties."
"AGAINST the constitutional amendment authorizing the legislature to provide for consolidating governmental offices and functions and allowing political subdivisions to contract for performance of governmental functions in El Paso and Tarrant counties."

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER ONE ON THE BALLOT (1JR1)

SENATE JOINT RESOLUTION No. 89 proposing an amendment to Subsection (a) of Section 62, Article XVI of the Constitution of Texas, relating to establishment of a retirement, disability and death compensation fund for officers and employees of the state, so as to create an agency of the State of Texas the Employees Retirement System of Texas, vesting the general administration and responsibility of the proper operation of said system in a state board of trustees to be known as the State Board of Trustees of the Employees Retirement System of Texas, authorizing said board to invest assets of the system in various obligations and subjects of investment, subject to certain restrictions stated therein and such other restrictions as may hereafter be provided by law; providing that members of the Legislature and the state shall not exceed at any time six per centum (6%) of the compensation paid to each such person by the state; providing that such Amendment shall be self-enacting; providing for the necessary election, form of ballot, proclamation, and publication; and declaring legislative intent that the adoption of this Joint Resolution shall constitute a resolution in various members of the Legislature, so that the proposition as set forth in this Resolution may be submitted to the voters of this state in lieu of the proposition contained in Senate Joint Resolution No. 3.
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Subsection (a) of Section 62, Article XVI of the Constitution of the State of Texas be amended so as to read hereafter as follows:
"Section 62. (a) The Legislature shall have the authority to levy taxes to provide a State Retirement, Disability and Death Compensation Fund for the officers and employees of the state, and may make such reasonable inclusions, exclusions, or classifications of officers and employees of this state as it deems advisable. The Legislature may also include officers and employees of judicial districts of the state who are or have been compensated in whole or in part directly or indirectly by the state, and may make such other reasonable inclusions, exclusions, or classification of officers and employees of judicial districts of this state as it deems advisable. Persons participating in a retirement system created pursuant to Section 1-a of Article V of this Constitution shall not be eligible to participate in the Fund authorized in this subsection; and persons participating in a retirement system created pursuant to Section 48-a of Article III of this Constitution shall not be eligible to participate in the Fund authorized in this subsection, except as otherwise provided herein. The amount contributed by the state to such Fund shall equal the amount paid for the same purpose from the income of each such person, and shall not exceed at any time six per centum (6%) of the compensation paid to each such person by the state.
There is hereby created as an agency of the State of Texas the Employees Retirement System of Texas, the rights of membership in which, the retirement privileges and benefits thereunder, and the management and operations of which shall be governed by the provisions herein contained and by present or hereafter enacted Acts of the Legislature not inconsistent herewith. The general administration and responsibility for the proper operation of said system are hereby vested in a State Board of Trustees, to be known as the State Board of Trustees of the Employees Retirement System of Texas, which Board shall be constituted and shall serve as may now or hereafter be provided by the Legislature. Said Board shall exercise such powers as are herein provided together with such other powers and duties not inconsistent herewith as may be prescribed by the Legislature. All moneys from whatever source coming into the Fund and all other securities, moneys, and assets of the Employees Retirement System of Texas shall be administered by said Board and said Board shall be the trustee thereof. The Treasurer of the State of Texas shall be custodian of said moneys and securities. Said board is hereby authorized and empowered to acquire, hold, manage, purchase, sell, assign, trade, transfer, and dispose of any securities, evidences of debt, and other investments in which said securities, moneys, and assets have been or may hereafter be invested by said Board. Said Board is hereby authorized and empowered to invest and reinvest any of said moneys, securities, and assets, as well as the proceeds of any such investments, in bonds, notes, or other evidences of indebtedness issued, or assumed or guaranteed in whole or in part, by the United States or any agency of the State of Texas, or by any county, city, school district, municipal corporation, or other political subdivision of the State of Texas, both general and special obligations; or in home office facilities to be used in administering the Employees Retirement System including land, equipment, and office building; or in such corporation bonds, notes, other evidences of indebtedness, and corporation stocks, including common and preferred stocks, of any corporation created or existing under the laws of the United States or of any of the states of the United States, as said Board may deem to be proper investments; provided that in making each and all of such investments said Board shall exercise the judgment and care under the circumstances then prevailing which men of ordinary prudence, discretion, and intelligence exercise in the management of their own affairs, not in regard to speculation but in regard to the permanent disposition of their funds, considering the probable income therefrom as well as probable safety of their capital; and further provided, that a sufficient sum shall be kept on hand to meet payments as they become due each year under such retirement plan, as may now or hereafter be provided by law. Unless investments authorized herein are hereafter further restricted by an Act of the Legislature, no more than one per cent (1%) of the book value of the total assets of the Employees Retirement System shall be invested in the stock of any one (1) corporation, not shall more than five per cent (5%) of the voting stock of any one (1) corporation be owned; and provided further, that stocks eligible for purchase shall be restricted to stocks of companies incorporated within the United States which have paid cash dividends for ten (10) consecutive years or longer immediately prior to the date of purchase and which, except for bank stocks and insurance stocks, are listed upon an exchange registered with the Securities and Exchange Commission or its successors; and provided further, that not less than twenty-five per cent (25%) at any one time of the book value of investments of said Fund shall be invested in Government and Municipal Securities as enumerated above. This Amendment shall be self-enacting and shall become effective immediately upon its adoption without any enabling legislation."
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 November 5, 1968, at which election all ballots shall have printed thereon the following:
"FOR the Constitutional Amendment amending Subsection (a) of Section 62, Article XVI of the Constitution of the State of Texas relating to the Employees Retirement Fund and the Employees Retirement System of Texas, revising provisions for investments of moneys and other assets of the Fund, and changing other existing provisions and making other new provisions with respect to the administration of the Employees Retirement System."
"AGAINST the Constitutional Amendment amending Subsection (a) of Section 62, Article XVI of the Constitution of the State of Texas relating to the Employees Retirement Fund and the Employees Retirement System of Texas, revising provisions for investments of moneys and other assets of the Fund, and changing other existing provisions and making other new provisions with respect to the administration of the Employees Retirement System."
Section 3. The Governor of the State 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 FOURTEEN ON THE BALLOT (14JR14)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That the Constitution of Texas, Article III, be and the same is hereby amended by deleting therefrom Section 18, and substituting in lieu thereof the following:
"Section 18. No Senator or Representative shall, during the term for which he was elected, be eligible to (1) any civil office of profit under this State which shall have been created, or the emoluments of which may have been increased, during such term, or (2) any office or place, the appointment to which may be made, in whole or in part, by either branch of the Legislature; provided, however, the fact that the term of office of Senators and Representatives does not end precisely on the last day of December but extends a few days into January of the succeeding year shall be considered as de minimis, and the ineligibility herein created shall terminate on the last day of December of the last full calendar year of the term for which he was elected. No member of either House shall vote for any other member for any office whatever, which may be filled by a vote of the Legislature, except in such cases as are in this Constitution provided, nor shall any member of the Legislature be interested, either directly or indirectly, in any contract with the State or any county thereof, authorized by any law passed during the term for which he was elected."
Section 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this state, at an election to be held throughout the state on the first Tuesday after the first Monday in November, 1968, at which election all ballots shall have printed thereon the following:
"FOR the constitutional amendment fixing the time during which members of the Legislature shall be ineligible to hold other offices."
"AGAINST the constitutional amendment fixing the time during which members of the Legislature shall be ineligible to hold other offices."
If it appears from the returns of such election that a majority of the votes cast therein are for such amendment, same shall become a part of the Constitution of Texas.

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER TWO ON THE BALLOT (2JR2)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Section 51-a of Article III of the Constitution of the State of Texas be amended, and the same is hereby amended, so as to read as follows:
"Section 51-a. The Legislature shall have the power, by General Laws, to provide, subject to limitations herein contained, and such other limitations, restrictions and regulations as may be deemed expedient, for assistance to and/or medical care for, and for rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from the Government of the United States for such purposes in accordance with the laws of the United States as they now are or as they may hereafter be amended, and to make appropriations out of state funds for such purposes; provided that the maximum amount paid out of state funds to or on behalf of any individual recipient shall not exceed the amount that is matchable out of Federal funds; provided that the total amount of such assistance payments and/or medical assistance payments out of state funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal Statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the state for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and to enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy persons; and provided further, that the total amount of money to be expended in fiscal year out of state funds for assistance payments only to recipients of Old Age Assistance, Aid to the Permanently and Totally Disabled, Aid to the Blind, and to families with Dependent Children shall never exceed Seventy-five Million Dollars (\$75,000,000).
Nothing in this Section shall be construed to amend, modify or repeal Section 31 of Article XVI of the Constitution, provided further, however, that such medical care, services or assistance shall also include the employment of objective or subjective means, without the use of drugs, for the purpose of ascertaining and measuring the powers of vision of the human eye, and fitting lenses or prisms to correct or remedy any defect or abnormal condition of vision. Nothing herein shall be construed to permit optometrists to treat the eyes for any defect whatsoever in any manner nor to administer nor to prescribe any drug or physical treatment whatsoever, unless such optometrist is a regularly licensed physician or surgeon under the laws of this state."
Section 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday in November 1968, at which election all ballots shall have printed thereon the following:
"FOR the Constitutional Amendment raising the limit on the amount that may be expended in any one year out of state funds for Public Assistance payments only to Seventy-five Million Dollars (\$75,000,000)."
"AGAINST the Constitutional Amendment raising the limit on the amount that may be expended in any one year out of state funds for Public Assistance payments only to Seventy-five Million Dollars (\$75,000,000)."

an agency of the State of Texas the Employees Retirement System of Texas, the rights of membership in which, the retirement privileges and benefits thereunder, and the management and operations of which shall be governed by the provisions herein contained and by present or hereafter enacted Acts of the Legislature not inconsistent herewith. The general administration and responsibility for the proper operation of said system are hereby vested in a State Board of Trustees, to be known as the State Board of Trustees of the Employees Retirement System of Texas, which Board shall be constituted and shall serve as may now or hereafter be provided by the Legislature. Said Board shall exercise such powers as are herein provided together with such other powers and duties not inconsistent herewith as may be prescribed by the Legislature. All moneys from whatever source coming into the Fund and all other securities, moneys, and assets of the Employees Retirement System of Texas shall be administered by said Board and said Board shall be the trustee thereof. The Treasurer of the State of Texas shall be custodian of said moneys and securities. Said board is hereby authorized and empowered to acquire, hold, manage, purchase, sell, assign, trade, transfer, and dispose of any securities, evidences of debt, and other investments in which said securities, moneys, and assets have been or may hereafter be invested by said Board. Said Board is hereby authorized and empowered to invest and reinvest any of said moneys, securities, and assets, as well as the proceeds of any such investments, in bonds, notes, or other evidences of indebtedness issued, or assumed or guaranteed in whole or in part, by the United States or any agency of the State of Texas, or by any county, city, school district, municipal corporation, or other political subdivision of the State of Texas, both general and special obligations; or in home office facilities to be used in administering the Employees Retirement System including land, equipment, and office building; or in such corporation bonds, notes, other evidences of indebtedness, and corporation stocks, including common and preferred stocks, of any corporation created or existing under the laws of the United States or of any of the states of the United States, as said Board may deem to be proper investments; provided that in making each and all of such investments said Board shall exercise the judgment and care under the circumstances then prevailing which men of ordinary prudence, discretion, and intelligence exercise in the management of their own affairs, not in regard to speculation but in regard to the permanent disposition of their funds, considering the probable income therefrom as well as probable safety of their capital; and further provided, that a sufficient sum shall be kept on hand to meet payments as they become due each year under such retirement plan, as may now or hereafter be provided by law. Unless investments authorized herein are hereafter further restricted by an Act of the Legislature, no more than one per cent (1%) of the book value of the total assets of the Employees Retirement System shall be invested in the stock of any one (1) corporation, not shall more than five per cent (5%) of the voting stock of any one (1) corporation be owned; and provided further, that stocks eligible for purchase shall be restricted to stocks of companies incorporated within the United States which have paid cash dividends for ten (10) consecutive years or longer immediately prior to the date of purchase and which, except for bank stocks and insurance stocks, are listed upon an exchange registered with the Securities and Exchange Commission or its successors; and provided further, that not less than twenty-five per cent (25%) at any one time of the book value of investments of said Fund shall be invested in Government and Municipal Securities as enumerated above. This Amendment shall be self-enacting and shall become effective immediately upon its adoption without any enabling legislation."
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 November 5, 1968, at which election all ballots shall have printed thereon the following:
"FOR the Constitutional Amendment amending Subsection (a) of Section 62, Article XVI of the Constitution of the State of Texas relating to the Employees Retirement Fund and the Employees Retirement System of Texas, revising provisions for investments of moneys and other assets of the Fund, and changing other existing provisions and making other new provisions with respect to the administration of the Employees Retirement System."
"AGAINST the Constitutional Amendment amending Subsection (a) of Section 62, Article XVI of the Constitution of the State of Texas relating to the Employees Retirement Fund and the Employees Retirement System of Texas, revising provisions for investments of moneys and other assets of the Fund, and changing other existing provisions and making other new provisions with respect to the administration of the Employees Retirement System."
Section 3. The Governor of the State 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.

the State of Texas, both general and special obligations; or in home office facilities to be used in administering the Employees Retirement System including land, equipment, and office building; or in such corporation bonds, notes, other evidences of indebtedness, and corporation stocks, including common and preferred stocks, of any corporation created or existing under the laws of the United States or of any of the states of the United States, as said Board may deem to be proper investments; provided that in making each and all of such investments said Board shall exercise the judgment and care under the circumstances then prevailing which men of ordinary prudence, discretion, and intelligence exercise in the management of their own affairs, not in regard to speculation but in regard to the permanent disposition of their funds, considering the probable income therefrom as well as probable safety of their capital; and further provided, that a sufficient sum shall be kept on hand to meet payments as they become due each year under such retirement plan, as may now or hereafter be provided by law. Unless investments authorized herein are hereafter further restricted by an Act of the Legislature, no more than one per cent (1%) of the book value of the total assets of the Employees Retirement System shall be invested in the stock of any one (1) corporation, not shall more than five per cent (5%) of the voting stock of any one (1) corporation be owned; and provided further, that stocks eligible for purchase shall be restricted to stocks of companies incorporated within the United States which have paid cash dividends for ten (10) consecutive years or longer immediately prior to the date of purchase and which, except for bank stocks and insurance stocks, are listed upon an exchange registered with the Securities and Exchange Commission or its successors; and provided further, that not less than twenty-five per cent (25%) at any one time of the book value of investments of said Fund shall be invested in Government and Municipal Securities as enumerated above. This Amendment shall be self-enacting and shall become effective immediately upon its adoption without any enabling legislation."
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 November 5, 1968, at which election all ballots shall have printed thereon the following:
"FOR the Constitutional Amendment amending Subsection (a) of Section 62, Article XVI of the Constitution of the State of Texas relating to the Employees Retirement Fund and the Employees Retirement System of Texas, revising provisions for investments of moneys and other assets of the Fund, and changing other existing provisions and making other new provisions with respect to the administration of the Employees Retirement System."
"AGAINST the Constitutional Amendment amending Subsection (a) of Section 62, Article XVI of the Constitution of the State of Texas relating to the Employees Retirement Fund and the Employees Retirement System of Texas, revising provisions for investments of moneys and other assets of the Fund, and changing other existing provisions and making other new provisions with respect to the administration of the Employees Retirement System."
Section 3. The Governor of the State 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.

may be provided by law; and provided that the recipients of such retirement fund shall not be eligible for any other state pension or retirement fund, contributed by the state, in addition to the State of Texas as a condition to receiving such other pension aid; provided, however, that this Section shall not amend, alter, or repeal Section 63 of Article 16 of the Constitution of Texas as adopted November, 1964, or any enabling legislation passed pursuant thereto."
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, 1968, at which election each ballot shall have printed thereon the following words:
"FOR the amendment to Section 48a of Article III allowing contributions to be made on the basis of full salary of members of the Teacher Retirement System of Texas."
"AGAINST the amendment to Section 48a of Article III allowing contributions to be made on the basis of full salary of members of the Teacher Retirement System of Texas."
Each voter shall mark out one of said clauses on the ballot leaving the one expressing his vote on the proposed amendment. If it appears from the returns of said election that a majority of the votes cast were in favor of full amendment, the same shall become a part of the state constitution and be effective from the date of determination of such result and the Governor's proclamation thereof."
Section 3. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for said special election and shall have the same published as required by the constitution and laws of this state.

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER NINE ON THE BALLOT (9JR9)

SENATE JOINT RESOLUTION No. 4 Proposing an amendment to the Constitution of the State of Texas, amending Section 48a of Article III thereof, so as to provide for contributions on the basis of the full salary of members of the Teacher Retirement System; providing for the submission to a vote of the amendment to a vote of the people at an election and for proclamation and publication thereof.
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Section 48a of Article III of the Constitution of Texas be amended so as to read as follows:
"Section 48a. In addition to the powers given the Legislature under Section 48, Article III, it shall have the right to levy taxes to establish a fund to provide retirement, disability and death benefits for persons employed in the public schools, colleges and universities supported wholly or partly by the state; provided that the amount contributed by the state to such fund each year shall be equal to the aggregate amount required by law to be paid into the fund by such employees, and shall not exceed at any time six per centum (6%) of the compensation paid each such person by the state and/or school districts; and provided that no person shall be eligible for retirement who has not rendered ten (10) years of creditable service in such employment, and in no case shall any person retire before either attaining the age fifty-five (55) or completing thirty (30) years of creditable service, but shall be entitled to refund of moneys paid into the fund.
Moneys coming into such fund shall be managed and invested as provided in Section 48b of Section III of the Constitution of Texas; provided a sufficient sum shall be kept on hand to meet payments as they become due each year under such retirement plan, as may now or hereafter be provided by law. Unless investments authorized herein are hereafter further restricted by an Act of the Legislature, no more than one per cent (1%) of the book value of the total assets of the Employees Retirement System shall be invested in the stock of any one (1) corporation, not shall more than five per cent (5%) of the voting stock of any one (1) corporation be owned; and provided further, that stocks eligible for purchase shall be restricted to stocks of companies incorporated within the United States which have paid cash dividends for ten (10) consecutive years or longer immediately prior to the date of purchase and which, except for bank stocks and insurance stocks, are listed upon an exchange registered with the Securities and Exchange Commission or its successors; and provided further, that not less than twenty-five per cent (25%) at any one time of the book value of investments of said Fund shall be invested in Government and Municipal Securities as enumerated above. This Amendment shall be self-enacting and shall become effective immediately upon its adoption without any enabling legislation."
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 November 5, 1968, at which election all ballots shall have printed thereon the following:
"FOR the Constitutional Amendment amending Section 48a of Article III of the Constitution of the State of Texas, providing for contributions on the basis of the full salary of members of the Teacher Retirement System of Texas."
"AGAINST the Constitutional Amendment amending Section 48a of Article III of the Constitution of the State of Texas, providing for contributions on the basis of the full salary of members of the Teacher Retirement System of Texas."
Section 3. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for said special election and shall have the same published as required by the constitution and laws of this state.

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER FOUR ON THE BALLOT (4JR4)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Article III, Constitution of the State of Texas, be amended by adding a new Section 52e to read as follows:
"Section 52e. Bonds to be issued by Dallas County under Section 52 of Article III of this Constitution for the construction, maintenance and operation of macadamized, gravelled or paved roads and turnpikes, or in aid thereof, may, without the necessity of further or amendatory legislation, be issued upon a vote of a majority of the resident property taxpayers voting thereon who are qualified electors of said county, and bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall not be included in determining the debt limit prescribed in said Section."
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, 1968, at which election all ballots shall have printed on them the following:
"FOR the amendment of Article III of the Constitution of the State of Texas, to provide that Dallas County may issue bonds under Section 52 of Article III upon a vote of a majority of the resident property taxpayers voting thereon who are qualified electors of said county, and bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall not be included in determining the debt limit prescribed in said Section."
"AGAINST the amendment of Article III of the Constitution of the State of Texas, to provide that Dallas County may issue bonds under Section 52 of Article III upon a vote of a majority of the resident property taxpayers voting thereon who are qualified electors of said county, and bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall not be included in determining the debt limit prescribed in said Section."

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER FOUR ON THE BALLOT (4JR4)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Article III, Constitution of the State of Texas, be amended by adding a new Section 52e to read as follows:
"Section 52e. Bonds to be issued by Dallas County under Section 52 of Article III of this Constitution for the construction, maintenance and operation of macadamized, gravelled or paved roads and turnpikes, or in aid thereof, may, without the necessity of further or amendatory legislation, be issued upon a vote of a majority of the resident property taxpayers voting thereon who are qualified electors of said county, and bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall not be included in determining the debt limit prescribed in said Section."
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, 1968, at which election all ballots shall have printed on them the following:
"FOR the amendment of Article III of the Constitution of the State of Texas, to provide that Dallas County may issue bonds under Section 52 of Article III upon a vote of a majority of the resident property taxpayers voting thereon who are qualified electors of said county, and bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall not be included in determining the debt limit prescribed in said Section."
"AGAINST the amendment of Article III of the Constitution of the State of Texas, to provide that Dallas County may issue bonds under Section 52 of Article III upon a vote of a majority of the resident property taxpayers voting thereon who are qualified electors of said county, and bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall not be included in determining the debt limit prescribed in said Section."



COW POKES

By Ace Reid



"Gosh, I grabbed the horn... that eliminates my chances for winnin' agin!"

This feature sponsored by THE FIRST STATE BANK

WHITEFLAT NEWS

Mrs. Stella Tilson

Mrs. Dianne Wright and son, Forrest, of Fairbanks, Alaska visited Friday afternoon with Mr. and Mrs. Tom Edwards.

Mrs. Vernon Higginbotham and daughters, Jan, Nancy and Betty visited in Lubbock Friday with Rev. and Mrs. W. E. Higginbotham.

Visiting Sunday with her parents and sister, Mr. and Mrs. J. M. Jameson and Melba, were Mr. and Mrs. Dan Bevers of Amarillo.

Mr. and Mrs. H. R. Jameson drove to Hobbs, N.M. Saturday afternoon to accompany their

sons, Lance and Shannon, home after several weeks visit with their grandparents, Mr. and Mrs. B. B. Bristow.

Mrs. Ralph Stapleton, accompanied by Mrs. John Jones of Flomot, visited in Lockney Hospital, Saturday with Luther Turner, and at the convalescent home with Mrs. Ola Jones, mother of John Jones.

Mr. and Mrs. Glen Rattan and children, Will and Pamela of Lubbock, visited Thursday and Friday with his parents, Mr. and Mrs. D. E. Rattan.

Mr. and Mrs. J. W. Pritchett and son, James attended to business in Plainview last Wednesday.

Recent visitors with Mr. and Mrs. Jack Spray were their daughters and families, Mr. and Mrs. Lennie Stan and Mrs. Melba Ridley and children, Tony and Lisa, of Mesquite, and a son and family, Mr. and Mrs. Billy Jack Spray and children, Scott, Nikki and Becky, of El Paso.

The two girls remained for a further visit with their grandparents.

Mrs. Stella Tilson, accompanied by Mrs. June Tilson and children, Deborah, Lamar and Thomas, attended to business in Floydada, Saturday.

Visiting Mr. and Mrs. Ed Whitaker, Friday were Mrs. Bill Hutchinson and children, Donna, Tom Ed, Debra and Dianne, of Paducah. Minister and Mrs. Carroll Thomason of Matador visited in the Whitaker home Sunday afternoon.

Mrs. Scott Robbins, accompanied by Mrs. Wilson Barton, took her daughter, Sue, and Elaine Dixon, daughter of Mr. and Mrs. Stuart Dixon, to Lubbock Sunday afternoon. The girls are attending a Journalism workshop at Texas Tech this week. Sue will be school paper editor and Elaine, yearbook editor next school term.

(delayed)

Mrs. Stella Tilson, accompanied by her son and wife, Mr. and Mrs. W. R. Tilson, visited Sunday in Spur with her nephew and family, Mr. and Mrs. John Quattbaum, Brenda and Wayne.

Mr. and Mrs. Rocky Lucas and baby daughter, Krista, of Canadian visited from Saturday night through Monday with her family, Mr. and Mrs. Boyd Perkins, Jesse and Kerry. They also visited her grandparents, Mr. and Mrs. J. D. Perkins.

Visiting Sunday afternoon with Mr. and Mrs. J. D. Perkins were Mrs. Ethel Brown of Roaring Springs and Mrs. Cordia Dixon of Matador.

Mrs. Scott Robbins drove to Farmersville, Friday to accompany her daughter, Sue, home after an extended visit with her grandmother, (Mrs. Robbins' mother) Mrs. Myrtle Vernon. They returned home Sunday evening.

Mr. and Mrs. Raymond Ross of Brownwood, formerly of Flomot, have just returned from a month's visit in Alaska with their daughter and husband, Capt. and Mrs. Louis Sitterly. She will be remembered as Mildred Ross.

Mrs. H. R. Jameson was in Lubbock, Thursday having the stitches removed and a new cast put on her arm for another four-week period.

Jan Ross, granddaughter of Mr. and Mrs. W. T. Ross, who lives with her aunt and uncle, Mr. and Mrs. J. L. Carson of Olton, is one of the four band twirlers of Olton High School where she will be a senior this school year.

Mr. and Mrs. Henry L. Martin and son, Hal accompanied her parents, Mr. and Mrs. Ray Martin and grandson, Brent Osborn of Roaring Springs, to Hobbs,

New Mexico July 20, to a family reunion celebrating the 87th birthday of Mrs. Leah Kimbell, Mrs. Ray Martin's mother.

Mr. and Mrs. Alfred Cooper and Kay visited in Abilene recently with their other daughter and family, Mr. and Mrs. Lynn Minton and small daughter, Cheryl. Mrs. Minton and the baby accompanied them home and visited until Wednesday. Kay accompanied her sister and niece on their return to Abilene and will remain for an indefinite visit.

RECENT VISITORS IN W. T. ROSS HOME

Visiting recently with Mr. and Mrs. W. T. Ross were their daughter and family, Mr. and Mrs. J. L. Andestad and Lori, formerly of Washington, D.C. They were en route to their new home in El Paso on their retirement from their Government positions after 20 years of service.

Saturday afternoon Mr. and Mrs. James Heard of El Paso, accompanied by Lori Andestad, visited with Mr. and Mrs. Ross on their way to Vernon, and Lori remained with her grandparents for a further visit.

Visiting Sunday in the Ross home were their grandson and family, Mr. and Mrs. Joe Ed Carson and children, Danny Joe, Sharla and Wade of Hart. Danny Joe and Sharla rode in the Quarter Horse Show at Flomot.

NORTHFIELD NEWS

by Mrs. Homer Davis

Mr. and Mrs. Tom Moore visited in Matador, Friday and accompanied their daughter and family, Mr. and Mrs. Calvin Nimmo and children to White River Lake for a fishing trip, spending Friday night and Saturday.

Visitors in the home of Mr. and Mrs. Tom Moore, Sunday, were Mr. and Mrs. Jay Edmiston of Plainview.

Mr. and Mrs. Walter Timmons spent the week end in Amarillo with their daughter and family, Mr. and Mrs. Donnie Dawson, and attended the birthday party for two of their grandchildren.

Kelly's birthday was Sunday, August 4, and John celebrated his birthday, Tuesday, Aug. 6.

Mr. and Mrs. Walter Timmons and Mrs. Homer Davis attended to business in Childress, Saturday.

Mr. and Mrs. Sam Jones spent the week end in Breckenridge with relatives. They were accompanied by his grandson, Dennis Hoover.

Guests Sunday in the home of Mr. and Mrs. Allan Thomas included his brother and wife, Mr. and Mrs. Raymond Thomas of Amarillo; their son and family, Mr. and Mrs. Joe Thomas and baby, of Odessa; Mr. and Mrs. Bill Wright and family of Abilene; Mr. and Mrs. Jack Curlee and Olive and Mr. and Mrs. Delmont Hays.

Rev. and Mrs. Nathan Mulder and daughters of South Plains were guests, Sunday of Mr. and Mrs. Weldon Timmons.

Mrs. Weldon Timmons and Nat attended to business in Childress, Thursday.

Visiting Mr. and Mrs. Reece Timmons last week were her mother and sister, Mrs. John Aaron, and Mrs. Ann Shirley Carwell and sons, Danny and Paul, all of Vinson, Okla.

Matador & Tribune

ISSUED THURSDAYS AT THE TRIBUNE BUILDING 1001 MAIN STREET, MATADOR, TEXAS BY THE TRIBUNE PUBLISHING CO. ENTERED AT THE POST OFFICE IN MATADOR, TEXAS AS SECOND-CLASS MATTER, UNDER ACT OF CONGRESS OF MARCH 3, 1879. ZIP CODE 79844 - PHONE 847-8400

DOUGLAS HEADOR EDITOR AND PUBLISHER MRS. DOUGLAS HEADOR ASSOCIATE AND SOCIAL EDITOR MRS. J. N. FLETCHER - LAYOUT MRS. CHAS. BENFRO - CIRCULATION

SUBSCRIPTION RATES IN MOTLEY, FLOYD, BOTTLE, HALL AND DICKENS COUNTIES: ONE YEAR - \$4.00 ELSEWHERE, ONE YEAR - \$5.00

THE TRIBUNE IS SUCCESSOR TO THE ORIGINAL MOTLEY COUNTY NEWS, ESTABLISHED IN MATADOR IN 1892, AND TO ALL SUBSEQUENT COUNTY PUBLICATIONS.

ANY ERRONEOUS REFLECTION UPON THE CHARACTER OF ANY PERSON OR FIRM, APPEARING IN THE COLUMNS OF THIS NEWSPAPER, WILL BE QUARANTINED AND PROMPTLY CORRECTED WHEN BROUGHT TO THE ATTENTION OF THE MANAGEMENT.

COMBINED WITH MOTLEY COUNTY NEWS BY PURCHASE, MARCH 14TH, 1954, AND WITH ROARING SPRINGS REPORTER THROUGH PURCHASE OF APRIL 28, 1958.

Group to Sing At HemisFair

Abilene — Abilene Christian College's Hilltop Singers, a group which has been selected to perform on United States military bases in Europe next fall, will perform at San Antonio's HemisFair August 9.

The HemisFair date is part of the summer and fall schedule for the 14-member group, which was named by the United Service Organizations, Inc. (USO), the National Music Council and the U. S. Department of Defense to tour Europe November 14-January 8.

The Hilltoppers currently have 11 bookings on their schedule. They are accepting performances throughout the Abilene area and the state to help raise funds for the trip. They will have a two-week extension of their tour to visit in Europe.

Directed and originated by ACC music instructor Ron Griffith, the group presents an hour-long, fast-moving musical variety show with song routines and staged sequences for individuals as well as groups.

Already on the schedule are two performances in Dallas, the Kiwanis District Convention in San Antonio, and a youth rally in College Station.

Kip Jordan, director of special services at ACC who will accompany the students on the European trip, is arranging the summer and early fall bookings.

Long Distance Rates Reduced

A reduction of long distance rates goes into effect for General Telephone Company of the Southwest customers August 1 as a result of the recent ruling by the Federal Communications Commission which ordered the American Telephone and Telegraph Company to reduce interstate long distance rates by \$20,000,000 annually.

The reductions will be 5 to 10c from the charge for the first three minutes on daytime weekday station-to-station calls. These are calls placed between 7 a.m. and 5 p.m. Monday through Friday.

This is the 23rd time interstate rates have been cut since coast to coast service began in 1915. During that time, the cost of transcontinental calls has dropped to as little as \$75 (station-to-station between midnight and 7 a.m.) from \$20.70 in 1915.

Long distance rates have been cut in half since 1945 in contrast to 77% rise in the consumer price index.

Countries from every continent in the world will participate in HemisFair '68.

The mini-monorail at HemisFair '68 has a design capacity of 4,200 persons per hour.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT (SJR21)

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

Section 1. Article 8, Constitution of the State of Texas, is amended by adding a Section 2-a to read as follows:

"Section 2-a. (a) The Legislature may, by General Law, exempt from ad valorem taxation by the state and its political subdivisions all or a portion of any equipment, device or improvement installed or constructed on real property, which is designed to eliminate or abate the harmful effect of air emissions or water effluents on the air and water quality in this state, to the extent that the capital investment in such equipment complies with the air and water quality standards established by the State of Texas."

"(b) Legislation which may be enacted in anticipation of the adoption of this Section is not void because of its anticipatory nature."

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

1968, at which election all ballots shall have printed thereon the following: "FOR the Constitutional Amendment giving permissive authority to the Texas Legislature to exempt from ad valorem taxation by the State of Texas and its political subdivisions equipment installed on real property to eliminate or abate the harmful effect of air emissions and water effluents, provided that the capital investment in such equipment complies with the air and water quality standards established by the State of Texas." "AGAINST the Constitutional Amendment giving permissive authority to the Texas Legislature to exempt from ad valorem taxation by the State of Texas and its political subdivisions equipment installed on real property to eliminate or abate the harmful effect of air emissions and water effluents, provided that the capital investment in such equipment complies with the air and water quality standards established by the State of Texas."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT (HJR50)

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-j to read as follows:

"Section 1-j. Notwithstanding the provisions of Section 1 of this article, the Legislature may provide for the refund of the tax paid on the first sale of cigars and tobacco products in this state which are subsequently sold at retail within the corporate limits of Texas, or any incorporated city or town in Texas contiguous to Texas."

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 1968, at which election all ballots shall have printed on them the following:

"FOR the constitutional amendment authorizing the Legislature to provide for the refund of the tax on cigars and tobacco products sold at retail within the corporate limits of Texas, or any incorporated city or town in Texas contiguous to Texas."

"AGAINST the constitutional amendment authorizing the Legislature to provide for the refund of the tax on cigars and tobacco products sold at retail within the corporate limits of Texas, or any incorporated city or town in Texas contiguous to Texas."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT (SJR12)

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 a new Section 1-e to read as follows:

"Section 1-e.

"1. From and after December 31, 1978, no State ad valorem taxes shall be levied upon any property within this State for State purposes except the tax levied by Article VII, Section 17, for certain institutions of higher learning."

"2. The State ad valorem tax authorized by Article VII, Section 3, of this Constitution shall be imposed at the following rates on each One Hundred Dollars (\$100.00) valuation for the years 1968 through 1974: On January 1, 1968, Thirty-five Cents (35¢); on January 1, 1969, Thirty Cents (30¢); on January 1, 1970, Twenty-five Cents (25¢); on January 1, 1971, Twenty Cents (20¢); on January 1, 1972, Fifteen Cents (15¢); on January 1, 1973, Ten Cents (10¢); on January 1, 1974, Five Cents (5¢); and thereafter no such tax for school purposes shall be levied and collected. An amount sufficient to provide free text books for the use of children attending the public free schools of this State shall be set aside from any revenues deposited in the Available School Fund, hereinafter, however, that should such funds be insufficient, the deficit may be met by appropriation from the general funds of the State.

"3. The State ad valorem tax of Two Cents (2¢) on the One Hundred Dollars valuation levied by Article VII, Section 17, of this Constitution shall not be levied after December 31, 1976. At any time prior to December 31, 1976, the Legislature may establish a trust fund solely for the benefit of the widows of Confederate veterans and such Texas Rangers and their widows as are eligible for retirement or disability pensions under the provisions of Article XVI, Section 66, of this Constitution, and after such fund is established the ad valorem tax levied by Article VII, Section 17, shall not thereafter be levied."

"4. Unless otherwise provided by the Legislature, after December 31, 1976 all delinquent State ad valorem taxes together with penalties and interest thereon, less lawful costs of collection, shall be used to secure bonds issued for permanent improvements at institutions of higher learning, as authorized by Article VII, Section 17, of this Constitution."

"5. The fees paid by the State for both assessing and collecting State ad valorem taxes shall not exceed two percent (2%) of the State taxes collected. This subsection shall be self-executing."

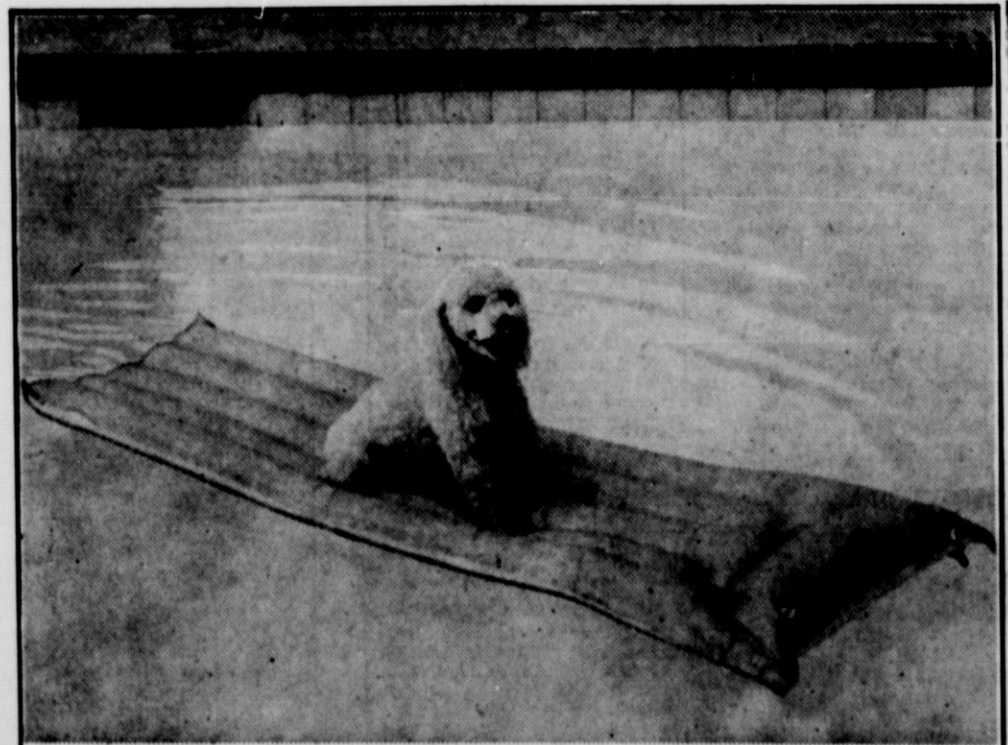
Sec. 2. That article III, Section 51, of the Constitution of the State of Texas, be amended so as hereafter to read as follows:

"Section 51. The Legislature shall have no power to make any grant or authorize the making of any grant of public moneys to any individual, association of individuals, municipal or other corporations whatsoever; provided, however, the Legislature may grant aid to indigent and disabled Confederate soldiers and sailors under such regulations and limitations as may be deemed by the Legislature as expedient, and to their widows in indigent circumstances under such regulations and limitations as may be deemed by the Legislature as expedient; provided that the provisions of this Section shall not be construed so as to prevent the grant of aid in cases of public calamity."

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 1968, at which election all ballots shall have printed on them the following:

"FOR the Constitutional Amendment continuously reducing State ad valorem property taxes and abolishing all State ad valorem property taxes after December 31, 1978, except the tax levied by Article VII, Section 17, for certain institutions of higher learning."

"AGAINST the Constitutional Amendment continuously reducing State ad valorem property taxes and abolishing all State ad valorem property taxes after December 31, 1978, except the tax levied by Article VII, Section 17, for certain institutions of higher learning."



ELECTRIC ROOM AIR CONDITIONING

COOL AS A POOL!

FOR THOSE HOT DAYS AHEAD, SEE YOUR ELECTRIC APPLIANCE DEALER

AND THE COST IS LOW, TOO!

HERE'S ALL IT COSTS TO OPERATE AN INDIVIDUAL ROOM COOLER.

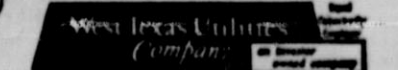
Estimated\* cost for family of four based on 6 months average summer operation, May through Sept. - 1400 hrs. operation Avg. Cost per mo.

- 1/2 Ton (6,000 BTU) \$3 to \$5
1 Ton (12,000 BTU) \$6 to \$10
1 1/2 Ton (18,000 BTU) \$9 to \$15

\*Year units - average summer temperature



FREE WIRING FREE Normal 220-volt wiring from WTU to residential customer who purchases a one-ton or larger unit - from your local dealer or WTU.





### Roaring Springs NEWS

By Lula Swim  
Phone 348-3841

Mr. and Mrs. Wayburn Mitchell and family of Tulsa visited his parents, Mr. and Mrs. E. L. Mitchell, during the week end.

Mrs. L. E. Kingery left by bus Monday for Dallas where she will meet Mrs. Mandy Davis. They will fly to the Canal Zone to visit their son and daughter and family, Minister and Mrs. Ted Kingery.

Marla Mullins and Debra Haney of Lubbock and Connie Haney of Quanah visited Mr. and Mrs. Buddy Hart last week.

Mrs. Grace Mullins of Lubbock is visiting Mr. and Mrs. L. A. Mullins and at Afton with Mr. and Mrs. Raydell Mullins.

Mrs. Alvin Stearns of Matador and Mrs. Lem Miller visited Mrs. Jessie L. Lancaster in Post Friday.

Visiting Mr. and Mrs. P. M. Cooper last week were Mrs. Orville Doak, Mrs. George Umberson and daughters and Don and Bill Doak of Portales, New Mexico. Mr. and Mrs. Marion McDonald and family of Lubbock visited the Coopers Sunday.

Mr. and Mrs. F. P. Dawson had as their visitors last week Mrs. Melborn Dawson and boys of Kermit, Mr. and Mrs. Clayton Perry and family of Lubbock, Mr. and Mrs. Don Dawson and Ross of Dimmitt and Mr. and Mrs. Darin Brady and boys of

Dumont, Melborn Dawson visited his mother at the hospital in Lubbock before her return home.

Mrs. Eva Lee Conway and Junior of Guthrie, Okla., and Mr. and Mrs. George Craven and daughter of Tulsa, Okla., visited Mr. and Mrs. J. D. Palmer and family during the week end.

Mrs. Carl Tardy, Mrs. Lem Miller and Mrs. P. M. Cooper visited in Crosbyton Sunday with Mrs. C. C. Renfro at the Assembly Home, and at the hospital with the J. D. Mitchell family.

Mrs. Joe Gipson and Mrs. Wesley Burt visited in Lubbock with Mr. and Mrs. Lou Crump Sunday and Monday.

Mrs. Gladys Meacham of Amarillo spent the week end with her mother, Mrs. L. A. Cottingham.

Mr. and Mrs. Wesley Burt visited in Afton with Mr. and Mrs. B. F. Burt Sunday.

Mrs. Boyd Long and daughters and Miss Nona Winegar visited Mrs. J. W. Whilite and sons of Lubbock during the week end.

Rev. and Mrs. W. B. Swim and W. C. Darby of Plainview visited Tom Swim and Lula Swim Sunday.

Mr. and Mrs. Charles Long visited in Floydada Sunday with his parents, Mr. and Mrs. Tom Long.

Mr. and Mrs. Raymond L. Marshall and son, Dennis of Oklahoma City, Okla., attended the Hodges Reunion Sunday. Dennis remained here for a longer visit with Mr. and Mrs. J. N. Fletcher and Mr. and Mrs. W. H. Marshall.

Mr. and Mrs. Bob Clem visited in Corpus Christi during the week end. Their daughter, Cathey, returned home with them after visiting Mr. and Mrs. J. N. Fletcher Jr., during the summer.

Rev. Charlie Brooks received word Sunday of the death of his brother, Gyno Brooks of Hereford.

Mrs. W. A. Lewis attended the Golden Wedding open house given Mr. and Mrs. Carroll Lewis by the children in Clarendon Sunday afternoon. She also called at the home of her brother, Guy Sibley and Mrs. Sibley.

#### CORRECTION

Mrs. Buddy Hart instead of Mrs. Buddy Grant was a hostess at the shower of Mrs. Charles (Bo) Owens. Also a hostess was Mrs. Ray Martin whose name was inadvertently omitted.

#### FAMILY REUNION HELD

The family of Mrs. Beulah Dye held a family reunion at the Roaring Springs Old Settlers' Tabernacle Sunday, July 28. A basket lunch was served at noon and the following attended:

Mr. and Mrs. Rubin Dye, Mr. and Mrs. Bill Dye and sons and

Mr. and Mrs. Gene Hale and children of Merkel; Mr. and Mrs. Gene Dye and sons of Abilene; Mr. and Mrs. Hamp Dye and Mr. and Mrs. Valton Dye and children of Denver City; Mr. and Mrs. Leon Kingery and Gell and Mr. and Mrs. John Tidwell of Lubbock; Mrs. H. N. Dickson and Larry of Amarillo; Mrs. Zady Blair of Guymon, Okla., and Mrs. Beulah Dye, Mrs. L. E. Kingery and Mr. and Mrs. Alfred Dye and Chester of Roaring Springs.

#### Fletchers Host Guild Meeting

Mr. and Mrs. J. N. Fletcher hosted the Wesleyan Service Guild's Annual Family Night meeting Friday, August 2.

After a prayer by Charles Swift, homemade ice cream and cake were served to the following: Mr. and Mrs. Charles Swift, Mary Kay, Tim, and Chuck, Mr. and Mrs. Clyde Clifton and sons, Ronnie and Larry, Mr. and Mrs. B. L. Peacock and Pat.

Also Mr. and Mrs. Lem Miller, Mrs. Carl Tardy, Mrs. Callie Winegar, Tom Swim, Miss Lula Swim and Becky Swim of Norwalk, Calif., and Brenda Harris of Dallas.

#### RETURNS HOME

Mrs. W. A. Lewis returned home Friday of last week from a visit with her daughter and family, the Frank Capshaws at Reno, Nevada. Mr. Capshaw, a graduate of Floydada High School and Texas Tech, is Traffic Engineer of Reno, and Mr. Capshaw, graduate of Roaring Springs High School is completing her college work with a major in elementary education in the University of Nevada. The Capshaws have three children, Sidnie Diane 13, George Elvin 11, and Michael Frank 6.

(delayed)

Mr. and Mrs. Don King and family of Stanley, New Mexico, visited here Sunday with Mrs. Ruth Benson. They are relatives of her late husband.

### AFTON NEWS

Lanis Conaway is living in Arlington, where he is employed.

Mrs. Earn Scott accompanied Mr. and Mrs. Pat Wright of Andrews, to California where they are visiting the Wright's son and also with a sister of Mrs. Scott and Mrs. Wright.

Mrs. Stanley Bateman and Bryan of Rock Springs, visited here last week while Stanley worked in Dell City a few days.

Recent visitors of Mr. and Mrs. Frank Forbis were Mrs. Tomp Johnson of Virginia and Mr. and Mrs. Forrest (Brownie) Ogle of Dallas.

Mr. and Mrs. O. A. Dennington have moved to Groom, where they have teaching jobs.

Gary and Dale Duke of Odessa are visiting their grandparents, Mr. and Mrs. Pete Hext. Shawnee Hudson of Lubbock visited in the Hext home last Sunday.

Mr. and Mrs. William Butler and Patsy, of Haskell visited last week end in the T. J. Conaway home and with her mother, Mrs. Lillie Carroll of Dickens. Gene Butler and a friend also of Haskell, visited in the Conaway home on Sunday.

Many from this community attended the Dickens School reunion last Sunday, held in the Bethel Baptist Church at Dickens.

Sympathy is extended to the family of Mrs. O. C. Newberry, who was buried in Lubbock last Monday. Mrs. Newberry once lived at Afton, and was the mother of Mrs. Gaston Jackson.

#### NEW ARRIVAL

Mr. and Mrs. Ferril Shelton of Clayton, N. M. are parents of a son, Darrel Don, who was born Thursday, July 18, and weighed 8 pounds, 11 ounces. Mrs. Shelton is the former Gina Conaway of this community. Grandparents are Mr. and Mrs. Tommy Conaway of Clayton, and Mrs. Gene Lyles of Ponca, Oklahoma.

### Willmon Families Meet for Reunion

Descendants of the late Mr. and Mrs. J. B. Willmon met in the P. A. Willmon home July 27-28 for a family reunion.

Children attending were, Jane Bennett, Elgin; Celeta Fleming of Clyde; Mr. and Mrs. Clarence Willmon, Stratford; Mr. and Mrs. Walter Willmon, Borger; Mr. and Mrs. Ray Willmon, Garland; Mr. and Mrs. Russell Hinsley of Sherman, and the hosts, Mr. and Mrs. P. A. Willmon of Afton.

Also attending were some 75 grandchildren and great-grandchildren.

#### Residents Attend Conway Reunion

Mr. and Mrs. T. L. Conaway, Mr. and Mrs. T. J. Conaway and Gwen Butler attended the 30th annual Conaway Family Reunion recently in Mackenzie Park, Lubbock.

Visiting relatives here and in Spur last week and attending the reunion were Mr. and Mrs. A. J. McClain from Arlington. Also from Arlington were Mr. and Mrs. Jim Evans.

James Conaway of Abernathy returned from the reunion with his grandparents, Mr. and Mrs. T. J. Conaway and spent the week with them here. They accompanied him home Friday.

Tribune ads don't cost, they pay!

### COMMENTS

by AL & DORA

How many men would condemn back-seat driving . . . try to look from the dining room table?



LIKE THE TELL THEM FROM THE ME TO

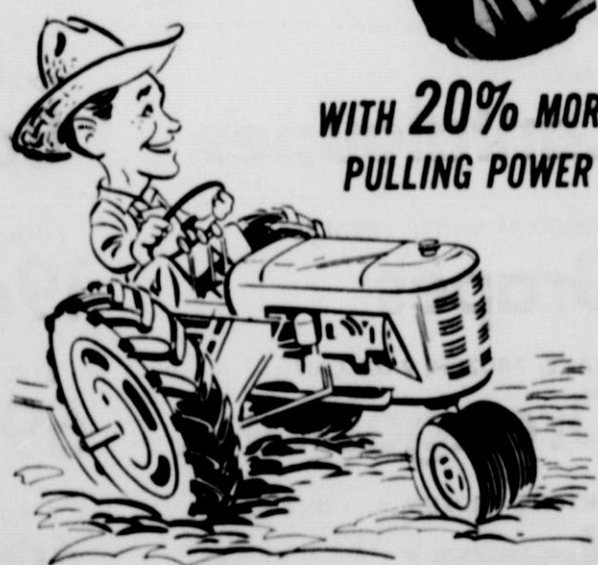
### EL MATADOR

Where people eat by choice  
And not by chance  
PHONE 347-2631  
MATADOR, TEXAS

## SALE ARMSTRONG FARM TRACTOR TIRES



WITH 20% MORE PULLING POWER



NEW LOW PRICES 15 x 5 x 38 \$85

NOTHING PULLS LIKE AN ARMSTRONG TIRE

Above SALE price through August

We also have Car and Pickup tires

**SIMPSON**  
TRACTOR & EQUIPMENT



### Near As Your Telephone!

He's a neighbor, always on the job. He owns and operates his own business.

When he says, "I'll take care of it", your insurance is in good hands. Strictly independent he's free to place your business where it's best for you!

★  
**Bill Pipkin**

**Insurance Agency**

State Bank Building Phone 347-8147

#### PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT (HJR19)

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

Section 1. Section 21 of Article 16 of the Constitution of the State of Texas is amended to read as follows:

"Section 21. All stationery and printing, except proclamations and such printing as may be done at the Texas School for the Deaf, and paper, except that for the Judicial Department, shall be furnished under contract, to be given to the lowest and best bidder under such regulations as shall be prescribed by law. No member or officer of any department of the government shall be in any way interested in such contract."

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 1968, at which election all ballots shall have printed thereon the following:

"FOR the constitutional amendment removing certain provisions relating to purchase of fuel and furnishing the rooms and halls of the Legislature and the requirement that the Governor, the Secretary of State, and the Comptroller must approve certain contracts of purchase."

"AGAINST the constitutional amendment removing certain provisions relating to purchase of fuel and furnishing the rooms and halls of the Legislature and the requirement that the Governor, the Secretary of State, and the Comptroller must approve certain contracts of purchase."

# WEEK-END SPECIALS

Coffee MARYLAND CLUB lb. 69c

Flour GOLD MEDAL, 10 lb. bag \$1.09

CRISCO 3-pound can . 83c

Picnic Shoulders WRIGHT'S, lb. 39c  
Pre-cooked

Big Dip FOREMOST 1/2 gallon 59c

Cream Pies BANQUET, frozen, ea. 29c  
Choc., lemon or coconut

Lemonade KEITH'S, frozen, 6 oz. can, 3 for 39c

Tuna Fish VAN CAMP'S, grated, can 23c

Luncheon Meat "DAK" 12 oz. can 35c

JAM BAMA, pure, 18 oz. glass 29c  
grape or red plum

Oleo SHURFRESH pound 19c

Green Lima Beans Allen's, No. 300 can 16c

New Potatoes SHURFINE, No. 303 can 14c  
small, whole

Pork & Beans VAN CAMP'S, 300 can 16c

Mixed Vegetables Shurfine, No. 303 can 17c

Pineapple Juice Libby's, 46 oz. can 29c

Aluminum Foil Diamond, standard roll 23c

We Give Double Profit Sharing Stamps  
On Wednesdays

**SPOT CASH**  
**AG GROCERY** TELEPHONE NUMBER 347-2248



**RECENT TRIP**

Mr. and Mrs. D. P. Keith, accompanied by a grandson, Kelly Latimer of Lubbock, returned to Matador Wednesday of last week from a two-weeks trip to New Mexico. They were accompanied on the trip by the other Latimer children, Sandra and Dale, and visited at Placitas with their son and family, Mr. and Mrs. Bourland Keith and daughter, Wendy. They then camped for several days in northern New Mexico.

**RETURN FROM NEBRASKA**

Miss Sandra Jenkins of Clarksville, Indiana, spent her recent vacation here with her parents, Mr. and Mrs. Homer T. Jenkins and accompanied them last week to Wahoo, Nebraska, where they visited their son and brother, Gary Jenkins and family, his wife and children, Pat and Jane. Miss Jenkins flew from there back to Clarksville.

**NIECES VISIT**

Guests in the home of Mr. and Mrs. Edgar Lee last week were Mr. and Mrs. Larry Johnson of Texas City. Mrs. Lee accompanied the Johnsons to Austin, where they visited with her sister and family and met other relatives from Beaumont and all went to the HemisFair in San Antonio. Mr. and Mrs. Jerry Mask and son, Jay of Beaumont returned to Matador with Mrs. Lee this week. Mrs. Johnson and Mrs. Mask are nieces of Mrs. Lee.

**HOME FROM TRIP**

Mrs. L. V. Taylor and daughter, Jonni, returned home this week from a trip to San Bernardino, Calif., where they visited relatives, and with friends at their former home in Astascadero, Calif. They made the trip by train from Amarillo.

**ATTEND SIX FLAGS**

Mrs. J. J. Cooper attended Six Flags Over Texas, last week. She accompanied her daughter, Mrs. Jimmie Worsham of Stinnett, and the latter's daughter and husband, Mr. and Mrs. Larry Barker of Amhearst.

**SUMMER VISITORS**

Visitors here last month in the home of Mr. and Mrs. Bill McCaghren included her sister, Mrs. Frankie Damron, who accompanied her cousin and family, Mr. and Mrs. Jason Sauls and daughter, Allie Roseann, of Richmond, California. While here they worked at Childress, restoring the old home of the late Judge Frank Freeman. Judge Freeman was an uncle of Mrs. Sauls, and of Mrs. McCaghren, Mrs. Damron and their sister, Mrs. Jack Edwards of Amarillo, all of whom assisted with the work. Joining them and also assisting, were another cousin and her son, Mrs. J. P. Truett and John Perry, of Lockney.

Mrs. Kenny Barton spent the week end in El Paso with her husband, Pvt. E-1 Kenneth Barton, who is stationed at Fort Bliss.

Mr. and Mrs. Douglas Meador spent the week end in Albuquerque, N.M. visiting in the home of Mrs. Sarah Durham.

Mr. and Mrs. John M. (Sonny) Russell and children, Caron Sue and John Douglas of Colorado City, visited recently with his parents, Mrs. Olive Russell, and John Russell.

Fred Martin, who has been teaching in Belton, visited here last Thursday with his grandmother and uncle, Mrs. Fred Simpson and Fred G. as he was en route to Hereford for a visit with his parents, Mr. and Mrs. Don T. Martin.

**TO RECEIVE BIDS**

Flomot Independent School District will receive bids until August 23, for butane, gasoline and oil. School Board reserves the right to refuse any or all bids. Bids should be sent to: Flomot Ind. School District, Box 37, Flomot, Texas 79234.

Billy Meyer, President  
Flomot Ind. School Dist.  
22/c2t

**PUBLIC NOTICE: First State Bank of Matador, Texas, has filed on July 19, 1968, for the renewal of licenses for three 20 watt translators 5 miles WSW of Matador, Texas. They are channel K78AZ carrying KCBD-TV channel 11 Lubbock, Texas; channel K80BD carrying KVII-TV channel 7 Amarillo, Texas and K83AQ carrying KLBK-TV channel 13 Lubbock, Texas. These translators serve Matador-Roaring Springs, Texas, area. 20/c2t**

**WANTED - Lunchroom manager and bus driver at Dougherty School. Lunchroom manager to cook for approximately 45 persons daily. Also responsible for buying groceries. Bus driver to take high school students to and from Floydada. Good wages. Husband and wife preferred. Will furnish house and pay bills. Contact Bob Vickers at Producers Elevator, Dougherty. 21/c3t**

**WANTED AT ONCE - Dealer to supply Rawleigh household necessities to consumers in Motley Co. or Hall Co. Full or part time. Write Rawleigh TXH-310-271, Memphis, Tenn. 21/p4t**

**STOP THAT ITCH! IN JUST 15 MINUTES.** If not pleased, your 48c back at any drug counter. Apply quick-drying ITCH-ME-NOT day or night for eczema, insect bites, toe itch, other surface rashes. Anesthetic action quiets itching in minutes. Antiseptic action kills germs to speed healing. NOW at Bob Stanley Pharmacy

**In The Want Ads**

**WINDMILL WORK - Custom plowing. We can supply parts for Challenge, Monitor and Aermotor windmills. All kinds of leather work. Phone 347-2716, Morris Burkes. 22/p21t**

**IRIS SALE - Sponsored by South Plains Iris Society Wednesday, August 14 at Furr Foods, Plainview, during store hours. 22/c1t**

**FOR SALE - Two fresh Jersey milk cows, one 4-years old and one 6-years old. See Ray Webb or call 347-2424. 22/c2t**

**FOR LEASE - Approximately 500 acres cultivated land. Cotton, wheat, grain allotment. Mrs. Nellie Haney, Box 276, Matador, Texas. Ph. 347-2822. 22/c2tn**

**FOR SALE: Eleven good young cows and calves. Five registered Angus bulls. One and two years old. Thedford Fry, Spur, Texas. Phone CR-2-3112. 22/p2t**

**PUBLIC NOTICE**  
Proposed **CONSTITUTIONAL AMENDMENT**  
**NUMBER THREE ON THE BALLOT (HJR20)**

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

Section 1. That Section 11a, Article VII, of the Constitution of the State of Texas, be amended to read as follows:

"Section 11a. In addition to the bonds enumerated in Section 11 of Article VII of the Constitution of the State of Texas, the Board of Regents of the University of Texas may invest the Permanent University Fund in securities, bonds or other obligations issued, insured, or guaranteed in any manner by the United States Government, or any of its agencies, and in such bonds, debentures, or obligations, and preferred and common stocks issued by corporations, associations, or other institutions as the Board of Regents of the University of Texas System may deem to be proper investments for said funds; provided, however, that not more than one per cent (1%) of said fund shall be invested in the securities of any one (1) corporation, nor shall more than five per cent (5%) of the voting stock of any one (1) corporation be owned; provided, further, that stocks eligible for purchase shall be restricted to stocks of companies incorporated within the United States which have paid dividends for five (5) consecutive years or longer immediately prior to the date of purchase and which, except for bank stocks and insurance stocks, are listed upon an exchange registered with the Securities and Exchange Commission or its successors.

"In making each and all of such investments said Board of Regents shall exercise the judgment and care under the circumstances then prevailing which men of ordinary prudence, discretion, and intelligence exercise in the management of their own affairs, not in regard to speculation but in regard to the permanent disposition of their funds, considering the probable income therefrom as well as the probable safety of their capital.

"The interest, dividends and other income accruing from the investments of the Permanent University Fund, except the portion thereof which is appropriated by the operation of Section 18 of Article VII for the payment of principal and interest on bonds or notes issued thereunder, shall be subject to appropriation by the Legislature to accomplish the purposes declared in Section 10 of Article VII of this Constitution.

"This amendment shall be self-enacting, and shall become effective upon its adoption, provided, however, that the Legislature shall provide by law for full disclosure of all details concerning the investments in corporate stocks and bonds and other investments authorized herein."

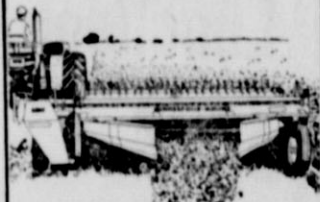
Sec. 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of the state at an election to be held on the first Tuesday after the first Monday in November 1968, at which election all ballots shall have printed thereon the following:

"FOR the constitutional amendment providing for investment of the Permanent University Fund by the Board of Regents of the University of Texas in certain types of securities within the prudent man rule."

"AGAINST the constitutional amendment providing for investment of the Permanent University Fund by the Board of Regents of the University of Texas in certain types of securities within the prudent man rule."

**MM. MINNEAPOLIS-MOLINE**

**MC950 THE HAY CROP HARVESTER THAT DOES THE JOB QUICKLY AND PROFITABLY**



- with these **OUTSTANDING PERFORMANCE FEATURES**
- ✓ Cam Action Reel
  - ✓ Full 9 Foot Cut
  - ✓ Speeds to 8 MPH
  - ✓ Gentle Harvesting
  - ✓ Straight-Flow Feed
  - ✓ Full Width Conditioning
  - ✓ Shear Bolt in Drive Yoke
  - ✓ Over-running Clutch

See the MC950 Mower-Conditioner Today at

**SIMPSON**  
Tractor & Equip.

Representative FOR **MONUMENTS and CURBING**  
★ **Seigler**  
Funeral Home  
Telephone 347-2626

**If you have an accident - - -**

While driving an auto, particularly out of state, chances are they will say you were negligent. **AND** who will you injure or kill? A doctor! Lawyer! Company Executive! or common laborer!

Courts have a tendency to grant large settlements. How well are you protected? Most family men can triple their auto protection for less than \$15 per year. For more information and at no cost, please call 348-3136 Roaring Springs

★  
**Long Insurance Agency**  
Roaring Springs

**WILL CONDUCT Tupperware parties, or supply your needs for Tupperware. This is a good gift item. Mrs. John Davis, Phone 347-2723 22/c6t**

**REPAIR ALL MAKES typewriters, adding machine, and calculators. Expert, dependable service. Repair man here each week. Bring machines to the Tribune. 41/c2tn**

**MARY KAY cosmetics now sold in Matador. For free facial call Mrs. Dortha Whitefield, 347-2763 or Mrs. J. S. Perryman, 347-2315 9/c2tn**

**HEADQUARTERS FOR LEVIS: We have a large and complete stock of famous Levis for men and boys, reg. blues, white and clay colors, button and zipper fronts. Large range of sizes. Matador Variety 15/c2tn**

**WANTED - Lunchroom manager and bus driver at Dougherty School. Lunchroom manager to cook for approximately 45 persons daily. Also responsible for buying groceries. Bus driver to take high school students to and from Floydada. Good wages. Husband and wife preferred. Will furnish house and pay bills. Contact Bob Vickers at Producers Elevator, Dougherty. 21/c3t**

**LET US roll your disc in your own field with the Amy Portable Disc Roller. Simpson Tractor, Phone 347-2694. 19/c4t**

**FOR SALE - Beef and hogs for your freezer. We also custom slaughter. Clean, sanitary facilities. Experienced staff. Blackshear Locker Co. Spur, Tex. 45/c2tn**

**WATCH BANDS - Watch and clock repairing at my home in North Matador. Guy Kimbell. 40/c2tn**

**FOR SALE - Aberdeen Angus Registered cattle. 13 coming 2-year old bulls, Bardoliere-mere-Paragon breeding. 22 coming 2-year old heifers same breeding. See James E. Long, 12 mi. South Quanah, Tex., West side Hi-way, Pho. Vernon Area code 817-TE9 2520. 17/c6t**

**IN JUST 15 MINUTES IF YOU HAVE TO SCRATCH YOUR ITCH.** Your 48c back at any drug store. Quick - drying ITCH-ME-NOT deadens the itch. Antiseptic action kills germs to speed healing. Fine for eczema, insect bites, foot itch, other surface rashes. NOW at Bob Stanley Pharmacy

**CUSTOM hay baling. Bill Peacock. Roaring Springs. Ph. 348-3743. 20/c2tn**

**FURNITURE UPHOLSTERY - Large stock of vinyls and fabrics. Improved foam rubber cushions. Original automotive body cloth 1960-67. Truck upholstery and new springs for most trucks and pick-up seats. Call H. T. or Theda Jenkins at 347-2224. 15/c2tn**

**WANTED AT ONCE - Dealer to supply Rawleigh household necessities to consumers in Motley Co. or Hall Co. Full or part time. Write Rawleigh TXH-310-271, Memphis, Tenn. 21/p4t**

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**FOR SALE - 1952 Plymouth. Inspected and registered for 1968. Contact Mrs. C. C. Smauley. 21/p4t**

**BOYS AND GIRLS - Buy your PF Flyers at Matador Variety. 4/c2tn**

**STOP THAT ITCH! IN JUST 15 MINUTES.** If not pleased, your 48c back at any drug counter. Apply quick-drying ITCH-ME-NOT day or night for eczema, insect bites, toe itch, other surface rashes. Anesthetic action quiets itching in minutes. Antiseptic action kills germs to speed healing. NOW at Bob Stanley Pharmacy

**Blue Lustre for cleaning rugs and upholstery. Rent electric shampooer \$1. Bob Stanley Pharmacy. 22/c1t**

**FOR SALE - Grass land. 3 to 5 sections, 60 mi. north Abilene. Plenty water, net fence, metal pens, branding and loading chute. No house. No minerals. On county road. 20% down. Buy direct from owner. Write E. E. Wallace, Box 561, Aspermont, Texas 79502. Phone 3922. 19/c8t**

**APARTMENTS FOR RENT: Unfurnished, \$35; Furnished, \$50. Hot water included. We pay water and sewer. Call 2756, Mrs. L. C. Harp. If no answer contact Mr. or Mrs. Curtis King. 43/c2tn**

**DR. O. R. MCINTOSH**  
Optometrist  
211 South Main Street Telephone 983-3460  
Floydada, Texas

**M-M-M! GOOD EATING!**

Prices are for Friday and Saturday

<b>FLOUR</b>	<b>GOLD MEDAL</b>	<b>10 pound bag</b>	<b>\$1.09</b>
<b>FOREMOST</b>	<b>HALF-GALLON</b>	<b>RANCH STYLE</b>	<b>23-OZ. CAN</b>
<b>Big Dip</b>	<b>59¢</b>	<b>Beans 2 for</b>	<b>45¢</b>
<b>SUDDEN BEAUTY, REGULAR \$1.07,</b>	<b>GIANT SIZE</b>	<b>VAN CAMP'S, 8 OZ. CAN</b>	<b>2 FOR</b>
<b>HAIR SPRAY</b>	<b>69¢</b>	<b>Beanee weenee</b>	<b>49¢</b>
<b>SHURFINE</b>	<b>46 OZ. CAN</b>	<b>LIBBY'S, VIENNA, 4 OZ. CAN</b>	<b>3 FOR</b>
<b>Orange Juice</b>	<b>43¢</b>	<b>V.A. Sausage</b>	<b>69¢</b>
<b>HUNT'S, SLICED OR HALVES</b>	<b>NO. 2 1/2 CAN</b>	<b>ALL FLAVORS</b>	<b>3 OZ. BOX</b>
<b>PEACHES</b>	<b>33¢</b>	<b>JELL-O 3 for</b>	<b>33¢</b>
<b>COFFEE</b>	<b>FOLGER'S</b>	<b>pound . . . . .</b>	<b>69c</b>
<b>OLEO</b>	<b>FLEISCHMAN'S</b>	<b>pound . . . . .</b>	<b>39c</b>
<b>DEL MONTE, FAMILY STYLE, WHOLE KERNEL, 303 CAN</b>	<b>Corn</b>	<b>2 for</b>	<b>49¢</b>
<b>BURLESON'S, PURE, STRAINED,</b>	<b>2-POUND JAR</b>	<b>HONEY</b>	<b>69¢</b>
<b>WRIGHT'S, READY-TO-EAT</b>	<b>POUND</b>	<b>PICNICS</b>	<b>39¢</b>
<b>FRESH PORK</b>	<b>POUND</b>	<b>LIVER</b>	<b>19¢</b>
<b>TEXAS</b>	<b>POUND</b>	<b>Cantaloupes</b>	<b>8c</b>
<b>THOMPSON, WHITE SEEDLESS</b>	<b>POUND</b>	<b>Grapes</b>	<b>19c</b>
<b>AWAKE, FROZEN, 9 OZ. CAN</b>	<b>2 FOR</b>	<b>Orange Drink</b>	<b>69¢</b>
<b>MORTON'S FROZEN, 4-COUNT BOX</b>	<b>2 FOR</b>	<b>Honey Buns</b>	<b>49¢</b>
<b>CRISCO OIL</b>	<b>3-pound Jar</b>	<b>89c</b>	

**BILLY'S GROCERY**

DOUBLE S&H Green Stamps each Wednesday (WITH PURCHASE OF \$2.50 OR MORE)