

Matador Tribune

74TH YEAR—No. 23

MATADOR, MOTLEY COUNTY, TEXAS, THURSDAY, AUGUST 15, 1968

PRICE TEN CENTS

TRAIL DUST

By DOUGLAS MEADOR



A new railroad bridge on an abandoned line from which the ties and rails have been removed, is symbolic of human mistakes. Too often we build strength and endurance into something that is doomed before our work is completed.

A small feathered wing flutters on the highway from the exhaust of a great truck, but the tiny pinion will never lift into the clean, sweet air again. The beauty of the mountains, the blue skies and the fragrant pines are forever beyond the reach of frail feathers; death is never far away from the tiny springs that make the river of life.

Many instances of greatness have had a humble beginning, but on the other hand many beginnings in the splendor of greatness have become the puppets of disgrace.

A wife is about the only item not available on a credit card but the future looks hopeful to any bachelor who has enough valid credit cards.

In our present world with synthetic cream, sweetening, coffee and orange juice, there is not much to get up for.

One of the advantages in not being at the top is the choice of directions one can go without attracting attention and without a traffic problem.

The reason a buttered side of bread always falls toward the floor is usually because the floor needs scrubbing, else there would be no calamity.

Cowboys used to fashion cups out of empty tomato cans, replete with tin handles. They now have sons or grandsons who are careful about drinking coffee that has not been poured into a sterile cup. You just can't be too careful in this world weighted down with countless billions of germs.

Saving up for a rainy day is not unlike saving your appetite to the point of starvation and discovering the beef is decayed.

New Drive Inn Is Opened Here

Matador's newest business concern is Billie Dean's Drive Inn immediately west of the intersection on U.S. Highway 70. Owners of the modern newly-constructed eating and refreshment establishment are Mr. and Mrs. Joe P. Smith. The drive inn features soft ice cream but also supplies short orders.

Mr. and Mrs. Smith, who operate Smith's Motel, moved to Matador four years ago from Benjamin. They were previous owners of Smith's Steak House.

RECENT SURGERY

Mrs. Melvin McAdams of Vernon is a patient in room 405, Bethania Hospital, Wichita Falls, following major surgery Monday of last week. She was in the intensive care unit for 72 hours, but is now reported improving. Her sister and family, Mr. and Mrs. Eddie Russell and their son and wife, Mr. and Mrs. James Ed Russell visited her last week, and again Saturday. A niece, Mrs. Bennie Keltz went Monday to visit her and Mr. Keltz and sons, Terry and Kelly drove down Tuesday to accompany her home. The local residents also visited another sister of Mrs. Russell, Mrs. S. W. Keltz, who has been hospitalized in the Vernon Hospital for medical treatment. She was dismissed Wednesday and is convalescing at her home, 2830 S. Bowie in Vernon.

Tribune Wins First Place Press Trophy

A first place award (plaque) was presented the Matador Tribune at the awards breakfast of the West Texas Press Association held in Abilene Windsor Hotel Saturday morning. The breakfast was sponsored by the West Texas Chamber of Commerce. The Tribune column "Trail Dust" was judged for the top position.

The plaque was received by editor Douglas Meador who, with Mrs. Meador, attended the convention. It was the second 1st place plaque received by the Tribune this year. The newspaper was awarded the general excellence award at the Panhandle Press Association meet in Amarillo in April, Division II (cities under 3,000 population).

The Tribune received three third place certificates at the Texas Press Association meeting held in San Antonio in June.

Service Held for Mrs. Rosey Karnes

Funeral services for Mrs. Rosey B. Karnes, 70, were held at 2:00 p.m. Tuesday at the Assembly of God Church, Roaring Springs, with the Rev. Mrs. Ben Dillard officiating. Burial was in Roaring Springs Cemetery, directed by Seigler Funeral Home.

Mrs. Karnes died at 12:30 p.m. Saturday, August 10, in Richards Memorial Hospital in Paducah following a lengthy illness. She was born March 27, 1898 at Mineola, Texas. She had lived in Roaring Springs for five years, moving there from Lubbock where she had resided for 25 years. Her husband, A. A. Karnes, preceded her in death, Feb. 21, 1961.

Survivors include a stepdaughter, Mrs. Wanda Waldon of Pennsylvania; a brother, Ben Ellis of Torrington, Wyo.; and a sister, Mrs. C. E. Marshall of Roaring Springs.

Serving as pallbearers were nephews: L. J. Marshall, Miller Marshall, Jerry Durham, James Witcher, Elmer Witcher, Bobby Witcher and Dan Marshall.

FRED BOURLANDS HERE FROM CANADA

Mr. and Mrs. Fred G. Bourland Jr., and daughter, Kathryn, of Wetaskiwin, Alberta, Canada, are visiting his parents, Mr. and Mrs. F. C. Bourland here, and with his brother and family, Mr. and Mrs. Thomas Bourland and sons, Albert and Boyce of Lubbock. The Bourlands and their sons and families enjoyed a trip to Palo Duro State Park, Wednesday, and attended the show, "Texas" in Pioneer Amphitheater.

Visitors last week end in the Bourland home were a niece, Mrs. Hubert Murphy and her daughter and family, Mr. and Mrs. Joe Bethley and son, Rusty, of Shreveport, La.

HOME FROM HOSPITAL

Mrs. Mae Parks returned home Saturday from Wichita Falls, where she has been receiving X-ray treatments. Her son, Oran Parks has been with her during her recent illness, and left to return to his home in San Bernardino, California after accompanying his mother home.

Mrs. Cliff Stephens, who was a medical patient last week in Richard's Memorial Hospital, Paducah, returned home Thursday of last week.

ATTEND FUNERAL

Mr. and Mrs. Glenn Woodruff attended funeral services, Friday at Brownfield for a friend, Mrs. Jane Wier Ballard, 37, a native of Brownfield who died last Tuesday night in Washington, D. C., where she had been residing.

Tribune ads don't cost, they pay!

Classes to Begin At Flomot Schools

Flomot Schools will begin the fall term Monday, August 26, according to an announcement this week by James Norris, superintendent.

Buses will run at regularly scheduled time, and classes will convene at 8:25 a.m. DST.

Faculty for the schools this year include, besides Supt. Norris, Mrs. Grady Timmons, Mr. and Mrs. Wilburn Martin, Mr. and Mrs. Ray Drennon, Mrs. Dan Kingston and Mrs. George Pope.

A new faculty member will be Coach V. V. Scott. Mr. Scott coached in McAdoo before coming to Flomot. He received his scholastic training from West Texas State University in Canyon.

Calvert to Play in All State Cage Game

George Calvert Jr., son of Mr. and Mrs. George Calvert of Flomot, will play Thursday night (tonight) at 8:00 in the Small School Coaching Association's All State Basketball at Levelland.

Calvert is a 1968 graduate of Flomot High School. During his basketball career in high school he was a member of the second team in the All State Basketball Team.

Coaching school started Monday and will continue through Saturday.

Former Teacher Dies in Kermit

Word has been received here of the recent death of Mrs. Minnie Estha Lawson, the former Miss Minnie Nixon, who taught the first grade in Matador from 1929 to 1937.

Mrs. Lawson died July 18 in Memorial Hospital in Kermit after a brief illness. She was 63. She had taught the first grade in Kermit for 21 years. She had been a teacher for 43 years and had lived in Kermit 25 years.

Mrs. Lawson received the Chamber of Commerce award there in 1963 for the Teacher of the Year. She was a Baptist, a member of American Association of University Women, Texas State Teachers Association, Texas Classroom Teachers Association and also held membership in National Education Association.

Funeral services were held on Saturday, July 20 in the First Baptist Church, Kermit and burial was in the Kermit Cemetery.

Mrs. Lawson was born Dec. 24, 1904 in Brown County. She and her late husband, D. A. Lawson, were married May 23, 1939 in Kermit. He died May 6, 1963. Survivors include one brother, T. L. Nixon of Houston; six sisters, Mrs. Beatrice Smith of Houston, Miss Ruby Nixon, Mrs. C. A. Cox and Mrs. Pensie Brown, all of Brownwood, Mrs. L. M. Burnett of Littlefield and Mrs. Roe Fortner of Odessa, and several nieces and nephews.

FORMER RESIDENTS HERE

Mr. and Mrs. B. F. Tunnell of Orosi, Calif., former Matador residents arrived Wednesday to visit for several days with friends here. They are house guests of Mrs. R. E. Donovan. Mr. Tunnell was Superintendent of Matador schools for 17 years, and Mrs. Tunnell taught in Grade School. They were accompanied on their trip to Texas by their daughter-in-law, Mrs. Bill Tunnell and son, Randy, who continued to Kansas to visit with relatives.

MOVE TO COLORADO

Mr. and Mrs. Ronald Davenport and children left Tuesday for Lamar, Colo., where they will make their home. Mrs. Davenport will teach there and he plans to enroll for courses in Junior College. Mrs. Davenport taught public schools music here the past three years.

COME TO CHURCH SUNDAY

Crop Outlook Good After Area Showers

A series of rain storms which started late Saturday and continued through Monday morning have greatly enhanced the crop outlook and surrounding trade territory. The total precipitation registered here by pharmacist Bob Stanley was 1.83 inches.

Range conditions in most of the county and surrounding area

Prairie Fire Started By Lightning Bolt

A bolt of lightning late Saturday started a prairie fire on the D. I. W. Birnie ranch. The bolt which started the fire was witnessed and prompt action of neighbors and friends prevented the fire from spreading.

Mr. Birnie said the fire destroyed in the neighborhood of 40 to 50 acres of grass and could have been extremely disastrous had the wind been from another direction and without the aid of friends and neighbors who rushed to the scene to render assistance.

"We are extremely grateful to everyone who helped in any manner to bring the fire under control," Mr. Birnie said. John Barnhill who has the ranch leased said: "We appreciate our friends and neighbors who helped bring the prairie fire under control after it had been started by a bolt of lightning Saturday evening. We want everyone who aided in any manner to know of our appreciation."

CLAUD HARP IN NICHOLS HOSPITAL FOLLOWING STROKE

L. C. (Claude) Harp is a patient in Nichols Hospital, Plainview, following a stroke suffered Friday afternoon as he was returning to town from his farm north of Matador.

He was brought to town by his reenter, Raymond Taylor, who found him parked in his car, in the borrow ditch by the side of the highway. He had lost control of the car when his left side became paralyzed.

Accompanied by Dr. J. S. Stanley and Mrs. Harp, he was conveyed to Plainview in a Seigler ambulance. His condition was reported much improved late Wednesday. Mr. and Mrs. Harp had returned last Tuesday from their cabin at Chimney Rock, Colo.

CLASS PLANS REUNION DURING HOMECOMING

Class of 1938, Matador High School is planning a reunion to be held during Homecoming in November, it was announced this week. All members of the class are urged to keep the date, Nov. 1-2 in mind and make plans now to attend.

FROM CALIFORNIA

Mr. and Mrs. L. A. Surlis of San Juan Capistrano, Calif., are visiting here this week in the home of her sister-in-law and husband, Mr. and Mrs. Pat Sheridan, and also visited Miss Annie Mae Jackson. Also visiting in the Sheridan home this week is their granddaughter, Cindy Sheridan of Lubbock.

IN GROOM HOSPITAL

A. J. Townsend is reported in a critical condition in Groom Hospital, where he was conveyed Sunday.

CARL KING FAMILY BACK FROM GERMANY

SMS Carl T. King, with his wife and son, Bill, arrived Wednesday of last week from Germany, where he has been on a tour of duty. They visited his brother and family, Mr. and Mrs. Curtis King and Carol, then went to Ft. Sill, Okla., where their oldest son, Tom, is in training. After their visit they will go to their next assignment in Sacramento.



JIM COOPER

Death Ends Chapter Of Pioneer History

DEATH WROTE A CONCLUDING chapter in the pioneer history of Motley County Monday morning when J. J. "Jim" Cooper, 83, died in the Turner Convalescent Home at Childress. Born in a dugout on the banks of Teepee Creek, Jim Cooper spent more than four decades in the area that is now

HIGHTOWER TO ADDRESS PIONEERS

Senator Jack Hightower of Vernon will deliver the Memorial Address for Motley-Dickens Counties Old Settlers Reunion, Thursday, it was announced late yesterday.

The Welcome Address will be by Rev. Victor Crabtree of Dickens, who will also read the list of deceased for the two counties. Special music and entertainment by local groups will comprise the afternoon program from 2:30 to 4:30 followed by the Old Timers' dance, according to Corby Lee Marshall, Secretary of the organization. All arrangements for the 3-day reunion, Aug. 22-23-24 are now complete, Marshall stated.

Makes Al Pacifico Trip Across Mexico

Mrs. Albert Traweck returned home Friday from a trip to Los Mochis and Topolobampo, Mexico over the famed Al Pacifico railroad. She accompanied her daughter, Mrs. Dorothy Gibson and sons, John and David of Houston in making the trip.

They were members of a Sanborn's tour which originated at Presidio (Ojinaga on the Mexican side of the border). They traveled the scenic Chihuahua al Pacifico Railroad via Copper Canyon to Los Mochis, then continued by bus to Topolobampo where they stayed two days at the Yacht Hotel. Their party fished from a cabin cruiser in the Gulf of California, then returned to Los Mochis where they stayed at the Santa Anita Hotel.

In Chihuahua they had a conducted tour of the city which included a visit to the home of Pancho Villa, in which his widow still lives.

"The trip was wonderful," Mrs. Traweck declared. "I wouldn't take anything for having made it."

ATTEND WORKSHOPS

Matador Schools faculty members have been attending various workshops during the summer. Mrs. Vance Glibbreath accompanied her sister-in-law and husband, Mr. and Mrs. Max Bennett of Kempner, to Alpine recently, where they attended a reading workshop at Sul Ross College. They also visited in Big Bend National Park and attended the HemisFair in San Antonio.

Mrs. John Hamilton attended a reading workshop at West Texas State University, Canyon, last Wednesday.

Motley County. He was the son of Mr. and Mrs. A. B. Cooper. The late A. B. Cooper was a pioneer merchant and postmaster of the county's first post office. He later went to Alaska and never returned.

As a boy Jim Cooper carried the mail horseback between Teepee City and Childress. He was a cowboy on the Matador Ranch for a short period of time. He went to school in Teepee City and in Matador. He had been blind since 1944.

Funeral services were held yesterday at 3 p.m. at the First Methodist Church with Rev. John Fitzgerald officiating, assisted by Carroll Thomason, minister of the Church of Christ. Burial was in East Mound Cemetery with Masonic graveside rites. He was a charter member of the Matador Masonic Lodge. Funeral arrangements were by Seigler Funeral Home.

The Vanished City
Nothing remains of the original Teepee City. A granite marker erected by the Texas Centennial Commission in 1936, is located a short distance away on the west bank of Teepee Creek. The Cooper Ranch is part of the original 160-acre homestead on which A. B. Cooper filed. In an interview in 1949, Jim Cooper said his father bought some of the land for 30c per acre.

Married in 1914
Jim Cooper and Miss Ivy Hodges were married October 7, 1914 at the W. W. (Uncle Billy) Moore place near Teepee City, and have lived in the county since that time.

Survivors include his wife; one son, J. B. Cooper of Matador, a daughter, Mrs. Jimmie Worsham (Geneva) of Stinnett, and three grandchildren.

Serving as pallbearers were Pat Sheridan, Bill Pipkin, Melvin Meason, W. D. Lipscomb, Curtis King, and Bill McCaghen.

Named as Honorary Pallbearers were other members of the Masonic Lodge, and other long-time friends of the pioneer family.

PLANS COMPLETE FOR DUMONT HOMECOMING

All plans and arrangements are complete for Dumont Homecoming Sunday, August 18. All former residents of the community are urged, and all others interested are invited to attend. A lunch will be spread at the noon hour, according to the announcement of the event.

HOME ON LEAVE

Pfc. James Maurice "Chip" Smith is home on a 14-day leave from Fort Huachuca, Arizona. He is visiting his parents, Mr. and Mrs. Joe P. Smith and other members of the family, and will leave August 19 for Fort Richey, Maryland.

Church and Society

Mrs. Ethel Payne Is Program Leader

Mrs. Ethel Payne was leader of the program, "Africans Seek a New Identity," when the Methodist Woman's Society of Christian Service met August 6, for a general meeting.

Mrs. John Fitzgerald spoke on "Search for New Identity"; Mrs. Mattie Brotherton, on "The African Ideal," and Mrs. Harry Willett, on "An African Woman Speaks." Mrs. Payne's introduction was "The Image from the Past."

In the business session Mrs. J. R. Whitworth presided. The society voted to continue sending the magazine, "The World Outlook" to the high school library.

In addition to those named, others present were, Mesdames N. B. McMahan, H. K. Ford, Myrtle Stubblefield, Olive Russell, A. J. Daffern, Fred Simpson, W. N. Pipkin and W. F. Jacobs.

Special Meeting

The WSCS met July 31 for a special program given by Miss Pina Sue Sturdivant. The program was a most interesting and informative one, in which Miss Sturdivant showed slides of scenes in Africa and Greece.

Special guests at the meeting included Mrs. Ted Elliott, Mrs. Douglas Meador, and Miss Sturdivant's mother, Mrs. Jim Sturdivant. Members present were Mesdames Olive Russell, John Fitzgerald, Mattie Brotherton, A. J. Daffern, Myrtle Stubblefield, John Hamilton, Frank Pohl, Fred Simpson, U. L. Wilie,

J. R. Whitworth, Ethel Payne, W. F. Jacobs, H. K. Ford and W. N. Pipkin.

Courtesy Honors Mrs. Davenport

Mrs. Ronald Davenport was honored with a farewell coffee in the home of Mrs. Richard Newman Monday morning, August 12. Mrs. Davenport and her family are moving to Lamar, Colorado, to make their home.

Sharing hostess duties with Mrs. Newman for the courtesy were Mesdames Vance Gilbreath, Buck Marshall, Charles Keith, Grace McDowell, Ervin Willard, Dean Turner and Bennie Keltz. Beige and blue artificial flowers were used as a centerpiece for the refreshment table. Coffee, cookies, donuts and nuts were served.

Friends called from 9:30 to 11:00 o'clock and registered in a special guest book for Mrs. Davenport.

Mrs. Davenport has taught music the past three years in Matador schools. Mr. Davenport was employed at Billy's Grocery.

Former Resident Has New Position

Mrs. W. W. Waybourn of Lubbock, formerly of Matador, has accepted the position of Director of Nurses at University Hospital in Lubbock. She has been employed the past three years as Charge Nurse at Methodist Hospital.

Mrs. Waybourn was to be in charge of the New Cardio-Vascu-

lar Surgical wing before she changed hospitals.

Mr. and Mrs. Dick Dirickson visited in Lubbock with the Waybourns Saturday. Mr. Waybourn is recovering nicely from a recent hip injury.

Arts and Crafts Officers Elected

Mrs. Glenn Woodruff was elected president of Motley County Arts and Crafts Club in regular meeting August 5.

Other officers elected were, Mrs. Bill Ligon, Afton, vice president, Mrs. Keith Patton, secretary-treasurer, and Mrs. Ward Rattan, reporter.

The club meets each first Monday of the month for work sessions.

ARRIVAL ANNOUNCED

Mr. and Mrs. Julian Lipham, Floydada, are the parents of a new son, Joe Kim, who was born July 29, in Lockney General Hospital. The baby weighed 8 pounds, 7 ounces. Mr. Lipham is a trucker and a former resident of Matador. Grandparents of the new arrival are Mr. and Mrs. Roy Lipham, Matador, and Mrs. Dena Myrick, Floydada. The Liphams are also parents of seven other children, Roger 17, Richard 16, Brenda 15, Charlotte 12, Gary 11, Julianne 5, and Timothy 2.



IN THE ROUGH by hazel

MOST HAZARDS DAY

Play was for the most hazards ... having the most trouble ... and some had plenty ... such as getting in the tank ... in the field ... over the fence ... and such ... But Geneva Wilson had the most hazards and won the ball ... Playing in her foursome were Billie Barnhill, Leona Cox and Hazel ... Mary Meason and Tommy Edwards played together ... riding in their cart AND played 18 holes ... 'Twas a beautiful morning for playing ... and everyone enjoyed playing and being together ...

BALL WASHER

We are ALL enjoying the new ball washer ... and thanks to Howard Edmondson for keeping it in condition ... Surely is great to have such nice clean balls to play ...

TOURNAMENT SUNDAY

The Women's Association is sponsoring a Tournament Sunday ... 1:45 p.m. There will be 9 and 18 hole flights ... EVERY ONE is invited to come and play ... AND, PLEASE, ALL the men know their handicaps ... as this will be HANDICAP play ... and they will have to have a handicap to turn in when they enter the tournament ... Remember the day ... and y'all come!!

FLOMOT NEWS

By Mrs. Dan Kingston
Phone 469-5267

Mr. and Mrs. Verlin Ardain and Lori of Lafayette, Louisiana, visited Sunday with her grandparents, Mr. and Mrs. L. B. Turner.

Dr. and Mrs. B. J. Clark and family of Odessa visited recently with his parents, Mr. and Mrs. O. P. Clark. The children, Debbie and Bobby, stayed for a week's visit with their grandparents, who accompanied them back to Odessa. Before returning home Mr. and Mrs. Clark visited another son and family, Mr. and Mrs. Burl D. Clark, Burl Jr., Treva Jo and Charlotte of Jal, New Mexico.

Mr. and Mrs. Calvin Franks attended the Franks family reunion in Crosbyton Sunday afternoon.

Coy Franks spent last week visiting Rev. and Mrs. Jack Edwards of Des Moines, N. M.

Mr. and Mrs. W. W. Merrell visited their son and family, Mr. and Mrs. Jake Merrell of Quitaque, Sunday.

Mrs. Wayne Pigg of Lone Star visited Friday with her parents, Mr. and Mrs. W. W. Merrell.

Mr. and Mrs. L. E. Shorter

and Kathy Martin attended the Shorter family reunion in Ardmore, Okla., last week end.

Baptist Youth Hold Fellowship

Young people of the Flomot Baptist Church have planned an evening of fellowship by the campfire Friday night, August 16, beginning at 8:00 o'clock, with recreation, followed by a weiner roast, personal testimonies and songs.

Jan Whitaker, Judy Shorter, Bob and Donna Cole will share some of their experiences of the past week (Recreation Week) at Glorietta, New Mexico.

Miss Gay Pepper, visiting from Ohio, plans to bring her accordian to entertain the group and teach them some new songs.

A special invitation is extended to the youth of Matador and the surrounding area to join the fun.

This is one of the last Youth Night meetings to be held this summer. The Youth Council in charge of these recreational meetings is Bob Cole, Judy Shorter, Billy Green, Donna Rogers, Cindy and Billy Morris and Anita Hunter. Mrs. Wayne Hunter and Rev. Leo Cole, pastor of the church, are sponsors.

MISS GAY PEPPER VISITS PARENTS

Miss Gay Pepper who is a student at Bible College in Mount Vernon, Ohio, is visiting for two weeks with her parents, Mr. and Mrs. Dan Kingston. A friend, Miss Kathy Penniston of Ottumwa, Iowa, accompanied Miss Pepper and will visit here a few days. Both girls served as junior girls counselors in Siloam Springs, Ark., during a church camp last week.

Other visitors in the Kingston home during the week end were Mr. and Mrs. Truett Pritchett and family of Amarillo and Rev. and Mrs. Angus Truett and family of San Angelo. Mrs. Allie Pritchett came home from Amarillo Friday.

Dr. Clark Listed in Who's Who in Texas

Dr. B. J. Clark of Odessa, son of Mr. and Mrs. O. P. Clark, has been listed in Who's Who in Texas. He attended school at Quitaque and graduated as valedictorian from Flomot High School. He served in the United States Air Force for six years and was a Master Sergeant.

Dr. Clark attended San Antonio College and Texas Chiropractic College in San Antonio. He graduated cum laude in 1956. Upon graduation, he established his office in Odessa and has practiced there since.

Dr. Clark is active in the Presbyterian Church, Permian Basin Better Business Bureau, Odessa Chamber of Commerce, Texas State Chiropractic Association and Airplane Owners and Pilot's Association.

Dr. Clark and Marion Juanita Young of San Antonio were married in 1949. They have two children, Debbie and Bobby. The Clarks presently reside at 1609 West 24th in Odessa.

LOCAL ITEMS

STATIONED IN CALIF.

Jimmy Don Green is in training at Lamoore Naval Air Station and will be joined there in the near future, by his wife, the former Donna Kay Fugerson. She has been living with her parents, Mr. and Mrs. J. F. Fugerson

MATADOR DRIVE-IN

Friday - Saturday
August 16-17th

"Don't Just Stand There!"

ROBERT WAGNER
MARY TYLER MOORE



SUNDAY ONLY

August 18th

"MADIGAN"

Richard Widmark, Henry Fonda
Inger Stevens

of Maple, and is employed at the First State Bank, Morton, Green, the son of Mr. and Mrs. Jack Green, graduated from San Angelo State College in June, and after spending 7 weeks here, left on July 24 to report for training at San Diego, Calif. His address is: Jimmy Don Green S/N B782141, V-A 122, Box 3, Lamoore NAS, Lamoore, Calif. 93245.

IN HOUSTON

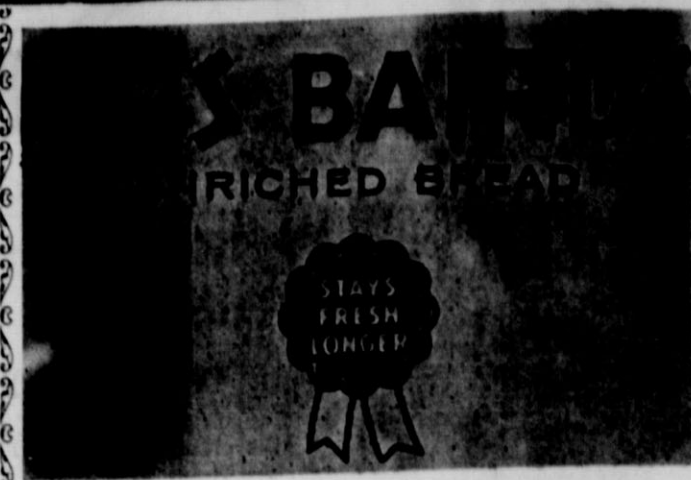
Mrs. Bob Echols is visiting in Houston with her daughter and family, Mr. and Mrs. J. C. Porter, who moved there this summer from Louisiana. Mrs. Echols flew to Houston from Lubbock, spending Thursday night with her daughter and husband, Mr. and Mrs. Ben West.

NEPHEW IS VISITOR

Visiting overnight last Wednesday in the home of Misses Amy and Sue Glenn, were a nephew and his wife, Rev. and Mrs. J. I. Carlidge. They were en route to their home in Nacogdoches, from a Home Mission Conference in Glorietta, New Mexico. They also visited another aunt and uncle, Mr. and Mrs. J. L. Woodruff.

Mrs. Inez Bailey of Brownfield visited her mother, Mrs. Minnie Clifton Tuesday and Wednesday of last week.

Rev. and Mrs. Larry Heard and sons, Ricky and Jamie left Monday to spend the week at Cloudcroft, New Mexico.



FINE BAKERY PRODUCTS
On Your Grocery Store Shelf!

CITY BAKERY

Matador, Texas

WEEK-END SPECIALS

Beef Roast chuck or arm round, lb. 59c

HENS Youngblood, frozen lb. 39c

BEEF RIBS Choice, fresh cut, pound 39c

Mellorine FOREMOST, 1/2 gallon 39c

Strawberries STILLWELL'S, frozen 10 oz. box, 2 for 49c

FISH BOOTH'S, boneless, frozen Perch Fillets pound 49c

POT PIES MORTON'S 8 oz. pie chicken or beef 19c

POTTED MEAT ARMOUR'S 3 oz. can 11c

Shortening MRS. TUCKER'S, 3 lb. can 59c

Cheese Spread SHURFRESH, 2 lb. box 95c

Sweet Potatoes BRUCE'S, cut, in syrup, No. 3 can 24c

CORN LIBBY'S Golden, No. 303 can whole kernel or cream style 19c

Sweet Peas DEL MONTE, No. 303 can 23c

Carrots Fresh 1 lb. celo bag 8c

Grapes Thompson's seedless, lb. 19c

Kleenex Good for the season's sneezin' 400 count box 25c

We Give Double Profit Sharing Stamps
On Wednesdays

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PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT
NUMBER EIGHT ON THE BALLOT (HERR)

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."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT (HJR10)

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 Twelve Dollars (\$12) 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 (HJR12)

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 (HJR13)

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 1-4, to read as follows:

"Section 1-4. 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 predetermined 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 (HJR11)

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 El Paso or Tarrant Counties. Any such statute shall require an election to be held within the political subdivisions affected thereby with approval by a majority of the voters in each of these subdivisions 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 Laws of this State, under such terms and conditions as the Legislature may prescribe. No person acting under a contract made pursuant to this Subsection (b) shall be deemed to hold more than one office of honor, trust or 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 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 (HJR1)

SENATE JOINT RESOLUTION No. 39 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 said 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 contributions to the fund 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 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."

"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 FOURTEEN ON THE BALLOT (HJR14)

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 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 1-4 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 1-4 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, 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 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 are 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, nor 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 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

of the Legislature, except in such cases as may be 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 is 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 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 (HJR2)

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 by the Legislature deemed expedient, 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 Laws, that 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 to amend the restrictions and 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 per 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 Aid 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 48, Article XI of the Constitution; provided, 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 after the first Monday 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)."

of the Legislature, except in such cases as may be 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 is 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 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.

persons; and provided further, that the total amount of money to be expended per 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 Aid 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 48, Article XI of the Constitution; provided, 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 after the first Monday 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)."

"FOR the amendment of Article III of the Constitution to provide that Dallas County may issue road 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 to provide that bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall be included in determining the debt limit prescribed in said Section."

"AGAINST the amendment of Article III of the Constitution to provide that Dallas County may issue road 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 to provide that bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall be included in determining the debt limit prescribed in said Section."

"FOR the amendment of Article III of the Constitution to provide that Dallas County may issue road 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 to provide that bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall be included in determining the debt limit prescribed in said Section."

"AGAINST the amendment of Article III of the Constitution to provide that Dallas County may issue road 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 to provide that bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall be included in determining the debt limit prescribed in said Section."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT (HJR9)

SENATE JOINT RESOLUTION No. 4 Proposing an amendment to the Constitution of the State of Texas, amending Section 48a of Article III of the Constitution of the State of Texas, on the basis of the full salary of members of the Teacher Retirement System; providing for the submission of the proposed 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 district; 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 be provided by law; and provided that the recipients of such retirement funds shall not be eligible for any other state pension retirement funds or direct aid from the State of Texas, unless such other state pension or retirement fund, contributed by the state, is leased to the State of Texas as a condition to receiving such other pension aid; providing, however, that this Section shall not amend, alter, or repeal Section 63 of Article 16 of the Constitution of Texas as adopted November, 1954, 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 said amendment, the same shall become a part of the state constitution and the determination of the date of 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 FOUR ON THE BALLOT (HJR4)

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, gravel 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 to provide that 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."

"FOR the amendment of Article III of the Constitution to provide that Dallas County may issue road 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 to provide that bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall be included in determining the debt limit prescribed in said Section."

"AGAINST the amendment of Article III of the Constitution to provide that Dallas County may issue road 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 to provide that bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall be included in determining the debt limit prescribed in said Section."

"FOR the amendment of Article III of the Constitution to provide that Dallas County may issue road 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 to provide that bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall be included in determining the debt limit prescribed in said Section."

"AGAINST the amendment of Article III of the Constitution to provide that Dallas County may issue road 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 to provide that bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall be included in determining the debt limit prescribed in said Section."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT (HJR5)

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 52f to read as follows:

"Section 52f. Bonds to be issued by Dallas County under Section 52 of Article III of this Constitution for the construction, maintenance and operation of macadamized, gravel 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 to provide that 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."

"FOR the amendment of Article III of the Constitution to provide that Dallas County may issue road 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 to provide that bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall be included in determining the debt limit prescribed in said Section."

"AGAINST the amendment of Article III of the Constitution to provide that Dallas County may issue road 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 to provide that bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall be included in determining the debt limit prescribed in said Section."

"FOR the amendment of Article III of the Constitution to provide that Dallas County may issue road 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 to provide that bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall be included in determining the debt limit prescribed in said Section."

AFTON NEWS

Mrs. Glen Reeves of Fort Worth, the former Marilyn Willmon, attended a family reunion in the home of her parents, Mr. and Mrs. P. A. Willmon last week and remained for a longer visit with her parents.

Mrs. Grace Mullins of Lub-

Mr. and Mrs. H. V. (Bunch) Williams of Afton.

bock visited Mr. and Mrs. Ray-dell Mullins last week.

G. A. Benham of Post visited friends here last week while on vacation.

Tammy Bateman visited in Lubbock from Thursday to Saturday with her niece, Shawna Bilberry. She also attended Shawna's party to celebrate her ninth birthday, Thursday.

NEPHEW DIES IN VIET NAM

SP/4 Jimmy Nation, 20, was killed in Viet Nam August 1. Survivors include his wife, Donna, and his parents, Mr. and Mrs. E. J. Nation, all of Fort Worth. He was a nephew of Mrs. Davie Hale of Afton.

Rites Held for Former Resident

Mrs. Bill Williamson, resident of Fort Worth for about 20 years and former Afton resident, was buried recently in Fort Worth. Mrs. Williamson was the former Edythe Shaw of the Wichita Community. She was also a sister of Mrs. Mattie Hyatt of Abernathy who passed away in July of this year.

Services Held In Muleshoe

Mrs. Nora McCarty, 83, passed away last Friday in Muleshoe, after an extended illness. Services were held Sunday at the Muleshoe Baptist Church. She was the mother of Ferris McCarty of Afton.

FLOMOT NEWS

By Mrs. Dan Kingston
Phone 469-5267

(delayed)

Mr. and Mrs. John L. Andestad and daughter, Lori of El Paso, visited Mr. and Mrs. W. T. Ross during the week end. Last Saturday Mr. and Mrs. Jo Ed Carson and children of Hart visited in the Ross home.

Mr. and Mrs. Odell Washington and family of Lakeland, Florida, spent the past week with his mother, Mrs. M. C. Washington. They accompanied Mr. and Mrs. Bud Morris and Mr. and Mrs. Wendell Morris and family to visit Mr. and Mrs. Lawrence Washington Sunday. (Mrs. Washington, "Aunt Kit", had all her children together for a reunion at Umbarger Sunday.)

Mr. and Mrs. James Monk had as their visitors this past week Mr. and Mrs. Leo Jackson of Irving; Mr. and Mrs. Arthur Tanner of Wichita Falls and Mr. and Mrs. Louis Cannon and Monte of Tulia. Mr. and Mrs. Tanner also visited Mr. and Mrs. L. W. Crowell Jr., and Mr. and Mrs. Clayton Bond. Monte remained here for a week's visit with his grandparents, Mr. and Mrs. Monk.

Mr. and Mrs. Clayton Bond recently returned from a trip to Dallas where they met their daughter-in-law and two grandsons, Mrs. Victor Bond, Brett and Darien of Columbus, Ohio. The group drove on to Freeport, La Porte and neighboring towns visiting friends and relatives.

After spending a few days here, Mrs. Victor Bond and Darien went to Lubbock to visit her parents, and Brett remained to be with his grandparents here until their return to Columbus on the 11th.

W. W. Merrell was dismissed from St. Anthony's Hospital in Amarillo last week and is now recovering at home. Visiting in the Merrell home Sunday were Mr. and Mrs. Other McGowen of Amarillo, Mrs. J. P. Taylor and Katie of South Plains, J. C. Franks, L. D. Bilberry and Rev. Leo Cole all of Flomot.

Mrs. J. W. Wells and children spent a few days at Six Flags this week. On their return home they visited at Fort Richardson in Jacksboro.

Miss Terry Truett and her brother, Thomas Truett, of San Angelo are spending the week with Mr. and Mrs. Dan Kingston.

Shower Honors Mrs. Brockett

Mrs. Bill Brockett, nee Darlene Gilbert, was honored with a bridal shower Tuesday, July 30 in the Flomot School.

A white lace cloth over pink and an arrangement of pink roses for the centerpiece was the setting for the refreshment table and gift display.

A gift of Corning ware was presented the honoree by the 16 hostesses.

BAPTIST CHURCH HOLDS REVIVAL

Rev. Earl Stout of Conway, Arkansas, conducted a revival meeting at the Fairmont Missionary Baptist Church which began Sunday, August 4th and was concluded August 11.

WHITEFLAT NEWS

Mrs. Stella Tilson

Mr. and Mrs. J. Wilbur Smith nee Ruth Tilson of Denton spent the night, Wednesday with Mrs. Stella Tilson Thursday morning they all left for Cowles, N.M. where they will meet other members of the Tilson family in a reunion at the cabin of Mr. and Mrs. W. R. Tilson of Brownfield.

Mr. and Mrs. Stuart Dixon went to Lubbock, Friday to get their daughter, Elaine and Sue Robbins, daughter of Mr. and Mrs. Scott Robbins, who had attended a Journalism workshop at Texas Tech.

Wanda Matney and Mrs. Melvin Spray of Flomot visited in Lubbock, Wednesday with Mrs. C. A. Matney. Mrs. Spray also had a medical checkup.

J. W. Pritchett and son, James attended to business in Plainview, Thursday.

Visiting Mr. and Mrs. Tom Edwards Saturday night were their son, Jerry Edwards and children of Strawn and their daughter, Mrs. Steve Jenkins of Lubbock. Michelle, Pat and Suzanne are spending this week with their grandparents.

Mr. and Mrs. Alonzo Davis (she is the former Ophelia Tilson) of Denton visited Monday with her sister-in-law, Mrs. Stella Tilson. They were enroute to Cowles, N.M.

Mrs. C. A. Matney of Lubbock visited with her family, Sunday. Mr. and Mrs. Pace Cramer of Arlington spent this week end with her parents, Mr. and Mrs. Ralph Stapleton.

Mr. and Mrs. Clovis Murphy of Matador visited Sunday with his sister and family, Mr. and Mrs. Ed Whitaker.

Boyd Perkins left for Nashville, Tenn. Thursday to attend an army 455 Battalion reunion, Saturday. They were in combat together in World War II.

Randy Stapleton returned to his home in Carmel, Calif., Monday after spending the summer with his grandparents, Mr. and Mrs. Ralph Stapleton.

Mr. and Mrs. Vernon Higginbotham and daughters visited this week in Lovington, N.M. with her sister and family, Mr. and Mrs. Reggie Anderson.

Mr. and Mrs. Rocky Lucas and daughter of Canadian were Tuesday visitors of her parents and brothers, Mr. and Mrs. Boyd Perkins, Kerry and Jesse. Kerry returned home with them. Mrs. Perkins visited with them in Canadian this week end and Kerry came home with her Sunday night.

Mr. and Mrs. Stuart Dixon and Elaine are in San Antonio this week enjoying the HemisFair.

NORTHFIELD NEWS

by Mrs. Homer Davis

Recent visitors in the home of Mrs. Bertie Simpson were Mrs. Louise Haven and daughter, Jane and Brenda Boykins all of Childress. Mrs. Simpson visited Mr. and Mrs. W. J. Boykins of Childress last week end and attended the rodeo.

Jack Curlee and daughter, Olive made a business trip to Vernon, Friday.

Week end visitors in the home of Mr. and Mrs. Jack Curlee included her aunt, Mrs. Pearl Barley, Thelma Gentry and Kenneth Howell all of Plainview.

Mr. and Mrs. Bill Wright and family of Abilene and Vaden Hays of Matador visited their parents, Mr. and Mrs. Delmont Hays during the week end.

Visiting Mr. and Mrs. Sam Jones during the week end were his daughter and family, Mr. and Mrs. Truman Featherston of Hart. They also visited her sister and family, Mr. and Mrs. R. E. Hoover, and also Wanda Davis.

Mr. and Mrs. A. B. Simpson had as guests Sunday, Rev. and Mrs. Nathan Mulder and children, Cindy and Penny of South Plains, Mr. and Mrs. Reece Timmons, Ann and Bryan, and Mrs. Grady Timmons.

Rev. Nathan Mulder held a week end revival at the Northfield Baptist Church, and he and his family were guests in the home of Mr. and Mrs. P. A. Simpson. Other visitors in the Simpson home were her sister and husband, Mr. and Mrs. Frank Watson of Hereford.

Mr. and Mrs. Walter Timmons attended the football game in Childress Saturday night.

Mrs. Per Timmons spent the week in Pampa with her cousin, Mrs. Mellie Stevens.

Mr. and Mrs. Pete Timmons returned home Saturday from a vacation trip which took them by plane from Dallas, with their daughter and family, Mr. and Mrs. Paul Cruse and sons, to Nashville, Tenn., and on to New York.

Week end guests of Mr. and Mrs. Homer Davis were their children, Mr. and Mrs. Kenneth Davis and son, Kacy, and Danny Davis, all of Monahans; Mr. and Mrs. Bobby Davis and daughter, Lisa and Mr. and Mrs. Edward Nix and daughters of Wichita Falls, Mr. and Mrs. H. E. Davis Jr. and friends, Mr. and Mrs. D. R. McKinney and sons, all of Wellington, and Mr. and Mrs. Billy Paul Simpson and Tanya. Tanya accompanied her aunt, Mrs. Nix and family, home for a week's visit in their home and in the Bobby Davis home.

Mrs. Jack Curlee gave a Tupperware party Friday afternoon, conducted by Mrs. Noah Davis of Matador. Those attending were Mesdames Delmont Hays, Allan Thomas, Bill Bethany, Jim Dobbins, and Audry Timmons and Nat.

Attending funeral services for Martin "Stogie" Bumpus, Thursday at Cec Vee, were Mesdames Tom Moore, Allan Thomas, Jack Curlee, Billy Paul Simpson and P. A. Simpson, Mr. and Mrs. Weldon Timmons, Mr. and Mrs. Grady Timmons and Mr. and Mrs. Reece Timmons.

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COUNTY AGENT PALLMEYER SAYS:

GREENBUG CONTROL ON SMALL GRAINS

Greenbugs are presently heavily infesting numerous grain fields in Motley County. Values of controls are questionable, however, if the feed is young, (less than about 14 in. high and in the boot or earlier stage) controls will probably be necessary to save the crop.

For older feed, especially that which is heading, the value of controls is questionable. Normally, more than one spraying may be needed and if the greenbugs are mainly on the bottom leaves of the plant, damage to yields may not offset the cost of controls. You also have the problem of killing beneficial insects that help to reduce greenbug populations.

If greenbugs move to the upper leaves of grain sorghum that is heading, controls may be necessary as yields will be greatly reduced. Insecticides available for controls are Phosdrin, Endrin, and Parathion. The waiting period from time of application until harvest is 3 days for

COW POKES

By Ace Reid



"Accordin' to Ma's rheumatism, it'll be a wet spring, so I'm gettin' my oats planted early."

This feature sponsored by THE FIRST STATE BANK

NOTICE!
Effective until August 25th, NO pickup and delivery will be available from our plant, due to vacation.
C. B. HALE
Matador Laundry

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 property is made to comply with or to exceed air or water quality standards established by law. (b) Legislation which may be enacted in anticipation of the adoption of this Section is not void 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 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 Texarkana, Texas, or any incorporated city or town in Texas contiguous to Texarkana." 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 the refund of the tax on cigars and tobacco products sold at retail within the corporate limits of Texarkana, Texas, or any incorporated city or town in Texas contiguous to Texarkana." "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 Texarkana, Texas, or any incorporated city or town in Texas contiguous to Texarkana."

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER SEVEN ON THE BALLOT (SJR32)

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 textbooks 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, provided, 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 per cent (2%) of the State taxes collected. This subsection shall be self-executing. "6. The State ad valorem tax levied by Article VII, Section 17, for certain institutions of higher learning, shall be levied after December 31, 1978, except the tax levied by Article VII, Section 17, for certain institutions of higher learning."

"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." 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 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."

Matador & Tribune
ISSUED THURSDAYS
AT THE TRIBUNE BUILDING
1101 MAIN STREET, MATADOR, TEXAS
BY THE
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ZIP CODE 79844 - PHONE 347-8400

DOUBLAS MEADOR
EDITOR AND PUBLISHER
MRS. DOUBLAS MEADOR
ASSOCIATE AND SOCIAL EDITOR
MRS. J. N. FLETCHER - LINDTYPE
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SUBSCRIPTION RATES
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One Year, in Advance - \$4.00
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THE TRIBUNE IS SUCCESSOR TO THE ORIGINAL MOTLEY COUNTY NEWS, ESTABLISHED IN MATADOR IN 1898, AND TO ALL SUBSEQUENT COUNTY PUBLICATIONS.

MORE HOT WEATHER TO COME SO COOL IT! WITH FRIGIDAIRE REFRIGERATED AIR-CONDITIONING

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Roaring Springs NEWS

By Lula Swim
Phone 348-3841

Visitors in the home of Mr. and Mrs. C. L. Sedgwick last week end were Mr. and Mrs. Elmer Osborn and children, Patsy, Larry and Wayne and Mr. and Mrs. Kenney Carley and family all of Lubbock; Mr. and Mrs. Dan Carley and J. T. of Spur, and local residents, Mr. and Mrs. Bill Palmer and family.

Visiting in the home of Mrs. Joe Rice last week end were Mrs. Leta Foust of Lubbock; Mr. and Mrs. Raymond Rice and Mrs. Felix Cochran of Brownwood, and Mr. and Mrs. Print Rice of Floydada. They also visited Rev. and Mrs. L. Stonecipher.

Mr. and Mrs. O. I. Anderson and Joe Gilmore of Earth visited last Sunday in the home of their sister and husband, Mr. and Mrs. F. L. Ferguson, and also in the home of Mr. and Mrs. W. H. Marshall and Mrs. Will Smiley.

Mr. and Mrs. Hansel Pearce of Jacksonville visited last week in the home of her parents, Mr. and Mrs. N. M. Gray as they were en route to Colorado.

Mr. and Mrs. Leon Walker and sons of Boling, are visiting her parents, Mr. and Mrs. Carroll Johnson.

Mrs. Myrna Beard and daughters, Becky and Cindy of Fort Worth visited in the home of her grandfather, Guy Thacker and Mrs. Thacker last week.

Mr. and Mrs. Dub James of Lake Dallas and Larry James of Rankin, also Mr. and Mrs. Bill Phillips and family of Floydada were visitors in the home of Mr. and Mrs. G. W. James last week end.

Visitors in the home of Mr. and Mrs. Joe B. Rice last week, were his son and daughter, Joe B. Rice Jr., and Amanda Rice of Lubbock.

Mr. and Mrs. Lem Miller left Thursday for Whitesboro. There she joined her sister, Mrs. G. C. Baum in making a plane trip to Arlington, Va., to visit another sister, Mrs. H. M. Neathery.

Mr. and Mrs. Wesley Burt, Miss Becky Swim of Norwalk, Calif., and Miss Brenda Harris of Dallas visited in Breckenridge, recently with Mr. and Mrs. D. L. Jones.

Tom Swim and daughter, Miss Lula Swim also Becky Swim accompanied Brenda Harris to her home in Dallas, Friday. En route they visited in Ft. Worth with Mr. and Mrs. S. A. Swim and family and from Dallas, went to Plano for a visit with other relatives. Miss Lula Swim attended the Postmaster's School in Nacogdoches Aug. 11-12-13.

Mr. and Mrs. Jim McCleskey left Saturday for a visit with relatives in Ardmore, Okla., Mena, Wicks and Magnolia, Ark., and in Ferris and Nolanville.

Mrs. Carl Tardy left Friday for Irving to visit in the home of her son and family, Mr. and Mrs. Don Tardy and Don Carl. Mr. Tardy drove down Sunday to accompany his wife home.

Mrs. Truitt Read and children, Debbie, Victor and Scott of Canadian, visited friends here last week.

Mr. and Mrs. Harry Wager and family of Azusa, Calif., visited last week with Mr. and Mrs. Charlie Long and family.

Visiting Rev. and Mrs. Charlie Brooks during the week end were three of their daughters and families, including Mrs. James Carpenter and children Reba, Rodney and Randall and Mr. and Mrs. Steve Phillips all of Stephenville; Mrs. John Avara, Rex and Jeff of Denver City, and Mr. and Mrs. James Price and family of Matador.

Gano Brooks Rites Held at Dimmitt

Services for Gano Brooks, 75, a longtime resident of Hart, were held at 2 p.m. Tuesday, Aug. 6, in the Dennis Memorial Chapel,

Dimmitt. Burial was in the Hart Cemetery.

Mr. Brooks was a brother of Charles Brooks of Roaring Springs. He died early Sunday, Aug. 4 at his home in the Easter community near Dimmitt, where he recently had moved.

Survivors include one son, Troy of Dimmitt; one brother, Charles, of Roaring Springs; three sisters, Mrs. Eva Campbell of Port Lavaca, Mrs. Mae Holleman and Mrs. Gertrude Brown, both of San Angelo; four grandchildren and eight great-grandchildren.

Attending the funeral from Roaring Springs were Rev. and Mrs. Charles Brooks and son, Milton Brooks, accompanied by Mesdames Holleman and Brown from San Angelo, who were accompanied here by Mrs. Holleman's granddaughter, Mrs. George Burns and sons, Jeff and Joey of Waxahachie.

NOTICE OF HEARING ON COUNTY BUDGET

NOTICE IS HEREBY GIVEN by order of the Commissioner's Court of Motley County, Texas, that a public hearing on the County Budget of Motley County, Texas, will be held on the 26th day of August, 1968 at 10:00 a.m., at the regular meeting place of the County Commissioners' Court in the Courthouse in Matador, Texas.

ALL TAXPAYERS are invited to be present and participate in the hearing.

GIVEN UNDER MY HAND AND SEAL OF THE COMMISSIONER'S COURT OF MOTLEY COUNTY, TEXAS, this 12th day of August, 1968.

(S) Forrest Campbell
County Judge, Motley County Texas 23/cit

Highlights and Sidelights

FROM YOUR STATE CAPITAL
By Vern Sanford

AUSTIN, Tex. — Campaigns will be shaping up soon on 14 more amendments to the state constitution. All 14 of the proposed changes in the state's basic laws will be voted on at the general election November 5. Some are far-reaching, others routine.

Here are the amendments in the order in which they will appear on the November 5 ballot:

1. Revising provisions for management and administration of the state employee's retirement system and permitting investment in securities other than government bonds.

2. Raising the state's welfare spending ceiling from \$60 million to \$75 million.

3. Permitting investment of the Permanent University Fund by UT regents in certain types of securities, within the "prudent man rule."

4. Allowing Dallas County to issue road bonds on vote of property taxpayers.

5. Authorizing a raise in state legislators' salary from \$4,800 to \$8,400 a year and extending the per diem expense allowance of legislators (\$12 a day) to 140 days of a regular lawmaking session. (Present limit is 120 days.)

6. Allowing the legislature to exempt from property taxes equipment installed by industrialists to control air or water pollution.

7. Phasing out the state property tax Dec. 31, 1976, beginning next year, except that portion for higher education institutions.

8. Eliminating the requirement that the governor, secretary of state and comptroller approve contracts for printing and paper.

9. Providing for contributions to the teacher retirement system on the basis of full salaries.

(Contributions now are limited to \$504 a year.)

10. Allowing the legislature to provide for refund of state tax on cigars and tobacco products sold at retail in Texarkana.

11. Authorizing the legislature to permit consolidation of offices and governmental functions in El Paso and Tarrant Counties.

12. Giving the legislature power to authorize cities and counties to issue revenue bonds for industrial development purposes and permit private concerns to operate plants thus financed.

13. Exempting from property tax certain property temporarily stored in public warehouses.

14. Spelling out that legislators will not be ineligible for other offices because their terms extend a few days into January.

COURT SPEAKS—State Supreme Court refused to hear John Robert McClelland's suit to force Harris County GOP Chairman Mrs. W. M. Palm and State GOP Chairman Peter O'Donnell to certify him as the Republican candidate for the House of Representatives in the November election.

McClelland got 6,659 votes to his closest opponent's 2,992 in the GOP primary race. But the county chairman refused to certify McClelland, claiming he would not have lived in the district for a full year prior to the November 5 election.

A Dallas golfer who injured his back when he was thrown from a golf cart at Dallas' Riverlake Country Club has won a new trial in his damage suit for \$134,000 against the club. High Court approved the move for George A. McRay after a Dallas court had ruled in favor of the club. McRay claims the club was negligent in allowing high grass to obscure a stump off the fairway on the 18th hole. The cart McRay was riding hit this stump and McRay was thrown out.

Court refused to order Land Commissioner Jerry Sadler to erase his forfeiture on a 5,524-acre West Texas sulphur lease claimed by Cobra Oil & Gas Corporation of Wichita Falls. When the court heard the case on April 17, the state claimed that Cobra not only waited months too long to pay the first rental, but waited 300 days after filing the lease with Culberson, Pecos and Reeves Counties to file with the Land Office and 100 days is the limit.

ACTION SPARKED — Faced with the January 1 deadline for a regulation prohibiting intrastate shipments of cattle from counties having no certification for brucellosis control, several counties are hurrying into action to secure certification.

Animal Health Department reports three counties—Hemphill, Orange and Starr—qualified for certification during June. Cameron and Hidalgo Counties qualified for recertification.

Sixty-eight counties are in the process of testing initial certification.

SCREWORM DANGER — State and federal animal health experts are becoming worried at the increase in screwworm infestation cases being filed this year. To date 1,125 cases have been reported in 1968.

After the sterile fly program was inaugurated in 1962, the screwworm count fell below 300 cases by 1964.

The rapid increase in cases this year is blamed on extremely wet weather in South and West

COMMENTS

by AL & DORA

A man is getting old when he inspects the food... and not the waitress.



EL MATADOR

Where people eat by choice
And not by chance
PHONE 347-5631
MATADOR, TEXAS

Texas which has made a climate especially suited for the worms and their parent screwworm flies.

Ranchers are warned to perform surgical operations (dehorning and castration) only if maximum safety precautions are taken to prevent fly infestation.

TOUR OF STATES

On their vacation last month, Mr. and Mrs. Ervin Willard visited Grand Canyon and toured other sections of Arizona, and in Utah. They also visited points in New Mexico on the trip.

RECENT VISITORS

Mrs. Redmon Pate of Lake Arthur, N.M. visited here last week with her sisters, Misses Ona and Roberta Jameson. She accompanied them on their recent return from a vacation visit in New Mexico with the Pates and also in Carlsbad with a brother and family, Mr. and Mrs. E. E. Jameson. Relatives who joined Mrs. Pate while here, included Mr. and Mrs. Jim Jameson of Plainview, Mr. and Mrs. Frank Jameson of Lockney, and Mr. and Mrs. Jim Ratcliff of Slaton, who accompanied Mrs. Pate here from their home, where she had visited.

LOCAL ITEMS

Visiting in the home of Mrs. Mattie Poole last week were her children, Mr. and Mrs. Troy Divine and children, Tanya and Darrell of Oxnard, Calif., Edward Poole of Midland, and Mr. and Mrs. Wade Morris and son, Jimmy of Matador. Mrs. Divine is the former Zola Mae Poole.

Mrs. Sut Braselton and sons, Steven and Jeff of Corpus Christi are visiting her parents, Mr. and Mrs. Emmitt Jenkins, who drove to Brady, Sunday to meet them and bring them here.

Bill Perryman of Fort Worth spent the week end here with his wife and baby daughter, Wendy Jo, who have been visiting her parents, Mr. and Mrs. Furman Vinson, and also visited his parents, Mr. and Mrs. E. L. Perryman of Afton. Mrs. Bill Perryman and the baby returned to Fort Worth with Mr. Perryman.

Eddie Waters of Tahoka visited here from Friday until Monday of last week, as guest of Clarence Woosley.

Melinda Melton and a friend, Nancy Cole of Odessa, visited

last week with the former's grandparents, Mr. and Mrs. Roy Smith. They returned home Saturday by bus.

Mrs. Glenn Woodruff and

daughters, Lou Ann and Lois Suzanne, visited in Brownfield this week with her parents, Mr. and Mrs. L. M. Wingerd and other relatives.

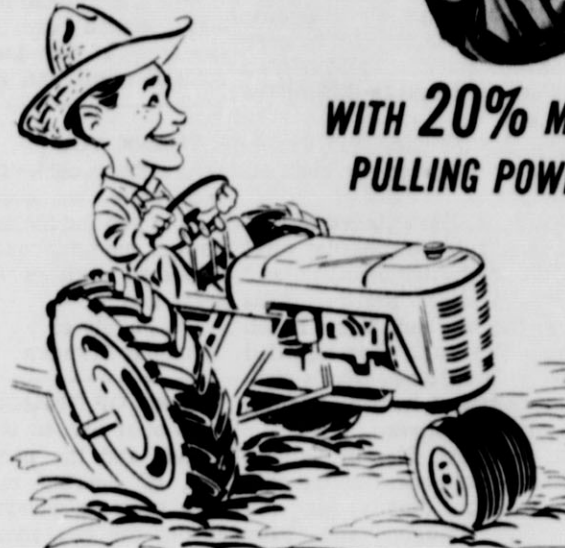
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W. C. (BILL) PALMER, Manager
Roaring Springs
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THIS WEEK'S

SPECIALS

These prices for Friday and Saturday, only!

Large Selection of GIFT MERCHANDISE

1/2 PRICE!

<p>Notebook Paper</p> <p>500 sheets</p> <p>79c</p> <p>All In One, reg. 98c</p> <p>Looseleaf Notebook</p> <p>Special 69c</p>	<p>Bayer Aspirin</p> <p>100'S REG. 98c</p> <p>69c</p> <p>SUDDEN BEAUTY</p> <p>HAIR SPRAY</p> <p>12.5 OZ.</p> <p>49c</p> <p>Rexall</p>	<p>Composition Books</p> <p>Regular 59c value</p> <p>33c</p> <p>Tame Cream Rinse</p> <p>Regular \$1</p> <p>79c</p>
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VACATION TERMINATED

A vacation trip to Tres Ritos, N.M. last week was terminated for the Odie Killingsworth family when they received word that her mother, Mrs. Grace Mason of Brownfield had suffered a heart attack. Upon their return home they also learned that their daughter, Jamie Killingsworth of Lubbock was ill. She underwent major surgery Monday, at West Texas Hospital in Lubbock. Mrs. Killingsworth has been with her daughter this week. Mrs. Mason is reported improved and has returned to her home from the Brownfield hospital.

Mr. and Mrs. Vann Francis and children, Pam and Rob attended Six Flags at Arlington, last week, returning home Saturday. Mr. and Mrs. C. L. Francis and a granddaughter, Leslie Francis of Wichita Falls, visited their son and family during the week end.

Mrs. Roy Hankins and daughter, Patsy attended to business in Plainview, Friday.

Mrs. A. A. Harp visited in Roswell, N.M. from Wednesday until Monday with her brother and sisters, Walter Renfro, Miss Pearl Renfro and Mrs. Breeb Hurst. She was accompanied home by Mrs. Hurst, who is visiting here and at Roaring Springs with other relatives.

Mr. and Mrs. Marvin Vaughn visited in Lubbock, Sunday with their son and family, Mr. and Mrs. Key Vaughn and baby daughter.

Mr. and Mrs. John Stevens and children, Shane and Steve visited in Irving during the week end with his parents, Mr. and Mrs. Roy Stevens, and his sister and family, Mr. and Mrs. Roy Moore. They also visited Six Flags and attended "TV-BC"

and visited with Richard Campbell. They were accompanied home by a niece, Marsha Moore, who is spending the week here. Mr. and Mrs. R. E. Campbell Jr., returned last Wednesday night from a visit in Santa Fe, N.M. with their daughter and family, Mr. and Mrs. Charles Cullin and children. Mesdames Campbell and Cullin and the children visited the Arts and Crafts Fair in Old Town Albuquerque, while the men fished at Cowles.

Mrs. Ted Elliott and Mrs. R. A. Day visited in Midland from Wednesday until Friday of last week, with Mr. and Mrs. Stanley Fogerson and their new baby daughter. Mrs. Elliott is Mrs. Fogerson's mother, and Mrs. Day is Mr. Fogerson's grandmother.

Mrs. Loyd Richardson of Altus, Okla., visited here this week in the home of her daughter, Mrs. John Barnhill and family.

THANK YOU
As sadness comes to our hearts once more, we want to thank each of you for the cards, letters, flowers and telephone calls. They helped so much in our time of great loss.

The Family of Jimmie Brandon (1)

CARD OF THANKS

I would like to thank all my friends and the people in general, of Roaring Springs, who have been so wonderful to me during the two months I have been a shut-in due to the injury to my leg. For all the lovely cards, gifts, and for all the delicious food you prepared for me, and for each act of kindness, I am deeply grateful. May God bless each one of you as you so richly deserve.
Mrs. Carl Ashley (1)

IN APPRECIATION

I would like to acknowledge the love you have shown me by words of comfort, cards, flowers and letters during my recent surgery and stay in the hospital. May God bless you for your many kindnesses.
Ann Gaines, Amarillo (2)

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 KCBT-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

In The Want Ads

FOR SALE - One boy's 26 inch
bicycle. Phone 347-2384. 23/p2t

FOR SALE - Wurlitzer piano.
Cherry wood finish. 2 years old. Contact Mrs. Bobby Jameson. 23/c4t

FOR SALE - North 50 ft. of lots
23 and 24 block 107 in Matador. Mail bids to General Telephone Co., Drawer AB, Ralls, Texas. Attention Paul M. Farrar. 23/c4t

FOR SALE - One fresh Jersey
milk cow, 4-years old. See Ray Webb or call 347-2424. 23/p1t

WILL CONDUCT Tupperware

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

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

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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. 22/c3t

FOR better cleaning, to keep

colors gleaming, use Blue Lustre carpet cleaner. Rent electric shampooer \$1. Bob Stanley Pharmacy. 23/c1t

TWIRLING lessons for begin-

ners and intermediates will be given in group instruction beginning Monday, August 19, for two weeks. 8 lessons for \$8. Phone 347-2380 or 347-2740. 23/c1t

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

REPAIR ALL MAKES typewrit-

ers, adding machine, and calculators. Expert, dependable service. Repair man here each week. Bring machines to the Tribune. 41/c1tn

FOR SALE: Eleven good young

cows and calves. Five registered Angus bulls. One and two years old. Theford Fry, Spur, Texas. Phone CR-2-3112. 22/p2t

FOR LEASE - Approximately

500 acres cultivated land. Cotton, wheat, grain allotment. Mrs. Nellie Haney, Box 276, Matador, Texas. Ph. 347-2822. 22/c1tn

MARY KAY cosmetics now sold

in Matador. For free facial call Mrs. Dortha Whitefield, 347-2763 or Mrs. J. S. Perryman, 347-2315 9/c1tn

FOR SALE - Beef and hogs for

your freezer. We also custom slaughter. Clean, sanitary facilities. Experienced staff. Black-shear Locker Co. Spur, Tex. 45/c1tn

CUSTOM hay baling. Bill Pea-

cock Roaring Springs. Ph. 348-3743. 20/c1tn

FOR SALE - 1952 Plymouth.

Inspected and registered for 1968. Contact Mrs. C. C. Smauley. 21/p4t

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

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/c1tn

WATCH BANDS - Watch and

clock repairing at my home in North Matador. Guy Kimbell. 40/c1tn

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/c1tn

BOYS AND GIRLS - Buy your

PF Flyers at Matador Variety. 4/c1tn

APARTMENTS FOR RENT: Un-

furnished, \$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/c1tn

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

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."

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Tractor & Equip.

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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

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SAVINGS ON FOOD

Prices are for Friday and Saturday

SHORTENING	CRISCO	79c
	3-pound can	
FOREMOST	HALF-GALLON	
Mellorine	39c	
ALL FLAVORS, 46 OZ. CAN	3 FOR	
Hi-C Fruit Drink	89c	
SHURFINE, NO. 303 CAN	2 FOR	
Fruit Cocktail	49c	
OUR DARLING, Yellow or White Cream Style, NO. 303 CAN		
CORN	2 for 49c	
COFFEE	MARYLAND CLUB	69c
	pound	
BISCUITS	SHURFRESH	25c
	can	
	3 for	
FRESH, LEAN	PORK	
Pork Chops	67c	
VAN CAMP'S	HALF-FLAT CAN	
Tuna	2 for 43c	
DUNCAN HINES, ANGEL FOOD	BOX	
Cake Mix	49c	
NORTHERN, BATHROOM	4-ROLL PACKAGE	
Tissue	39c	
DETERGENT	BREEZE	69c
	Giant Box	
BANANAS	12 1/2c	
	POUND	
RUSSET WHITE	10-POUND BAG	
POTATOES	39c	
SHURFINE, FROZEN	12 OZ. CAN	
Lemonade	19c	
KEITH'S, FROZEN	8 OZ. BOX	
Fish Sticks	2 for 49c	

BILLY'S GROCERY

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