

The Memphis Democrat

12 PAGES
This Week

Hall County Herald, Established May 3, 1890, Absorbed by Purchase August, 1928

MEMPHIS, HALL COUNTY, TEXAS, THURSDAY AFTERNOON, AUGUST 18, 1966

TEN CENTS

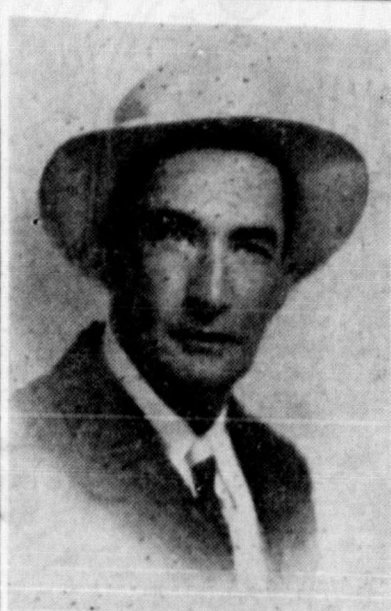
NUMBER 14

About 40 Boys Report for Cyclone Workouts

Approximately 40 boys have reported for workouts this week as the Memphis Cyclone under Head Coach Glascock begins get-together.

Fans desiring reserve seats should contact Dennis as soon as possible before all of them are sold.

President Leroy Gaston, Cyclone Squad Coach Glascock released the names of 24 boys who are possible members of the Cyclone squad, presently working out twice each day.



CLYDE F. MILAM
Clyde F. Milam, Life-Long Resident Buried Sunday

Clyde Franklin Milam, 64, farmer and rancher and former Memphis business man, died Friday at 10:40 a. m. in Hall County Hospital after a long illness.

Funeral Services To Be Held Fri. For Mrs. Luttrell

Mrs. T. W. Luttrell, 85, long-time resident, died at 8:30 a. m. Wednesday in the Pecan Grove Hospital in Sweetwater. She had been in failing health for a number of months.

Funeral services will be conducted at 3 p. m. Friday in the Lakeview Church of Christ with Robert C. Jones, minister of the Clarendon Church of Christ, and Tom Anderson, minister of the Memphis Church of Christ, officiating.

Memphis Schools Slate Registration Aug. 25-26

David Haynie Is New Estelline Superintendent

Supt. David L. Haynie of Estelline Public Schools, announced this week that Estelline High School students will register beginning at 9 a. m. Wednesday, Aug. 31.



THE DAVID HAYNIE FAMILY

Estelline seniors will register at 9 a. m., while the juniors register at 9:45 a. m. Sophomores are scheduled for 10:30 a. m. and the freshmen will register beginning at 11 a. m., Wednesday, Aug. 31.

He has a masters degree from North Texas. He majored in administrative education and minored in mathematics, receiving a bachelor of arts degree from State College at Durant, Okla. He also served as principal at Era Public Schools at Noodle.

Lakeview Schools Give Opening Dates

For the opening of Lakeview schools for the 1966-67 year were released this week by Supt. of Schools Allen

ian, has been employed as the coach for the Lakeview Eagles and Eaglettes. Coach Damron served as Junior High and B team coach at Canadian for the past 17 years.

Brice Baptist Church To Have Week-Long Revival

The Brice Baptist Church is planning a week long revival beginning Sunday, August 21, through August 27. Services will begin at 10 a. m. each morning and 7:45 p. m. nightly.

Final Rites For Sallie Edmonson To Be Held Friday

Sallie Josephine Edmonson passed away at Cousins Home Thursday morning at 12:40 a. m.

16 Entries Have Been Listed In Memphis Lions Club Talent Show

Entries in the Lions Clubs talent show are continuing to come in this week, Gene Hamill said today. The show will be presented on Friday evening, August 28, at 8 p. m. in the Community Center.

A total of 16 entries had been filed with the club up to Thursday morning. Among those entering the contest were The Wildcat of Hedley, Jarrell Fielding and the County Play Boys of Quail, Freddy Collins, James Canada, Steve Blackmon and Eddie Gable and Archie York of Plainview.



REV. OLAND BUTLER

Cyclone Band Is Off To Good Start

Band Director Darryl Phillips announced this week that the Cyclone Band summer practice sessions are going fine with about 55 of the 70 members in regular attendance.

The director also said that he would like to examine used instruments parents are considering buying to determine serviceability.

Hindman Receives Honorary Lone Star Farmer Degree From FFA

Hindman, Memphis High Vocational Agriculture teacher, was awarded the Honorary Lone Star Farmer Degree from the Texas Association of Farmers of America.

Education workshop at the Hotel Texas, in Fort Worth, Monday through Friday of last week. A teacher in the local school system the past seven years, Hindman is scheduled to receive his Masters degree from Texas Technological College Saturday, Aug. 20. He completed final courses and his master's thesis this summer to qualify for the degree.

Estelline School Board Sets Date For Budget Meet

The Estelline School Board announced this week the budget hearing for the district has been set for Tuesday night, Aug. 23, in the High School Building.

Memphis School Board Sets Date For Budgeting

The Memphis School Board will hold a budget hearing at 8 p. m. Thursday, Aug. 25, in the High School Building, Supt. A. E. Greer has announced.



DEBATING SESSION—Members of Texas Tech's Agricultural Economics debate team (left), Charles Scarborough of Petersburg, Kenneth Stokes of San Angelo, and Don Wiley of Memphis, receive instructions from Assistant Forensics Director Donna Humphreys of Levelland. The team will be in College Park, Md. Aug. 21-24 to compete in the American Agricultural Economics Association debate contest.

Methodist Church In Lakeview Plans Revival Meeting

The Lakeview Methodist Church this week plans for a revival meeting to be held August 21 through August 28.

Trail Riders Enjoy Saturday Outing

VIRGINIA BROWDER weather was perfect, the weather and the fellow riders when the Caprock Trail gathered at Cedar Hills five miles northwest of Memphis Saturday evening of last week.

Trail riders trailed John Bradley's wagon and team along Highway 287 to feast and fellowship at the cool of the evening on the banks of the Red River. Red Ward had prepared the riders and travelers in the area to make sure the chickens were safe. After a barbecue and a short refreshment and a short ride the riders were joined by the hostess for a ride over the hills which they seemed to thoroughly enjoy.

At the time the riders returned to the coming out in cars had the group to swell the party to thirty-four. An impressive grill kept the granite coffee boiling and the coffee strong to walk during the supper.

Farmers Union Of Turkey To Have Meeting Monday

The Farmers Union of Turkey will have an important special meeting Monday, August 22, at 8 p. m. in the Turkey School building, according to an announcement made this week.

Refreshments will be served and members are urged to be present.

W. C. Davis Doing Nicely After Surgery

W. C. Davis, who underwent surgery in Amarillo last week, is recovering most satisfactorily, Mrs. Davis stated in a card to the press this week.

He will have to remain in Amarillo until August 20, at least, Mrs. Davis stated. He is in Room 484 Northwest Texas Hospital.

Hedley Women To Hold Art Show At And Sun.

Area residents are cordially invited to attend an art exhibition Hedley this weekend at the Hedley Lions Den. The exhibit will be open Saturday from 3 to 5 p. m. and Sunday from 3 to 5 p. m.

Pictures exhibited will be painted by four Hedley women who enjoy oil painting as a hobby. They are all students of Aulisius of Memphis.

Showing their works will be Mrs. C. E. Kinslow, Mrs. Albert Stuckey, Elenore Stuckey and Mrs. Roy Jewell.

Out-Of-Town Residents Here For Milam Funeral

Out-of-town relatives and friends attended the funeral services for Clyde Milam which were held Sunday at 3 p. m.

They were Mr. and Mrs. Frank Toner of San Leandro, Calif.; Mr. and Mrs. John K. Milam of Dallas; Miss Evelyn Milam of Dallas; Mr. and Mrs. J. K. Milam of Dallas; Mrs. Margaret Lott of Houston; Mr. and Mrs. Jack Johnson of Amarillo; Mr. and Mrs. E. Hall of Wichita Falls; Dr. Mrs. Ples Harper of Canyon.

Also Mrs. Ira Foster of Amarillo; Mr. and Mrs. Paul Hancock of Clarendon; Mr. and Mrs. Elmo Murrey of Hedley; Mr. and Mrs. Horace Clay of Wellington; Mrs. Mary King Martin of Pampa; Mr. and Mrs. Paul (Ick) Hedley of Wellington; Mr. and Mrs. Van Kennedy of Clarendon; Mrs. Charlie Robertson of Lakeview; Mr. and Mrs. George Blewer of Lakeview and Mrs. Herschel Montgomery of Richardson.

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Large group of Children's and Ladies' Shoes Price range from \$6.00 to \$3.00
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Lt. Gov. Smith Guest At Meeting With Supporters

Lieutenant Governor Preston Smith of Lubbock was guest speaker Tuesday afternoon with friends and supporters of Memphis and Hall County. The meeting was held in the banquet room of Odom's Big O Restaurant, beginning at 4 p. m.

The meeting was arranged by Mayor H. J. Howell, Bryon Baldwin, president of the local Chamber of Commerce, and Oren Jones, chairman of the Hall County Democratic Executive Committee.

Lieut. Gov. Smith reported on the money problems facing the state which would be considered and debated during the next session of the Legislature. He predicted that a \$200 million tax increase would be faced by the members of the House and Senate, and gave his reasons why it would be requested.

In a question-and-answer period, he stated that areas from which additional funds might be raised was headed by the state sales tax increase. Other items were mentioned. In his 30-minute

Monte R. Ballew Completes Navy Radarman School

Radarman Seaman Apprentice Monte R. Ballew, USN, son of Mrs. J. R. Ballew of 802 S. Sixth St., Memphis, has completed the 16-week basic Radarman School at the U. S. Naval Training Center, Great Lakes, Ill.

During the course of instruction, he was taught the basic material with a firm background in the application of Combat Information Center procedures. In addition, he must demonstrate his ability in the operation and basic preventive maintenance of typical electrical/electronic equipment required of a Radarman.

The Combat Information Center is the shipboard "nerve-center" of combat operations.

New Arrivals

Mr. and Mrs. Howard Mundy of Oklahoma City, Okla., announce the arrival of a son, Robert Gene, born on August 14 in Nesbitt Hospital in Canyon. He weighed 7 pounds. He is the grandson of Mrs. Florence Fitzjarrald of Amarillo and the great-grandparents are Mrs. R. H. Wherry and Dr. and Mrs. J. W. Fitzjarrald of Memphis.

Mr. and Mrs. Ronnie Lane Christian of Matador announce the birth of a daughter, Carla Jeanne, on August 12. She weighed 8 pounds, 14 ounces. Maternal grandparents are Mr. and Mrs. Carl Wilson of Lockney and Mr. and Mrs. Albert Christian of Turkey. The Christians also have a son, Craig, who is seven years old.

Willard Wade is the son of Mr. and Mrs. Terry Lee Dobbs. He was born August 14 and weighed 5 pounds, 6 1/2 ounces.

Turkey News

son of Georgia visited with Mr. and Mrs. Euman Lyles last week.

Miss Tammy Pyatt of Plainview is visiting her grandparents, Mr. and Mrs. Doyle Pyatt, this week.

Mrs. Bill Stephens of Lubbock spent the weekend visiting her mother, Mrs. J. T. Robison.

Mr. and Mrs. John Adamson accompanied their daughter, Mrs. Vivian Kiser and daughters, Jane and Donne, of Levelland on vacation. They will visit points of interest in South Texas.

Mr. and Mrs. Luke Lane are on a two weeks trip to Rupert, Idaho, to visit their son, Alton Lane and family.

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LANOLIN PLUS HAIR SPRAY
Bottle **49¢**

SHURFINE FROZEN ORANGE JUICE
12 Oz. 3 For **1.00**

FAB Giant 69¢

PUREX 5 Qt. 49¢

CARROTS One Pound Bag 7¢

Avocados 3 For 19¢

TALL KORN BACON
Lb. **79¢**

FRESH FRYERS
Lb. **33¢**

LOIN STEAK
Lb. **79¢**

CHUCK ROAST
Pound **49¢**

PALMOLIVE
Reg. Bar **5¢**

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PUBLIC NOTICE

PROPOSED CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT

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

HOUSE JOINT RESOLUTION NO. 79 proposing an Amendment to the Constitution of the State of Texas, by adding Section 1-d to Article VIII, to provide that all land owned by natural persons designated for agricultural use shall be assessed for all tax purposes on the basis of the use to which the land is devoted, and to provide that the local tax assessor shall determine whether or not such land qualifies for the designation as agricultural use as defined herein and in the event it so qualifies he shall designate such land as being for agricultural use and assess the land accordingly.

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

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

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

PUBLIC NOTICE

PROPOSED CONSTITUTIONAL AMENDMENT NUMBER ELEVEN ON THE BALLOT

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

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

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

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

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

PUBLIC NOTICE

PROPOSED CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 1 proposing an Amendment to Article IX of the Constitution of Texas by adding thereto a new Section 12; authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties; authorizing the creation of a board of directors by appointment or election; providing that the membership of the board shall be based upon the proportionate part of the population of each county, with no county having less than one member; providing for the necessary election; authorizing the levy of an annual tax not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) valuation; provided, however, that the property of state regulated common carriers required by law to pay a tax upon intangible assets shall not be subject to taxation by the Authority; authorizing the Authority to employ or appoint an assessor and collector of taxes whose duty it shall be to assess and collect the taxes on the tax rolls approved by the Board of Directors of said Authority, said taxes to be assessed equally and uniformly throughout the county or counties, comprising the Authority, as required by the Constitution; granting to such Authority the power to acquire by purchase, or through eminent domain proceedings existing publicly financed airport properties or other sites necessary to have and to improve the same, power to issue and sell general obligation bonds and revenue bonds, or either of them; authorizing the assumption of outstanding indebtedness secured by general obligation bonds and assuming the obligations of the city or cities under ordinances and bond indentures under which revenue bonds have been issued and sold; to enact zoning regulations and other measures to protect the airport facilities from hazards and obstructions; providing for the adding of an additional county or counties to the Authority.

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

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

"Section 12. The Legislature may by law provide for the creation, establishment, maintenance and operation of

PUBLIC NOTICE

PROPOSED CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT

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

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

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

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

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

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

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

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

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

PUBLIC NOTICE

PROPOSED CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT

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

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

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

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

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

PUBLIC NOTICE

PROPOSED CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 2 proposing an Amendment to Article IX of the Constitution of Texas by adding thereto a new Section 12; authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties; authorizing the creation of a board of directors by appointment or election; providing that the membership of the board shall be based upon the proportionate part of the population of each county, with no county having less than one member; providing for the necessary election; authorizing the levy of an annual tax not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) valuation; provided, however, that the property of state regulated common carriers required by law to pay a tax upon intangible assets shall not be subject to taxation by the Authority; authorizing the Authority to employ or appoint an assessor and collector of taxes whose duty it shall be to assess and collect the taxes on the tax rolls approved by the Board of Directors of said Authority, said taxes to be assessed equally and uniformly throughout the county or counties, comprising the Authority, as required by the Constitution; granting to such Authority the power to acquire by purchase, or through eminent domain proceedings existing publicly financed airport properties or other sites necessary to have and to improve the same, power to issue and sell general obligation bonds and revenue bonds, or either of them; authorizing the assumption of outstanding indebtedness secured by general obligation bonds and assuming the obligations of the city or cities under ordinances and bond indentures under which revenue bonds have been issued and sold; to enact zoning regulations and other measures to protect the airport facilities from hazards and obstructions; providing for the adding of an additional county or counties to the Authority.

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

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

"Section 12. The Legislature may by law provide for the creation, establishment, maintenance and operation of

PUBLIC NOTICE

PROPOSED CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 18 proposing an Amendment to Article III of the Constitution of the State of Texas, declaring state policy regarding optimum development of water reservoirs; providing for the use of the Texas Water Development Fund under such conditions as the Legislature may prescribe by General Law in the acquisition and development of storage facilities and any system of works properly appurtenant thereto; providing for the sale, lease or transfer of such facilities under General Law; providing for long-term contracts for water storage facilities; authorizing the issuance of an additional \$200,000,000 in bonds by the Texas Water Development Board upon a two-thirds (2/3) vote of the elected members of each house; providing that anticipatory legislation shall not be invalid because of its anticipatory character; providing for the necessary election, form of ballot, and proclamation and publication.

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

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

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

PUBLIC NOTICE

PROPOSED CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT

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

HOUSE JOINT RESOLUTION NO. 23 proposing an Amendment to Article VI of the Constitution of the State of Texas by adding a new Section thereto, Section 2a, to provide for voting on electors for President and Vice President, and on all state-wide offices, questions or propositions by persons qualified to vote in this State except for meeting county or district residence requirements, and to provide for voting on electors for President and Vice President by otherwise qualified United States citizens who have moved into or out of the State preceding a presidential election.

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

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

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

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

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

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

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

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

PUBLIC NOTICE

PROPOSED CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT

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

HOUSE JOINT RESOLUTION NO. 64 proposing an Amendment to Section 3-b of Article VII of the Constitution of Texas providing that school taxes theretofore voted in any independent school district or in any junior college district shall not be abrogated, cancelled or invalidated by a change in boundaries nor shall bonds voted, but unissued, at the time of such change, be invalidated by such change; authorizing the levy of taxes after such change without further election in the district as changed; providing an exception in the case of the annexation or consolidation of whole districts; providing for an election and the issuance of a proclamation therefor.

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PUBLIC NOTICE

PROPOSED CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 17 proposing an Amendment to Article III of the Constitution of the State of Texas, declaring state policy regarding optimum development of water reservoirs; providing for the use of the Texas Water Development Fund under such conditions as the Legislature may prescribe by General Law in the acquisition and development of storage facilities and any system of works properly appurtenant thereto; providing for the sale, lease or transfer of such facilities under General Law; providing for long-term contracts for water storage facilities; authorizing the issuance of an additional \$200,000,000 in bonds by the Texas Water Development Board upon a two-thirds (2/3) vote of the elected members of each house; providing that anticipatory legislation shall not be invalid because of its anticipatory character; providing for the necessary election, form of ballot, and proclamation and publication.

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

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

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

PUBLIC NOTICE

PROPOSED CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 16 proposing an Amendment to Article III of the Constitution of the State of Texas, declaring state policy regarding optimum development of water reservoirs; providing for the use of the Texas Water Development Fund under such conditions as the Legislature may prescribe by General Law in the acquisition and development of storage facilities and any system of works properly appurtenant thereto; providing for the sale, lease or transfer of such facilities under General Law; providing for long-term contracts for water storage facilities; authorizing the issuance of an additional \$200,000,000 in bonds by the Texas Water Development Board upon a two-thirds (2/3) vote of the elected members of each house; providing that anticipatory legislation shall not be invalid because of its anticipatory character; providing for the necessary election, form of ballot, and proclamation and publication.

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

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

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

PUBLIC NOTICE

PROPOSED CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT

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

HOUSE JOINT RESOLUTION NO. 22 proposing an Amendment to Article VI of the Constitution of the State of Texas by adding a new Section thereto, Section 2a, to provide for voting on electors for President and Vice President, and on all state-wide offices, questions or propositions by persons qualified to vote in this State except for meeting county or district residence requirements, and to provide for voting on electors for President and Vice President by otherwise qualified United States citizens who have moved into or out of the State preceding a presidential election.

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

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

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

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

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

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

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

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

Funeral Services For Mrs. Davis Held In LaPryor

Funeral services were held Tuesday at 2 p. m. in La Pryor near Uvalde for Mrs. Kendall Davis, 96, mother of Dr. W. C. Davis of Memphis, who died Monday in a Uvalde hospital.

Dr. Davis is still hospitalized in Northwest Texas Hospital in Amarillo and was unable to attend the services.

Mrs. Davis was born in 1870 and married Kendall Davis in 1885. Mr. Davis died in 1934.

Of the 14 children born to the couple, nine survive Mrs. Davis. They are: sons, William Carlton of Memphis, Offie of El Paso, Samuel of Orange, Marion of Houston and Robert of La Pryor; four daughters, Mrs. E. A. Barnes of Batesville, Mrs. L. L. Andrews, Mrs. Verner Salmon and Mrs. Hanel Peterson, all of La Pryor; 47 grandchildren, and numerous great-grandchildren.

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Memphis Scouts And Leaders Attend OA Ceremonials

Bob Tribble, Junior Kennon, Lawrence Kennon and Elmont Branigan went to Camp Kiowa, located near Canadian, this past weekend to attend the Order of the Arrow Ceremonials.

The OA Ceremonials were held on Friday and Saturday. Lawrence Kennon and Junior Kennon were inducted into the lodge during the ceremonies while Bob Tribble received his brotherhood degree.

Billy D. Lane To Receive ROTC Commission Sat.

Billy D. Lane of Turkey will be among the eight Texas Tech Air Force ROTC students who will receive commissions as second lieutenants during summer commissioning ceremonies Saturday, Aug. 20, at 11 a. m. in the Tech Union.

Lane, who is the son of Mr. and Mrs. Bill Lane of Turkey, is a history major. He is a graduate of Turkey High School.

Tech, the 41-year-old multipurpose university deriving its support from public funds, has an enrollment of nearly 19,000 students in its seven schools of Agriculture, Arts and Sciences, Business Administration, Engineering, Graduate, Home Economics and Law.

Mrs. F. A. Liner, who is employed in Amarillo, was home over the weekend.

Locals & Personals

Mr. and Mrs. John Chamberlain and daughter have as guests this week Mr. and Mrs. Bob Carnes of Phoenix, Ariz. Mrs. Carnes is a sister of Mrs. Chamberlain.

Mrs. Geo. Coffee of White Deer visited here over the past weekend with Helen Madden and Mrs. R. L. Madden.

Mrs. Herschel Montgomery of Dallas arrived in Memphis last week to be here for the birthday celebration of her mother, Mrs. E. P. Thompson, and to visit other relatives.

Mrs. Lorene Saunders accompanied Mrs. R. B. Smith and children and Miss Janice Smith of Amarillo to Dallas last week where they enjoyed attending Six Flags Over Texas.

Dr. and Mrs. James Baldwin and Brad and Michelle of Dallas visited here Sunday afternoon with his parents, Mr. and Mrs. Byron Baldwin. They came to Memphis from Lubbock where they had attended a family reunion of Mrs. Baldwin's family. They made the trip by chartered plane.

Weekend visitors in the home of Mr. and Mrs. Byron Baldwin were Mr. and Mrs. Chauncey Thompson and sons, Hub and Jim of Breckenridge. They were en route home following a vacation in Taos, N. M.

Visiting in the Walter McMaster home over the weekend were Mrs. Grace Farmsworth, Mrs. Wilma Stennett, Neal, Walter, Kathy, Kristy and Dwight, all of Cisco; Mrs. Kitty Spencer and

Mrs. Emma Spruill, Sandra, Linda and Gary of Memphis; Mr. and Mrs. R. R. Cooper of Seymour; Mrs. Winnie Brooks of Wichita Falls, Mr. Luther Bevers of Cousins Home and Mr. and Mrs. Lester Bevers of Lakeview.

Mrs. J. O. Haynes of Kilgore arrived here Tuesday for a visit with her brother and his wife, Mr. and Mrs. Byron Baldwin, and sister, Mrs. T. J. Rouse.

Mr. and Mrs. R. C. Lemons and Mary Ann and Liz Johnson visited in Dumas Sunday with Dr. and Mrs. V. C. Martin. Mrs. Martin is a sister of Mr. Lemons.

Mr. and Mrs. Erwin Ochsner of Amarillo visited here Saturday with her uncle, J. Claude Wells. Mr. Wells is now at home after being a patient in the local hospital for several weeks. He is continuing to improve.

Mr. and Mrs. Glenn Crowder and children of Dallas visited here

Zeb A. Moore of Amarillo, former Memphis resident, visited here Monday with friends and transacted business.

Mr. and Mrs. William Harris and Adair of Dallas visited here Friday with Mr. and Mrs. Byron Baldwin.

Visiting here over the weekend with Mr. and Mrs. Ira Lawrence was Mrs. Stella Chapman of Altus, Okla.

CARD OF THANKS
The nieces and nephews of W. A. Simmons wish to extend very heartfelt thanks to friends and neighbors for kindnesses shown here and for lovely flowers, the food, and pathy extended us in this time of sorrow.
Mmes. Ola Williams, Zada Busk, Bolda Line, Crain Pearce.
Messrs. F. W. Simmons, Simmons, and Irven Simms

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Sliced or Halved PEACHES
DEL MONTE YELLOW CLING
4 2 1/2 Cans \$1



DEL MONTE SWEET-EARLY GARDEN PEAS
3 303 Cans 69c

Special This Week



Libbey's INTERLUDE CUT GLASSWARE 6-OZ. Juice Glass ONLY 5c

BORDEN'S MELLORINE
1/2 Gallon **29c**

DEL MONTE CUT GREEN BEANS
303 Can **2 FOR 49c**

DEL MONTE FRUIT COCKTAIL
303 Can **3 FOR 69c**

DEL MONTE NEW POTATOES or KRAUT
303 Can **49c**

DEL MONTE CATSUP, Family Size
20 Oz. Bottle **2 FOR 59c**

DEL MONTE TUNA
6 1/2 Oz. Can **3 FOR 1.00**

Drinks DEL MONTE ORANGE, PINE, GRAPEFRUIT, MERRY CHERRY, GRAPE, TROPICAL FRUIT PUNCH, APPLE **3 46-OZ. Cans 79c**

TV BISCUITS
12 CANS **1.00**

TV FROZEN STRAWBERRIES
10 OZ. PKG. **3 For 79c**

WHITE RUSSET POTATOES
10 Lb. Bag **49c**

FRESH TOMATOES **19c** CALIF. 2 FOR 25c
Lb. Large Size

RAINBOW SHORTENING
3 Lb. Can **69c**

Del Monte Pineapple-Grapefruit JUICE
46 Oz. Can — 3 For **89c**

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We Reserve The Right To Limit Quantity—Double S&H Green Stamps Wed. With \$2.50 Purchase or More

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER ONE ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 79 proposing an Amendment to Article VIII, Section 1, of the Constitution of the State of Texas, by adding Section 1-d to read as follows:

"Section 1-d. (a) All land owned by natural persons designated for agricultural use shall be assessed for all tax purposes on the consideration of only those factors relative to such agricultural use.

"(b) For each assessment year the owner wishes to qualify his land under provisions of this Section as designated for agricultural use he shall file with the local tax assessor a sworn statement in writing describing the use to which the land is devoted.

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

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

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

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

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

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

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

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

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

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

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER ELEVEN ON THE BALLOT

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

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

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

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

"Section 49-d. It is hereby declared to be the policy of the State of Texas to encourage the optimum development of the limited number of feasible sites available for the construction or enlargement of dams and reservoirs for conservation of the public waters of the state, which waters are held in trust for the use and benefit of the public. The proceeds from the sale of the additional bonds authorized hereunder deposited in the Texas Water Development Fund and the proceeds of bonds previously authorized by Article III, Section 49-c of this Constitution, may be used by the Texas Water Development Board, under such provisions as the Legislature may prescribe by General Law, including the requirement of a permit for storage or beneficial use, for the additional purposes of acquiring and developing storage facilities, and any system or works necessary for the filtration, treatment and transportation of water from storage to points of distribution, including and/or distribution, including facilities for transporting water therefrom to wholesale purchasers, or for any one or more of such purposes or methods; provided, however, the Texas Water Development Fund or any other state fund provided for water development, transmission, transfer or filtration shall not be used to finance any project which contemplates or results in the removal from the basin of origin of any surface water necessary to supply the reasonably foreseeable future water requirements for the next ensuing fifty-year period within the river basin of origin, except on a temporary, interim basis.

"Under such provisions as the Legislature may prescribe by General Law the Texas Water Development Fund may be used for the conservation and development of water for useful purposes by construction or reconstruction or enlargement of reservoirs constructed or to be constructed or enlarged within the State of Texas or on any stream constituting a boundary of the State of Texas, together with any system or works necessary for the filtration, treatment and/or transportation of water, by any one or more of the following governmental agencies: the United States of America, either or both of them, for the purchase, acquisition, repair or renovation of any airport or airports, landing fields and runways, airport buildings, hangars, facilities, equipment, fixtures, and any other property, real or personal, necessary to operate, equip and maintain an airport; shall provide for the option by the governing body of the city or cities whose airport facilities are served by certificated airlines and whose facility or some interest therein, is proposed to be or has been acquired by the Authority, to either appoint or elect a Board of Directors of said Authority; the Directors are appointed such appointment shall be made by the County Commissioners Court after consultation with and consent of the governing body or bodies of such city or cities, and if the Board of Directors is elected they shall be elected by the qualified taxpayer voters of the county which chooses to elect the Authority; provided that county such Directors shall serve without compensation for a term fixed by the Legislature not to exceed six (6) years, and shall be selected on the basis of the proportionate population of each county based upon the last preceding Federal Census, and shall be a resident or residents of such county; provide that no county shall have less than one (1) member on the Board of Directors; provide for the holding of an election in each county proposed to be called by the Commissioners Court or Commissioners Courts, as the case may be, upon petition of five per cent (5%) of the qualified taxpayer voters within the county or counties, said elections to be held on the same day if more than one county is included, provided that no more than one (1) such election may be called in a county until after the expiration of one (1) year; in the event such an election has failed, and thereafter only upon a petition of ten per cent (10%) of the qualified taxpayer voters being presented to the Commissioners Court or Commissioners Courts of the county or counties in which such an election has failed, and in the event that two or more counties vote on the proposition of the creation of an Authority therein, the proposition shall not be deemed to carry unless the majority of the qualified taxpayer voters in each county voting

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

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

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

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

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

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

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

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

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

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

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER EIGHT ON THE BALLOT

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

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

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

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

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

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

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

"(c) Notwithstanding any other provision of this Constitution, the Legislature may enact laws and provide for a method of registration, including the time for such registration, permitting absentee voting for electors for President and Vice President of the United States in this State by former residents of this State (1) who have removed to another state, and (2) who meet all qualifications, except residence requirements, for voting for electors for President and Vice President in this State at the time of the election, but the privileges of suffrage so granted shall be only for such period of time as would permit a former resident of this State to meet the residence requirements for voting in his new state of residence, and in no case for more than twenty-four (24) months."

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

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

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

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

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER TWO ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 1 proposing an Amendment to Article IX of the Constitution of Texas by adding thereto a new Section to be known as Section 12; authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties, with power to issue general obligation bonds, revenue bonds, or both of them, for the purchase, acquisition, construction, reconstruction, repair or renovation of any airport or airports, landing fields and runways, airport buildings, hangars, facilities, equipment, fixtures, and any other property, real or personal, necessary to operate, equip and maintain an airport; shall provide for the option by the governing body of the city or cities whose airport facilities are served by certificated airlines and whose facility or some interest therein, is proposed to be or has been acquired by the Authority, to either appoint or elect a Board of Directors of said Authority; the Directors are appointed such appointment shall be made by the County Commissioners Court after consultation with and consent of the governing body or bodies of such city or cities, and if the Board of Directors is elected they shall be elected by the qualified taxpayer voters of the county which chooses to elect the Authority; provided that county such Directors shall serve without compensation for a term fixed by the Legislature not to exceed six (6) years, and shall be selected on the basis of the proportionate population of each county based upon the last preceding Federal Census, and shall be a resident or residents of such county; provide that no county shall have less than one (1) member on the Board of Directors; provide for the holding of an election in each county proposed to be called by the Commissioners Court or Commissioners Courts, as the case may be, upon petition of five per cent (5%) of the qualified taxpayer voters within the county or counties, said elections to be held on the same day if more than one county is included, provided that no more than one (1) such election may be called in a county until after the expiration of one (1) year; in the event such an election has failed, and thereafter only upon a petition of ten per cent (10%) of the qualified taxpayer voters being presented to the Commissioners Court or Commissioners Courts of the county or counties in which such an election has failed, and in the event that two or more counties vote on the proposition of the creation of an Authority therein, the proposition shall not be deemed to carry unless the majority of the qualified taxpayer voters in each county voting

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

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER TEN ON THE BALLOT

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

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

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

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

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

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

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

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER TWO ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 1 proposing an Amendment to Article IX of the Constitution of Texas by adding thereto a new Section to be known as Section 12; authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties, with power to issue general obligation bonds, revenue bonds, or both of them, for the purchase, acquisition, construction, reconstruction, repair or renovation of any airport or airports, landing fields and runways, airport buildings, hangars, facilities, equipment, fixtures, and any other property, real or personal, necessary to operate, equip and maintain an airport; shall provide for the option by the governing body of the city or cities whose airport facilities are served by certificated airlines and whose facility or some interest therein, is proposed to be or has been acquired by the Authority, to either appoint or elect a Board of Directors of said Authority; the Directors are appointed such appointment shall be made by the County Commissioners Court after consultation with and consent of the governing body or bodies of such city or cities, and if the Board of Directors is elected they shall be elected by the qualified taxpayer voters of the county which chooses to elect the Authority; provided that county such Directors shall serve without compensation for a term fixed by the Legislature not to exceed six (6) years, and shall be selected on the basis of the proportionate population of each county based upon the last preceding Federal Census, and shall be a resident or residents of such county; provide that no county shall have less than one (1) member on the Board of Directors; provide for the holding of an election in each county proposed to be called by the Commissioners Court or Commissioners Courts, as the case may be, upon petition of five per cent (5%) of the qualified taxpayer voters within the county or counties, said elections to be held on the same day if more than one county is included, provided that no more than one (1) such election may be called in a county until after the expiration of one (1) year; in the event such an election has failed, and thereafter only upon a petition of ten per cent (10%) of the qualified taxpayer voters being presented to the Commissioners Court or Commissioners Courts of the county or counties in which such an election has failed, and in the event that two or more counties vote on the proposition of the creation of an Authority therein, the proposition shall not be deemed to carry unless the majority of the qualified taxpayer voters in each county voting

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

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER TEN ON THE BALLOT

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

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

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

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

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

PUBLIC NOTICE
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Miss Sue Watson Is Shower Honoree

A lovely bridal shower honoring Miss Sue Watson, bride-elect of John M. Ferrel, was the event of the evening of August 4. The social was held in the home of Mrs. Joe N. Mothershed, 1900 Circle Drive.

Guests called during the hours of 7:30 p. m. to 9:00 p. m. and were greeted by Mrs. Jim Ekerberg, daughter of Mrs. Mothershed, who presented them to the receiving line composed of the honoree, her mother, Mrs. E. D. Watson, and the mother of the groom, Mrs. J. M. Ferrel, Jr.

The gifts were attractively displayed in the den of the home,

and the guests were assisted by the young ladies of the house party, Susan Mothershed, Linda Alewine and Janie Watson.

Refreshments were served from the table laid with a white hand cut-work linen cloth centered with an arrangement of yellow and white daisies, carrying the bride's chosen colors of yellow and white. The wedding bell mints, miniature sandwiches and punch supplemented the arrangement.

Hostesses for the occasion were Mesdames Joe Mothershed, Ira Davis, Homer Tribble, Elmont Branigan, Robert Spicer, Jim Beeson, Martin Johnson, W. H. Reed, Jr., Ivan McElreath, Therman Ellerd, Dwain Ellerd, John L. Burnett, Zeno Lemons, Noel Clifton, Gene Hughs, Arthur Gidden, Felix Jerrell, M. G. Alewine and Foy Young.

Mrs. Lillie Davis Is Honoree At Farewell Dinner

Mrs. Lillie Davis was honored recently with a farewell party in the form of lawn party in the home of Mr. and Mrs. L. F. Jones with Mrs. Mildred Stephens serving as co-hostess.

Mrs. Davis has been an employee, licensed vocational nurse, of Cousins Home since its opening September 1, 1963. Patients as well as fellow employees were saddened to have her move to Canyon. However, she will continue serving the older people as she immediately started to work at the nursing home in Canyon.

Employees enjoying the chicken barbecue, potato salad, vanilla wafer cake, fresh black eyed peas, relishes, and ice tea, were Bessie Mae Jones, Ester Fields, Eva Shelton, Linda Perkins, Ellen Faye Land, Nancy Osment, Kedron Stephens, Alice Scoggins, Jessie Mae Sneed, Lottie Crutchfield, Elmon Braxton, Artie Faye Proby, Mildred Buckley, Cordia Levi, Edna Waites, Vera Decker, Shirley Wilson, the host and hostesses.

A lovely pink nylon robe and gown were presented to Mrs. Davis in appreciation of love and service.



TURKEY CHEERLEADERS—Glenna Cotten, Cheryl Stephens (on knees) Gayle Lane (center front) and Karen Ann (on back) are the Turkey Cheerleaders for this year. They attended the Southern Methodist University cheerleaders camp the week of August 7. During competition, the girls won honorable mention ribbons at the school. The cheerleaders Turkey Saturday morning early and returned to Turkey last Friday.

Five Generations Present At Dennis Family Reunion

The Dennis family assembled at the Memphis Country Club Saturday night and Sunday, August 6 and 7, for the annual reunion. The Hamptons, the Maddox's and the Garretts were the hosting families.

After everyone enjoyed a lovely picnic supper and refreshments were served, Bob White, son of Mrs. Jesse Dennis, showed movies taken at the 1965 reunion.

Mrs. Leonard Massey entertained with piano music.

The eldest attending the reunion was Mrs. Nann Manus of Sulphur Springs, and the youngest was Lesa Maddox, daughter of Mr. and Mrs. Kenneth Ray Maddox, and granddaughter of Mr. and Mrs. Hubert Maddox, and great-granddaughter of Mrs. Addie Hampton, which represents the fifth generation.

Those who traveled the farthest was Mr. and Mrs. H. Huffmaster of Mobile, Ala. She was the former Essie Conner.

All of the original Dennises who are living were there: Mrs. Nann Manus of Sulphur Springs, Mrs. Addie Hampton of Memphis, Mrs. Pearl Massey of Memphis, and Jesse L. Dennis of Memphis.

The immediate Dennis family were represented as follows: Mrs. Manus' daughters, Bertha Massey and Essie Conner Huffmaster and husband; Mrs. Hampton's son, Hubert, and Bulah Maddox and daughter, Mrs. Stella Garrett and husband, Frank; Mrs. Massey's son, Alvin, and wife, Abbie Massey; Jesse Dennis' step-son, Bob White, and wife, Betty, and two daughters.

All the grandchildren and great-grandchildren, nieces and nephews and their families and friends are too numerous to mention.

Also present were the late Tom Dennis' daughter, Mr. and Mrs. Boyd Knox, Dutch and Marguerite; John Dennis' son, Hubert; Lou (Dennis) Hayles by her daughter, Thelma and husband, Martin Gravley.

"May God bless everyone throughout the coming year and not a one of you be missing for the same occasion on the 29th and 30th of July, 1967. Serving as the hosts and hostesses will be Mr. and Mrs. Martin Gravley and Mr. and Mrs. Jesse Dennis for the reunion next year which will be held at the Community on 8th and Robinson," the hosts said.

Davis Family Meets In Memphis For 10th Annual Reunion Over Weekend

For the tenth consecutive year, members of the late W. W. Davis family gathered in Memphis over the weekend for the annual reunion. Present for the occasion were 76 members of the family and 16 visitors.

The only surviving member of the immediate family is L. L. Lavie of Memphis, who was present, and Mrs. Kermit Upshaw of Jal, N. M., is the oldest grandchild of the family who was present.

A picnic supper, home made ice cream, and games were enjoyed on Saturday night while the big meal Sunday topped the occasion. Reminiscing, games, and showing films which were taken last year was enjoyed all Sunday afternoon.

Traveling the longest distance this year was Mr. and Mrs. J. D. Rothwell of Louisville, Ky.

The oldest attending the reunion was Mr. F. B. Davis of Era, Texas, who is 84 years old; and the youngest attending was 9 month-old Leah Jouett of Parnell, Texas.

Attending the reunion from out of town were Mr. and Mrs. J. D. Rothwell of Louisville, Ky., Mr. and Mrs. Paul Rothwell of Abilene, Mrs. Bill Nelson, Billy, Marie, Jimmy, and Lisa of Cottonwood, Arizona, Mr. and Mrs. Doyle Nester and Doyetta of Holbrook, Ariz., Miss Darla Faye Ridgley of Holbrook, Ariz., P. B. Davis of Era, Texas, Mr. and Mrs. Ernie King, Bobby, Randy and Gina of Amarillo, Mrs. Bonnie Tuggles of Amarillo, Mrs. Kermit Upshaw of Jal, N. M., Mrs. Buford Fitts of Odessa, Texas, Mr. and Mrs. Jack Youree, Dean and Dale of Borger, Mr. and Mrs. James Davis, Kenny and Janet of Vega, Texas, Mr. and Mrs. Lyrel Davis of Wellington, Mr. and Mrs. Danny Davis of Wellington, Mr. and Mrs. Jim Smith of Childress, and Mr. and Mrs. Gene Jouett, Joe, Danny, Debbie, Marsha, Dinah, and Leah of Parnell.

Attending from Memphis were Mr. and Mrs. L. I. Davis, Mr. and Mrs. Coy Davis, Mr. and Mrs. Trilton Davis, Mr. and Mrs. Don Davis, Rhonda and Randy, Mr. and Mrs. Ben Davis and Shari, Mr. and Mrs. Wyman Davis, Mrs. Bill Diggs, Jimmy, Barbara, Steven, Mr. and Mrs. Garvis Davis, Mr. and Mrs. Monte Rogers and

Bill, Mr. and Mrs. W. M. Davis, Joan and Wiley, Mrs. Garland Coldiron, Fleta and Dana, and Mr. and Mrs. Roddy Waites.

Visitors were Mrs. E. T. Prater, Judy Moore, Belinda Wells, Mrs. Fay Hargrove, Roger and Irene, Mr. and Mrs. H. H. Rodgers, Mr. and Mrs. Tom Anderson and children, all of Memphis, and Mr. and Mrs. G. A. Hundall of Hermleigh, Tex., and Dennis Hamilton of Phoenix, Ariz.

J. L. Marcum, Sr. Honored At Family Reunion Sunday

A family reunion of the Marcum family was held Sunday in the home of Mr. and Mrs. W. R. Weatherly in Amarillo. J. L. Marcum, Sr., was honored by his ten children, who were all present.

This was the first time in several years that all the children had been together. A big lunch was served at noon.

Those enjoying the day were Mr. and Mrs. L. E. Marcum and family of Estelina, Mr. and Mrs. Fred Meadows, Kathy and Rhonda of Amarillo; Mr. and Mrs. Joe Marcum, Wayland Marcum and sons, Gene, Joe David, Stephen, and Barry, all of Amarillo; Mr. and Mrs. Tom Deshazo of Childress; Mr. and Mrs. C. E. Marcum and children, Debbie and Eddie of Harlingen; Mr. and Mrs. Finis Curtis of Vernon, Mrs. Red Spradling of Vernon; Mr. and Mrs. Hester Reagan of Hobbs, N. M.; Mr. and Mrs. J. L. Marcum, Jr., and Jim of Hereford; Mrs. Lonnie Richburg, Lisa and Lee Ann of Ft. Worth and Mr. and Mrs. Weatherly.

Jack Gilbert of Los Angeles, Calif., is visiting here with his parents, Mr. and Mrs. W. W. Martin.

T. R. Blades Family Meets Here For 18th Annual Reunion Over Weekend

Members of the late T. R. Blades family gathered for their annual family reunion on Saturday and Sunday, August 13 and 14. This was the 18th reunion with some having been held at Panfork Baptist Encampment at Wellington, Craterville National Park, Lawton, Oklahoma, and two at the City Park because of the swimming pool and the large shade trees. This weekend, or the second weekend in August, is chosen because it is near the wedding anniversary of the late Mr. and Mrs. Blades.

Four tables held the good food prepared by the many good cooks for some 74 in attendance. Roy Lee Blades gave the invocation for the meal on Saturday noon, Mildred Stephens on Saturday evening, and Elvis Pitts Sunday noon.

There were several "firsts" this year, some by birth—Oren Don Molloy, Marchelle Marrs, and some by marriage—Mary Lou Souder, Delores Blades, Jeannie Marrs and Lloyd Wright. Those in attendance from the farthest distance were Alice Pearl, David and Leslie Christiansen of Los Angeles, Calif.; others from Alamogordo, N. M., Roy Lee and Laveta Blades; from Estelina, Marcene, Jimmy Don and Oren Don Molloy; from Amarillo,

Ellen Blades Souder, Perry Souder, Connie, Terry, Gary and Tracey James, Z. J., Tommie and Jay Neeley, B. F., Colleen, Royce, Carol and Sharon Thigpen. From Wellington, J. L., Willie, Hope and Reggie Souder, Ocie O'Rear Handley, Reed and Mary Lou Souder; from Dallas, Curry Stephens and B. A. "Bob" McGinnis; from Rush Springs, Okla., Floyd and Laveta Blades, Luolva, Llyod, Sherry and Jody Wright, Elmer and Ray O'Rear Blades, Alfred, Grace and Mike Blades.

From Plainview, Edna Hovis Blades; from San Manuel, Ariz., Margaret, Terry and Tonnie Osborn; from Perryton, Bob, Betty Jean, Joel, Ronnie and Dianne Lancaster, Lee, Jeannie and Marchelle Marrs; from Fritch, Annie Mae, Paul, Dennis and Edie Spears; from Hartley, L. D. "Boss" and Ruby Blades; from Memphis, Etta Blades Jones, Billy Alvin, Oneta, Terri and Billy Alvin Johnson, Jr., Kim and Steve Kennedy, Olamea Ward, Mildred Stephens, Oren and Alice Jones, Mrs. E. H. Stanford; from Well-

FHA Officers Meet To Outline Program For Year

Miss Nancy Cleavinger, Memphis homemaker teacher, and officers of the Future Homemakers of America met at the City Park on August 9 and 10 to outline program plans for the coming year.

Officers present included Phyllis Dunn, Jeannie Anthony, Sharon Gaston, Linda Gaston, Teresa Carson, Liz Johnson, Suzette Smith, and Laura Sue Moss.

Officers unable to attend were Connie Bradshaw, Renee Woods and Claudia Corley.

J. M. Ferrel and Crump Ferrel went to Clovis, N. M., on Tuesday of last week to attend funeral services for an aunt, Mrs. Dudley Crump.

ington, Elvis, Ruby Dell, Donita and Janace Pitts.

Dominos, pitch, gin, swimming and dancing were enjoyed. The children enjoyed climbing the "mountains" and finding rocks with mica deposits, making them think they had a real "find", in addition to much visiting.

Joan Edwards, Cleatus Lebow Marry Sept. 3

Mr. and Mrs. Aldon Edwards announce the engagement and impending marriage of their daughter, Joan, to Cleatus Lebow, of Mr. and Mrs. S. H. Lebow, Abernathy.

The First Christian Church will be the setting for the September 3 wedding.

The bride-elect was employed with the telephone company for the past 14 years until recent transfer to Garland. Lebow is employed with the telephone company in Robstown.

Mrs. B. W. Studstill To Be Hostess To Newcomers Club

The Newcomers' Club will meet at the home of Mrs. B. W. Studstill on Tuesday, August 23, 1 p. m., members of the club announced this week.

All newcomers to Hall County are cordially invited to attend the meeting.



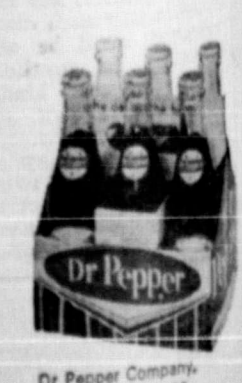
Vivacious Colette Daiute and Dr Pepper... invite you to be Miss Teenage America, 1967!

The pretty young lady above is Miss Teenage America, 1966. And she joins with Dr Pepper—the distinctively different soft drink—in urging teenage girls everywhere to try for the most exciting, glamor-filled year of their life as Miss Teenage America, 1967.

You'll find entry blanks with details on Dr Pepper cartons. If you're a finalist in your own city, or an at-large finalist from your area, you'll be flown with your chaperon on an all-expense-paid trip to Dallas, Texas. There you'll compete in the nationally televised grand finale.

As Miss Teenage America, 1967, here are some of the wonderful prizes you would win: a \$10,000 four-year college scholarship, a 1967 Mercury Cougar, 50 shares of stock in the Dr Pepper Company, \$5,000 cash in appearance fees, 10 shares of American Airlines stock plus complete wardrobe from "J.P.'s only" and "Judy Gibbs" (divisions of Puritan Fashions Corporation).

So hurry! Enter now! Then follow the happy example of Miss Daiute. Relax, relax... enjoy Dr Pepper, distinctively different for today's light 'n lively taste.



See the Miss Teenage America Pageant live and in color, CBS-TV, November 5

OUTSTANDING BUSINESS OPPORTUNITY

FOR SALE

SAIED'S

MAN'S STORE

-MEMPHIS-

A Profitable Operation for Owner Operator. Will Sell Stock and Fixtures at a Fair Price or sell Fixtures Only. If interested contact Alex Saied.

We Are Now Equipped With A **Hot Dip Vat** For Cleaning Iron-Type Blocks And Heads Of All Kinds Of Motors

This service is available to individuals and all repair shops and service departments in this area.

We have enlarged our building to offer this additional service, and are glad to be able to provide an expanding service along with our Radiator Repair Department.

RICE'S RADIATOR & TIRE SERVICE

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Wesleyan Service Guild Meets For Supper At Church Monday Night

The Wesleyan Service Guild met for a church-wide Bible study to be presented on Wednesday nights; books to be studied are: "Christian Being and Doing".

There was also a discussion of a church-wide Bible study to be presented on Wednesday nights; books to be studied are: "Christian Being and Doing".

Guild members present were Neville Wrenn, Cora Belle Alexander, Beth Lemons, Anette Boswell, Dorothy Gowan, Mildred Stephens, Ola Gowan, Brunetta Morris, Haynes, Gidden, Viola Morris, Wanda Hamblin, Hester Bownds, Lucille Burnett, and one guest, Gladys De Wees, Amarillo.

Gidden, Guild president, presided. The evening was devoted to the supper, Ophelia Wrenn to the invocation.

She gave her impressions of the weekend since this was the first time she had attended. She was impressed with the candle-light service, the abundance of good food, and the workshop for first timers.

Boswell was another at the workshop for the first time. She was impressed with the candle-light service, morning singing and a play "Two In a Bed".

Gidden attended the workshop for presidents, and the overall theme, "To Be".

The offering went to laymen's cotillion, and the other speakers. I felt the speakers this year were some of the best.

Mr. Gidden said, "The offering and Design" is the program planning as Pauline Wynn, as she the workshop for first timers.

Other person attending was Ruth Fowler, unable to attend this year.

It was voted to join the Society of Christian Workers, in October.

Mrs. Roy Russell Dies Monday; Services Thursday

Funeral services for Mrs. Luellen Sarah Russell, 66, of Turkey, who passed away in California while visiting relatives, were held at 4 p. m. today (Thursday) in the Turkey First Baptist Church. The Rev. Don Connally, pastor, officiated, and was assisted by Rev. Darwin Scott of White Deer and Rev. Fred Brown, pastor of the First Methodist Church in Turkey.

Burial was in Dreamland Cemetery under the direction of Seigler Funeral Home.

A resident of Turkey since 1917, Mrs. Russell died Monday in Ventura, Calif., where she was visiting a sister.

She was born in Red River County and was the daughter of the late Sid Christian, a former Hall County Sheriff.

Luellen Sarah Christian was united in marriage to Roy Russell in Turkey in 1920.

Mrs. Russell was a member of the First Baptist Church and of the Order of the Eastern Star.

Surviving are her husband, Roy; daughters, Mrs. Jack Barnhill and Mrs. B. D. (Red) Williams of Turkey and Mrs. Doyle Weatherly of Ft. Worth; brothers, Albert Christian of Lubbock, Mack Christian of Amarillo and Rusk Christian of California; sisters, Mrs. Jake Whitehead of Amarillo and Mrs. Avary Jones of Ventura, Calif., 10 grandchildren and three great-grandchildren.

Pallbearers were nephews of the deceased: Clinton Lane, Harold Lane, Otho Arnold, Alton Tommy Russell, James Royce Russell, Bob Russell, Larry Russell, Russell Donnell, Paul Christian, Wilburn Christian, Homer Christian, Carl Christian, Glynn Christian, Larry Christian, Ronnie Christian, Jackie Christian, and Sydney Whitehead.

CARD OF THANKS

I want to thank my many friends who sent flowers, cards, and visited me while I was a patient in the local hospital. I also wish to express my appreciation for the care given me by the nurses and Dr. Stevenson. The Candy Stripe girls were always waiting to give me a helping hand. May God bless each one of you. Mrs. Dot Webster.

Cotton is a vegetable fiber.

Claude Stevens To Serve With Marines In Vietnam

Claude E. Stevens, H/M/1c, U. S. Navy, who has been stationed at Corpus Christi since last fall, has been spending the last three weeks on leave, and has visited with relatives in Memphis and this area.

He has spent most of the time at his home in Amarillo with his wife, Edith, and daughters, Judy and Pamela. He also visited with a brother and family, Perry Stevens, at Childress; and with his brother and family, Julius Stevens, at Tulla; Donald Stevens and family at Panhandle; sister and family, Mrs. S. J. Smith, in Memphis; and with his father and mother, Mr. and Mrs. T. C. Stevens, in Memphis.

He left Wednesday for five weeks of field medical service school at Le Jeune, N. C. From there he will be transferred to the 3rd Marine Division, and will go to Viet Nam.

Mr. and Mrs. Noel Clifton returned home Monday from a ten-day vacation on the Gulf Coast. The Cliftons visited in Kingsville with their daughter and family, Mr. and Mrs. Bill Morgan, and took interesting side trips to Corpus Christi, Padre Island and Nuevo, Laredo, Old Mexico, which was most fascinating. Vicki Clifton, who had spent the past two months in Kingsville, accompanied her parents home.

Mr. and Mrs. Ronald Davidson and Juli of Lubbock arrived in Memphis Wednesday to spend several days visiting here with her

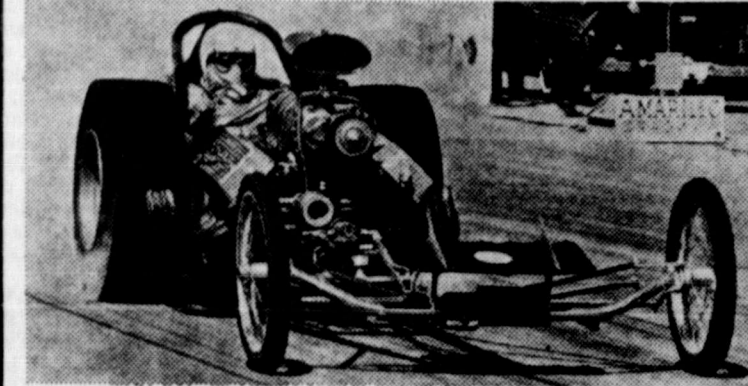
parents, Mr. and Mrs. E. C. Lemons. Mrs. Davidson is a teacher in the Lubbock school system and Mr. Davidson is doing graduate work at Texas Technological College.

DRAG RACES

THIS SUNDAY — AUGUST 21ST
TIME TRIALS 7 A.M. - RACES AT 2 P.M.

Texas Pre-National Fuel Dragster and Funny Car Championship. Featured matched races will be Mr. Norm — 170 M. P. H. Dodge versus Don Gay — 170 M. P. H. Pontiac G. T. O. Also featured — Rodger Carter in '66 Chevy versus Gene Snow's '66 Dodge Dart.

BIG "AA" FUELERS WILL BE HERE!



John Smyser in his '66 Olds "Terrifying Toronado" featuring 2400 H. P. Twin Engine 4 Wheel Drive will be here!

THE WILDEST 7 SECONDS IN SPORTS

BOBBY LANGLEY on this run turns 205 mph in 7.90 sec. in 1/4 mile!

AMARILLO DRAGWAY

AMARILLO, TEXAS 7 MILES SOUTH ON WASHINGTON. CHILDREN UNDER 12 ADMITTED FREE WHEN ACCOMPANIED BY ADULT

MRS BAIRD'S



Stays Fresh Longer

Another FIRST

For The FIRST STATE BANK

In Memphis

Our New...

TIME and TEMPERATURE

Recorder

... which is pictured at the left and gives both time and temperature 24 hours each day.



This Time and Temperature instrument is one of many services we are providing to the residents of this area.

YOUR FULL SERVICE BANK

First State Bank

OFFICERS
SAM J. HAMILTON, Board Chairman
L. C. MARTIN, President
G. M. DUREN, Vice President
H. J. HOWELL, Cashier
STARR JOHNSON, Ass't Cashier
SYLVIA ALEWINE, Ass't Cashier

MEMPHIS, TEXAS



DIRECTORS
SAM J. HAMILTON
G. M. DUREN
O. R. GOODALL
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L. C. MARTIN
PAUL SMITH
BILLY THOMPSON
W. A. SMITHEE
H. J. HOWELL
J. A. ODOM
JOHN A. FOWLER

MEMBER FEDERAL DEPOSIT INSURANCE CORPORATION

Food Values

MARYLAND CLUB or FOLGER'S

COFFEE 79¢
Pound

YELLOW CLING PEACHES
No. 2 1/2 Cans

27¢

SWIFT'S ICE CREAM
1/2 Gallon

69¢

CLEENEX or SCOTTIES
200 — 2 Ply Pkg.

25¢

JELL-O, 2 Pkgs. 19¢

DEL MONTE or DOLE'S PINEAPPLE JUICE, 3 — 46 oz. cans \$1

SHURFINE — CHUNK STYLE TUNA, 3 — 6 1/2 Oz. Cans 1.00

SHURFINE — WHOLE GREEN BEANS, 303 Can 27¢

FRESH FROZEN ORANGE JUICE
12 Oz. Cans

Shurfine 39¢
Minute Maid 49¢

SHURFRESH OLEO
2 Lbs. 45¢

ALL BRANDS Biscuits, 6 Cans 49¢

PRODUCE

CALIFORNIA VINE RIPE TOMATOES, Lb. 29¢

KENTUCKY WONDER GREEN BEANS, Lb. . . . 29¢

TOMATOES, 2 Lb. Bag . 25¢

EMERSON SEEDLESS PEPPERS, Lb. 25¢

NO. 1 RUSSET POTATOES, 10 Lbs. . . . 55¢

MARKET

WILSON'S CRISPRITE BACON, 1 Lb. 79¢

FRESH HAMBURGER, Lb. . . 49¢

CHUCK BEEF ROAST, Lb. . . 49¢

ALL MEAT FRANKS, Lb. Pkg. 59¢

HOT BAR-B-Q, Lb. 69¢

Double Buccaneer Stamps Tuesdays — \$2.50 Purchase or Over

MEMPHIS GROCERY

ORVILLE GOODPASTURE NORTH 116TH

HERB CURRY PHONE 259-3581

Sixteen Texas Amendments Are Being Published

In the pages of the issues of The Democrat for the four issues in August, there will be published 16 proposed Amendments to the Texas Constitution.

Texas voters will vote pro and con on these proposed amend-

ments on November 8, 1966, the date of the general election.

Readers are encouraged and urged to read the amendments and make up their minds as to their merits and demerits so they will be educated voters come November.

The amendments cover a wide range of subjects including poll tax requirements for voting, changes in law covering agricultural land taxation, retirement, disability and death benefits for county officials and others, vot-

more. Amendments of special interest to our area would be Nos. One, Two, Four, Five, Six, Seven, Nine, Ten, Eleven, Twelve, Fifteen and Sixteen.

Amendment No. 1 provides that all land owner by natural persons and designated for agricultural

purpose on the consideration of only those factors relative to such agricultural use.

Several of the amendments would revise the state's law governing voting, always an important issue.

Readers should keep in mind

published by the State for the benefits of the citizens so each and every voter can be informed of the exact wording of the amendments to the Texas Constitution.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THIRTEEN ON THE BALLOT

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

HOUSE JOINT RESOLUTION NO. 69 proposing an Amendment to the Constitution of the State of Texas by adding a new Section, Section 63, to Article III; authorizing the Legislature to provide by statute for the accomplishment of governmental functions within any county having one million, two hundred thousand (1,200,000) or more inhabitants by the consolidation of the functions of government or any political subdivision(s) located within the county and any other political subdivision(s) located within the county or with the county; providing for an election and the issuance of a proclamation therefor.

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

Section 1. That the Constitution of the State of Texas be amended by adding a new Section in Article III, to be known as Section 63, reading as follows:

"Section 63. (1) The Legislature may by statute provide for the consolidation of some functions of government of any one or more political subdivisions comprising or located within any county in this State having one million, two hundred thousand (1,200,000) or more inhabitants. Any such statute shall require an election to be held within political subdivisions affected thereby with approval by a majority of the voters in each of these political subdivisions, under such terms and conditions as the Legislature may require.

(2) The county government, or any political subdivision(s) comprising or located therein, may contract one with another for the performance of governmental functions re-

quired or authorized by this Constitution or the Laws of this State, under such terms and conditions as the Legislature may prescribe. The term 'governmental functions,' as it relates to counties, includes all duties, activities and operations of state-wide importance in which the county acts for the State, as well as of local importance, whether required or authorized by this Constitution or the Laws of this State."

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

"FOR the Amendment to the Constitution authorizing the Legislature to provide by statute for any county having one million, two hundred thousand (1,200,000) or more inhabitants to consolidate the functions of government and for such counties or any political subdivision(s) located therein to contract for the performance of functions of government."

"AGAINST the Amendment to the Constitution authorizing the Legislature to provide by statute for any county having one million, two hundred thousand (1,200,000) or more inhabitants to consolidate the functions of government and for such counties or any political subdivision(s) located therein to contract for the performance of functions of government."

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT

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

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

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

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

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

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

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

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

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

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

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

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

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOURTEEN ON THE BALLOT

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

HOUSE JOINT RESOLUTION NO. 38 proposing an amendment to Section 2, Article VI, Constitution of the State of Texas, to omit the requirement that members of the armed services vote only in the county in which they resided at the time of entering the service.

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

Section 1. That Section 2, Article VI, Constitution of the State of Texas, be amended by deleting the following language:

"Any member of the Armed Forces of the United States or component branches thereof, or in the military service of the United States, may vote only in the county in which he or she resided at the time of entering such service so long as he or she is a member of the Armed Forces."

The text of this Section is shown below, with a broken line through the sentence which is to be deleted:

Section 2. Every person subject to none of the foregoing disqualifications who shall have attained the age of twenty-one (21) years and who shall be a citizen of the United States and who shall have resided in this State one (1) year next preceding an election and the last six (6) months within the district or county in which such person offers to vote, shall be deemed a qualified elector; and provided further, that any voter who is subject to pay a poll tax under the laws of the State of Texas shall have paid said tax before offering to vote at any election in this State and hold a receipt showing that said poll tax was paid before the first day of February next preceding such election. Or if said voter shall have lost or misplaced said tax receipt, he or she, as the case may be, shall be entitled to vote upon making affidavit before any officer authorized to administer oaths that such tax receipt has been lost, in writing and left with the judge of the election. The husband may pay the poll tax of his wife and receive the receipt therefor. In like man-

ner, the wife may pay the poll tax of her husband and receive the receipt therefor. The Legislature may authorize absentee voting. And this provision of the Constitution shall be self-enacting without the necessity of further legislation. Any member of the Armed Forces of the United States or component branches thereof, or in the military service of the United States, may vote only in the county in which he or she resided at the time of entering such service so long as he or she is a member of the Armed Forces."

Sec. 2. The only purpose of the amendment proposed in this Resolution is to make the aforesaid deletion. The adoption of this amendment shall not be deemed to have the effect of readopting the remainder of the Section, and if any other amendment to this Section, being for a different purpose, is adopted at an earlier election or at the same election, the adoption of this amendment shall not be construed as nullifying the change made by such other amendment.

Sec. 3. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed on them the following:

"FOR the Constitutional Amendment to allow members of the Armed Forces who are residents of Texas to vote."

"AGAINST the Constitutional Amendment to allow members of the Armed Forces who are residents of Texas to vote."

Sec. 4. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time required by the Constitution and laws of this State.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

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

HOUSE JOINT RESOLUTION NO. 13 proposing an Amendment to Sections 2 and 4 of Article VI of the Constitution of the State of Texas so as to repeal the provision making payment of the poll tax a requirement for voting and so as to authorize the Legislature to provide for the registration of all voters.

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

Section 1. That Section 2 of Article VI of the Constitution of the State of Texas be amended, effective February 1, 1968, by deleting the following language:

"and provided further, that any voter who is subject to pay a poll tax under the laws of the State of Texas shall have paid said tax before offering to vote at any election in this State and hold a receipt showing that said poll tax was paid before the first day of February next preceding such election. Or if said voter shall have lost or misplaced said tax receipt, he or she, as the case may be, shall be entitled to vote upon making affidavit before any officer authorized to administer oaths that such tax receipt has been lost. Such affidavit shall be in writing and left with the judge of the election. The husband may pay the poll tax of his wife and receive the receipt therefor. In like manner, the wife may pay the poll tax of her husband and receive the receipt therefor."

provided, however, that before offering to vote at an election a voter shall have registered annually, but such requirement for registration shall not be considered a qualification of an elector within the meaning of the term 'qualified elector' as used in any other Article of this Constitution in respect to any matter except qualification and eligibility to vote at an election. Any legislation enacted in anticipation of the adoption of this Amendment shall not be invalid because of its anticipatory nature. The Legislature may authorize absentee voting. And this provision of the Constitution shall be self-enacting without the necessity of further legislation. Any member of the Armed Forces of the United States or component branches thereof; or in the military service of the United States, may vote only in the county in which he or she resided at the time of en-

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

Section 2. Every person subject to none of the foregoing disqualifications who shall have attained the age of twenty-one (21) years and who shall be a citizen of the United States and who shall have resided in this State one (1) year next preceding an election and the last six (6) months within the district or county in which such person offers to vote, shall be deemed a qualified elector; and provided further, that any voter who is subject to pay a poll tax under the laws of the State of Texas shall have paid said tax before offering to vote at any election in this State and hold a receipt showing that said poll tax was paid before the first day of February next preceding such election. Or if said voter shall have lost or misplaced said tax receipt, he or she, as the case may be, shall be entitled to vote upon making affidavit before any officer authorized to administer oaths that such tax receipt has been lost. Such affidavit shall be in writing and left with the judge of the election. The husband may pay the poll tax of his wife and receive the receipt therefor. In like manner, the wife may pay the poll tax of her husband and receive the receipt therefor.

provided, however, that before offering to vote at an election a voter shall have registered annually, but such requirement for registration shall not be considered a qualification of an elector within the meaning of the term 'qualified elector' as used in any other Article of this Constitution in respect to any matter except qualification and eligibility to vote at an election. Any legislation enacted in anticipation of the adoption of this Amendment shall not be invalid because of its anticipatory nature. The Legislature may authorize absentee voting. And this provision of the Constitution shall be self-enacting without the necessity of further legislation. Any member of the Armed Forces of the United States or component branches thereof; or in the military service of the United States, may vote only in the county in which he or she resided at the time of en-

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

Section 3. If any other Amendment to Sections 2 or 4 of Article VI of the Constitution of the State of Texas, being for a different purpose, is adopted at an earlier election or at the same election, the adoption of this Amendment shall not be construed as nullifying any change made by such other Amendment.

Sec. 4. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of the state at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed thereon the following:

Section 4. In all elections by the people, the vote shall be by ballot, and the Legislature shall provide for the numbering of tickets and make such other regulations as may be necessary to detect and punish fraud and preserve the purity of the ballot box; and the Legislature may shall provide by law for the registration of all voters in all cities containing a population of ten thousand inhabitants or more."

The text of this Section, as so amended, is shown below, with the deleted language marked through by a broken line and with the new language underscored:

"Section 4. In all elections by the people, the vote shall be by ballot, and the Legislature shall provide for the numbering of tickets and make such other regulations as may be necessary to detect and punish fraud and preserve the purity of the ballot box; and the Legislature may shall provide by law for the registration of all voters in all cities containing a population of ten thousand inhabitants or more."

Sec. 5. If any other Amendment to Sections 2 or 4 of Article VI of the Constitution of the State of Texas, being for a different purpose, is adopted at an earlier election or at the same election, the adoption of this Amendment shall not be construed as nullifying any change made by such other Amendment.

Sec. 6. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this State.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIXTEEN ON THE BALLOT

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

HOUSE JOINT RESOLUTION NO. 1 proposing an Amendment to the Constitution of the State of Texas to establish the date on which newly elected Members of the Legislature shall qualify and take office.

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

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

"Section 3. The Senators shall be chosen by the qualified electors for the term of four years; but a new Senate shall be chosen after each apportionment, and the Senators elected after each apportionment shall be divided by lot into two classes. The seats of the Senators of the first class shall be vacated at the expiration of the first two years, and those of the second class at the expiration of four years, so that one half of the Senators shall be chosen biennially thereafter. Senators shall take office following their election, on the day set by law for the convening of the Regular Session of the Legislature, and shall serve thereafter for the full term of years to which elected and until their successors shall have been elected and qualified."

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

"Section 4. The Members of the House of Representatives shall be chosen by the qualified electors for the term of two years. Representatives shall take office following their election, on the day set by law for the convening of the Regular Session of the Legislature, and shall serve thereafter for the full term of years to which elected and until their successors shall have been elected and qualified."

"Section 30c. (a) The terms of office of persons serving on the governing body of a political subdivision of the State created to further the purposes of Section 52, Article III, or Section 59, Article XVI, of this Constitution, shall never exceed six years. (b) Statutory provisions enacted before the first Tuesday after the first Monday in November, 1966, relating to the terms of office of governing bodies of political subdivisions created to further the

the House of Representatives shall be chosen by the qualified electors for the term of two years. Representatives shall take office following their election, on the day set by law for the convening of the Regular Session of the Legislature, and shall serve thereafter for the full term of years to which elected and until their successors shall have been elected and qualified."

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

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

Sec. 4. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Constitution and Laws of this State.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

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

HOUSE JOINT RESOLUTION NO. 21 proposing an Amendment to Article XVI, Constitution of the State of Texas, relating to the terms of office of directors of conservation and reclamation districts.

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

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

"Section 30c. (a) The terms of office of persons serving on the governing body of a political subdivision of the State created to further the purposes of Section 52, Article III, or Section 59, Article XVI, of this Constitution, shall never exceed six years. (b) Statutory provisions enacted before the first Tuesday after the first Monday in November, 1966, relating to the terms of office of governing bodies of political subdivisions created to further the

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

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

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

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

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

Sec. 4. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time required by the Constitution and Laws of this State.

Sec. 5. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time required by the Constitution and Laws of this State.

Sec. 6. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time required by the Constitution and Laws of this State.

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

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

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

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

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

Sec. 4. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time required by the Constitution and Laws of this State.

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Kathryn McMurry Enjoys Trip To Central States

Mrs. J. W. Orrell of Cleburne joined Kathryn McMurry of Lakeview and Mrs. M. W. Greagor of Clarendon Thursday, August 11, for a tour of South Dakota, Nebraska, Wyoming, and Colorado.

They spent the first night in Hot Springs, S. D., and the next day toured the Black Hills and visited Mt. Rushmore, where they viewed America's Shrine of Democracy. They were amazed to discover the difference in the expressive look in the eyes of each of the faces of the mountain.

Buffalo, deer, antelope and pheasants, as well as the donkeys, that stay along the road to be fed by passing tourists were seen on the way to Deadwood, S. D., where they visited places of interest and to Lead, S. D., where the fabulous Homestake Mine is located.

The trip continued through Wyoming and the group noticed the many fields of beautiful tall green corn and stack after stack of hay all through Nebraska, Wyoming and Colorado.

Friday night they spent in Cheyenne, Wyo. On Saturday, the trip back took them to Denver, Colo., and Colorado Springs where they road the cog railway up to Pike's Peak, seeing the Seven Lakes, the small animals that live above the timberline and the big horn sheep on the way. There was no snow but the air was nice and cool.

They attended the Pike's Peak or Bust Rodeo Saturday in the

Collections from any producers who did not wish to contribute would be refunded upon written application. Assessments would start at the beginning of the ginning season for the 1967 crop.

Broadmore Stadium where they saw Doc and Festus of "Gunsmoke."

More of the State of Colorado was seen when they visited the Royal George and Cannon City. There we realized that nature has produced wonderful scenes even beyond the beauty of the paint brush in the hand of men, they reported.

The trip on toward Donley County and Hall County was enjoyed even if there wasn't the rain we had been through, but it was good to return home safely, they said.

Mrs. Orrell returned to her home in Cleburne on Monday.

Johnny Hoggatt To Preach At Lakeview Sunday

Johnny Hoggatt of Hedley will preach at the First Baptist Church in Lakeview at both the morning service and evening service Sunday, it was announced this week.

A teen-age minister, Mrs. Hoggatt has preached at numerous churches throughout the area during the summer. A cordial invitation has been extended the public to come hear his messages.

On August 28, Mr. Hoggatt will be in Clarendon to preach at the First Baptist Church. He will fill the pulpit there at both the morning and evening services.

Amarillo Dragway To Have Special Race Event Sunday

The big news in racing this week was the announcement by Earnest Walker, president of the Amarillo Dragway, of the big Texas pre-national fuel and funny car match racing event at the Amarillo Dragway this Sunday, August 21.

Slated to get under way with time trials at 7 a. m. and final races to start at 2 p. m., this spectacular two out of three match race event will feature such outstanding drag racing names as Eddie Hill of Wichita Falls vs. Bennie Osburn of Tulsa, Vance Hunt of Dallas takes on Critz Automotive of Tulsa, "Bearded" Bobby Langley will face the "California Woody Car" from Santa Monica, Calif., and national record holder Jimmy Nex from Oklahoma City will be pitted against "The Spoilers" from Tulsa, Oklahoma, winners of the Texas Fuel Championship last month.

All-cotton fabrics now have durable press finishes.

Miss Hutcherson Attend Tex. Farm Bureau Seminar

Miss Carolyn Hutcherson, daughter of Mr. and Mrs. Wayne Hutcherson, represented the Hall County Farm Bureau at the fourth annual Texas Farm Bureau Citizenship Seminar August 9-13 in Waco.

Purpose of the four-day school was to better acquaint the high school student with the American system and way of life. Emphasis was placed on the economic, moral and social aspects of the American society.

Speaking to the more than 350 attending were Dr. Clifton L. Ganus, Jr., president and head of the Department of History and Social Sciences of Harding College at Searcy, Arkansas; W. Cleon Skousen, former FBI agent and chief of police of Salt Lake City; Dr. C. L. Kay, vice president, public affairs, Lubbock Christian College; and Herbert A. Philbrick, noted author, lecturer and former counterparty for the FBI.

The student attending from Hall County was sponsored by the Hall County Farm Bureau.

While in Waco she visited the Strecker Museum of Natural History, Armstrong Browning Library and the Texas Historical Collection.

Kim Cape And Partner Capture Tennis Title

Miss Kim Cape, 14 year old daughter of Mr. and Mrs. Charley B. Cape of Harlingen and formerly of Memphis, with her partner, Kathy Beone, also of Harlingen, captured the 16-under doubles championship of the Texas Amateur Athletic Federation state tennis tournament in Austin on August 6.

To win the state title the Harlingen girls defeated Fort Worth's team of Cromine and Southern in the finals, 6-3, 6-2. The Harlingen girls had earlier polished off Pasadena's Cohn-Gordon, 6-0, 6-0; and won the semifinals, 6-3, 6-4, over Richards-Russell of Dallas.

Kim attended Austin Elementary School for six years. She will be a 9th grade student in Coakley Jr. High in Harlingen this next year where she is a member of the National Honor Society and a member of the Coakley Student Council.

A two-row mechanical cotton picker will harvest nearly a bale in a half an hour.

LOCALS

Mr. and Mrs. Bob Alewine of Lubbock visited here over the weekend with their parents, Mr. and Mrs. Monty Alewine and Mrs. H. A. Salter.

Mr. and Mrs. Lee Hubby and son, Hutch, and daughter, Jan, of Austin visited here Saturday with Mrs. Lois Lemmon and Rose-lynn Williams. They were enroute to Colorado on a vacation. Mrs. Hubby is a cousin of Mrs. Lemmon and Miss Williams.

Mrs. R. H. Wherry is visiting in Amarillo this week with her daughter, Mrs. Florence Fitzjarrald, and granddaughter, Mrs. Howard Mundy and new son, Robert Gene.

Mrs. Kathryn Latimer and her father, who lives in Hedley, visited relatives in Farmington, N. M., last week.

Visiting with their son, Mr. and Mrs. Billy Lester, in Lubbock last week were Mr. and Mrs. R. L. Lester.

Mr. and Mrs. W. A. Kiser and son of Richmond, Calif., returned home Tuesday after a week's visit with her sister, Mrs. Monty Alewine and family, and with her mother, Mrs. W. D. Odell.

Mr. and Mrs. Tom Tate of Hedley and grandson, David of Amarillo and Bobby Hoggard visited Sunday afternoon with Mr. and Mrs. R. L. Lester.

Ray Painter of Kingfisher was a Memphis visitor over the weekend. He came to Memphis for his wife and children, Carolyn, Marilyn and Carl Kent, who had spent last week visiting here with their parents and grandparents, Mr. and Mrs. Kent Magness.

Mr. and Mrs. Jerry Scott and children, Valery and Victor, of Electra visited here from Friday until Sunday with his parents, Mr. and Mrs. J. B. Scott.

ATHLETE'S FOOT TREAT IT FOR 48c

Apply instant-drying T-4-L, a batch of chemicals in alcohol. Feel it take hold to check it, burning in MINUTES. In 3 to 5 days, infected skin sloughs off. Watch HEALTHY skin appear! If not delighted in ONE HOUR, your 48c back at any drug counter. TODAY at CITY DRUG STORE, TURKEY.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER TWELVE ON THE BALLOT

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

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

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

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

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

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

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

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

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

Date
Need For
Order

States Department
has set a date of
Aug. 25, at
1321 Commerce
for a hearing on pro-
research promotion

to establish a new
promotion order for
will be considered
at that time.
of such an order
by Congress this
Cotton Research and
The legislation is
able cotton produc-
in a comprehensive
program to
ent establish
which newly
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ality and

ST the Co
Amendment
the date
selected Mem-
signature shall
be office."

am would be financed
ments of \$1 per bale
cotton producers,
by cotton handlers
of the Cotton Board.

YOU THINK OF
WARRANT

Think of
Well Insurance
Agency
259-3531

Ritchie Florist

Specializing in: —
Weddings — Funeral Designs
Corsages — Flowers & Plants
For All Occasions

Delivery Service
259-2070 Nights & Holidays

MRS. W. F. RITCHIE Memphis, Texas



WE'RE MOVING

YOUR


Buccaneer Gift Center

WATCH FOR

GRAND OPENING

612 NOEL (We are neighbors to Foxhall Motor Co.)

P. S. - We appreciate the Fine Service J. O. & Marjorie Dixon have given Buccaneer Stamp Customers the Past 3 Years.



DEL MONTE
FRUIT DRINK
46 OZ. CAN
4 For 1.00

WHITE SWAN PEACHES
2 1/2 CAN
4 For 1.00

BORDEN'S MELLORINE
3 1/2 Gal. Ctns. **89¢**

WHITE SWAN COFFEE
1 Lb. Can **69¢**

PINTO BEANS
8 Lb. Pkg. **89¢**

MRS. TUCKER'S SHORTENING
3 Lb. Can **69¢**

U. S. NO. 1 WHITE POTATOES
10 Lb. Bag **49¢**

PICK-O'-MORN TOMATOES
Per Pkg. **21¢**

ARM or CHUCK ROAST
POUND **49¢**

FRESH FRYERS
POUND **32¢**

WRIGHT'S ALL MEAT FRANKS
12 Oz. Pkg. **43¢**

CASHWAY FOOD

FORMERLY GOODNIGHT GROCERY — PHONE 259-3253



CYCLONE CHEERLEADERS—These six Memphis High School cheerleaders make the victory sign as they pose for a picture at a practice session before leaving for the Southern Methodist University School of Cheerleading to be held Sunday through Friday, August 14-19. The girls left late Saturday for Dallas to attend the school. They are scheduled to return Friday, Aug. 19. Pictured on the front, left to right are Senior Linda Gaston, Junior Cynthia Evans, and Sophomore Vee Latimer. On the second row are Senior Suzette Smithee and Freshman Kathy Johnson. Standing on Suzette and Kathy's knees is Junior Judy Bruce.

Antiquing Made EASY

Martin Senour's Provincial Color Glaze 8 beautiful colors Dixon TV & Appliance

Mrs. Walter McMaster, Mrs. Wilma Stennett and Dwight, and Gary Sprull visited Saturday afternoon in the M. N. Orr home.

Mrs. Dalton Mitchell and girls of Amarillo visited Mrs. Effie Melton at Cousins Home Friday.

Charles Corsley, Retired Farmer, Dies In Amarillo

Funeral services for Charles Edward Corsley, 85, of Amarillo, were held at 2 p. m. Tuesday in the Spicer Funeral Home Chapel. The Rev. Virgil C. Sparks, pastor of the Memphis Assembly of God Church, officiated.

Burial was in Fairview Cemetery under the direction of Spicer Funeral Home.

Mr. Corsley was dead on arrival at 9:10 p. m. Sunday at Northwest Texas Hospital in Amarillo. He was a retired farmer and had been living in Amarillo two months.

Surviving are sons, Troy of Amarillo, Kenneth of the home and Charley of Amarillo; daughters, Mrs. Gertrude Allard of Amarillo and Mrs. Ruby Gamblin of Vernon, 13 grandchildren and 14 great-grandchildren.

Brice News

Mr. and Mrs. Loyd Burgess returned Thursday to their home in Eldorado after spending the past three weeks here in the home of their son, Doug Burgess.

Mrs. Mark McReary and her daughter, Mrs. H. C. Walters, and three children, all of Tyler, were visiting friends here this week. Mrs. McReary is a former resident of Brice.

Mr. and Mrs. G. W. Selmon went Thursday to Groesbeck where they attended a reunion of the Selmon families.

Mrs. Cal Holland and daughter, Mrs. Gene Koeninger of Vega were here Tuesday visiting friends.

Hilburn Gattis and his sons, Jim of Brice and Tom of Muleshoe fished the past weekend at Stamford.

Mike Murff of Amarillo spent the weekend here with his parents, the C. V. Murffs. His daughter, Tanya, returned home with him Sunday after spending the past week here with her grandparents.

Mrs. Red Stephens, who underwent surgery in Memphis hospital, is reported to be much improved.

Mr. and Mrs. Aubry Martin and daughters, Shirley and Connie, went Friday evening to Palo Duro Canyon where they attended the production of "Texas".

Mrs. A. C. Hartzog has returned home after visiting several days with her son, Carl and family in Dallas. While there, she and Carl flew to Illinois where they visited her son, L. B. Hartzog and family.

Mr. and Mrs. Oscar Maddox and Mr. and Mrs. Van Howard of Memphis were Sunday visitors in the Wayne Stephens home.

Mr. and Mrs. Leon Russell and family of Dallas visited here Monday with Mr. and Mrs. Bill Combs and Bret. They were en route to Colorado on a vacation trip.

Mr. and Mrs. Edward Lester of Kerrville are visiting with his parents, Mr. and Mrs. L. H. Lester.

Foxhall Motor Co.

We Replace AUTO GLASS

while you wait! or while you do your shopping. Every job guaranteed

Mrs. Claude Hickey and Mr. and Mrs. Brigham Young visited in Quitaque Sunday with relatives. Fresno, Calif., arrived here for an indefinite visit with their daughter, Mrs. J. D. Kennedy, and other relatives. Mr. and Mrs. G. G. Loyd of Mr. and Mrs. R. R. Cooper of Seymour and Mrs. W. of Wichita Falls Cooper's brothers, Luther Bevers and Sallie Edmondson Home last week.

Penneys
ALWAYS FIRST QUALITY

SAVE ON BACK-TO-SCHOOL NEEDS!

Better not wait! we've reduced our price through Saturday only!



Lady Towncraft® shirt classics

regularly 3.98, NOW 2 for \$7

What a way to start your shirt collection! Lady Towncraft® shirt classics — terrific buys at their regular price — now reduced! Fabulous! All in quick-care Dacron® polyester-cotton oxford or broadcloth, superbly tailored under Penney's watchful eye! Many with the added plus of never-iron* Penn-Prest! Exclusively ours, every stitch of the way! Misses' sizes!

*when tumble-dried!



3 PAIRS \$5

Boys' Cotton Western Jeans

A classic favorite for school-age boys and Moms, too! Sturdy 13 3/4 oz. all cotton denim western jeans! Color: Blue! Get him ready for school or play with this great jean buy! Sizes 6-18, regular, slim or husky.



REDUCED!

Exciting value! Boys' never-iron* sport shirts

Stock up on his school 'musts'! Plaids and solids! In Fortrel® polyester/cotton. Penn-Prest means no homework — you never iron! Great buy!

1.99



REDUCED!

Now! Men's Penn-Prest sport shirts

Perfect for class or casual wear... perfectly care-free! Traditional solid oxford buttondowns. Look yourselves in the dryer. Unbeatable value!

99c to 2.99

SHOP PENNEYS

Mon. thru Fri.—8:30 to 5:30
Saturday—8:30 to 7:30

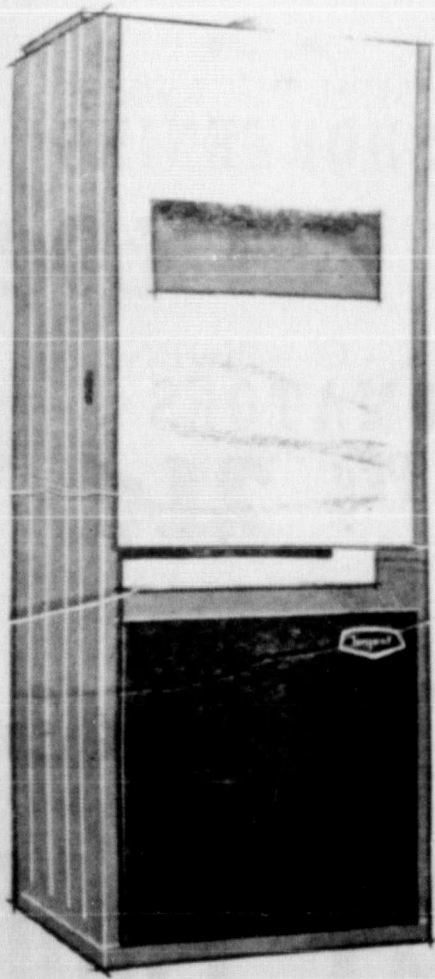
REMEMBER

CHARGE IT AT PENNEYS

CLEAR THE DECKS!

GAS HEAT SALE!

MOVE UP TO MODERN GAS HEATING BEFORE YOU NEED IT... AND SAVE! GAS HEATING IS FAST, SAFE, AUTOMATIC, CLEAN, EFFICIENT, DEPENDABLE AND ECONOMICAL.



A GAS CENTRAL FURNACE

puts you half way to all year air conditioning. By utilizing the same ductwork, you can add gas cooling to your gas heating for year-round comfort. And all operates easily and efficiently from a thermostat. Set it for 'heat' or for 'cold'. Your home stays cleaner because the warmed air that circulates room-to-room is filtered. And warmed, naturally and economically by gas. Whether you're building or buying, ask about modern gas heat.

ACT NOW! TAKE ADVANTAGE OF PRE-SEASON DISCOUNTS

SEE YOUR GAS HEATING DEALER OR LONE STAR GAS

Charles Perry Is Wounded In Viet Nam Fight

Charles Perry, 20, grandson of the Charley Hunters of Memphis and the son of Mr. and Mrs. Joe Perry, is expected home soon from Viet Nam where he was wounded recently.

Airman Perry was riding in a helicopter and serving as a weapons operator when the helicopter was shot down. Three of the sixteen men aboard survived. Airman Perry and two of his other wounded buddies were rescued by another helicopter's crew which landed near by. He was pinned under the plane and the other crew lifted the helicopter during the rescue operation to free him.

His grandfather, Charley Hunter, said that in the first letter the family received from Charles he said that he had seven stitches in his face and 20 in his right arm but was recovering and hoped to be home soon.

Charles was raised in Memphis. He has been a member of the U. S. Air Force for about a year and has been serving in Viet Nam for several months before he was wounded.

He said that he would be glad to hear from anyone at home: Pfc. Charles R. Perry 2124990, H&S Co. 815 3rd Bn., 4th Marines, FPO San Francisco, Calif. 96602.

Cotton Boll Weevils, Worms On Increase

Populations of boll weevils and boll worms have increased during the past week in Hall County. Boll worm infestations are building up and first generation boll weevils continue to emerge from squares in many fields.

Bollworm activity continues to increase in Hall County with reports of medium infestations in some fields. Damage to two to four percent was observed in several fields in the county.

Control measures for bollworms should begin when bollworm eggs and four to five young worms are found per 100 terminals or five percent of the small squares and bolls have been injured by small bollworms. Control measures should be applied at five day intervals or less. Fields should be checked closely two to three days following each application to insure effective control.

T. H. Gattis, one mile east of Brice, has .5 percent square and small boll damage. Wayne Hutcherson, five miles southeast of Memphis, has .5 percent square and small boll damage. Troy Phillips, two miles southwest of Memphis, has one percent square and boll damage. Jack Montgomery, seven miles southwest of Lescley, had eight percent square and small boll damage.

First generation adult boll weevils continue to emerge from squares, greatly increasing adult population in many fields in Hall County. J. B. Byars, three miles northwest of Lakeview, has two percent punctured squares. T. H. Gattis, one mile east of Brice, has one percent punctured squares. M. A. Beasley, one mile west of Memphis, has seven percent punctured squares. Troy Phillips, two miles southwest of Memphis, has five percent punctured squares.

No aphid (lice) infestations have been observed in Hall County. Square borers have been found in light and medium infestations in the county.

Fleahoppers continue to damage young cotton. Cabbage Loopers have been observed in light infestations. No plant bugs (lygus, stink bugs, and rapid plant bugs) have been found in many of the fields being checked.

Grasshoppers damaged field margins and native pastures. For control recommendations, please refer to L-508, Texas Guide for Controlling Cotton In-

Lynn Foxhall Is Listed On Dean's Honor Roll

Honor rolls for the summer session at Southwestern State College contain the names of 883 students—a figure approaching half the term's total enrollment, according to information released by Jack B. Shelton, director of public information.

Students must be enrolled in at least six hours to qualify for the summer session honor rolls. Named to the president's honor roll are those with straight-A grades, and the dean's honor roll is composed of students who maintained a B average, with no grades of D, F or incomplete.

Among those listed on the Dean's honor roll were Lynn Foxhall of Memphis and Richard Duane Reynolds of Hedley.

Funeral Services Held Tuesday Savara Bryley

Funeral services for Mrs. Savara Lee Bryley, 35, a Hall County resident, were held at 10 a. m. Tuesday in the Mount Pleasant Baptist Church with the Rev. J. E. Smith officiating.

Burial was in Fairview Cemetery by Spicer Funeral Home. Born in Valiant, Okla., March 17, 1931, Mrs. Bryley died Friday night in the Hall County Hospital following a heart attack.

She lived 13 miles southwest of Memphis.

Survivors include her husband, Alvester; daughters, Mrs. Odessa Lee Melton, Mrs. Ollie Mae Cornish, Miss Vivian Jean Bryley, Miss Elizabeth Ann Bryley and Miss Glenn Ann Bryley, all of Memphis; a son, Dennis of Memphis; sisters, Mrs. Birda Dudley and Mrs. Lettie Mae Nash of Los Angeles, Calif., and Mrs. Dovie Lee Lewis of Abilene; a brother, Ezel Jones of Los Angeles, and her father, Doc Jones of Valiant, Okla.

Two Local Girls To Attend Austin Youth Conference

Mrs. H. R. Stevenson and Susan and Mark and Donna Sims left Wednesday for Austin where Susan and Donna will attend the Attorney General's Conference on Youth at the University of Texas.

Miss Stevenson and Miss Sims are being sponsored by the Memphis Lions Club.

Mrs. Stevenson and Mark will visit with relatives in Austin this week. They will return to Memphis on Sunday.

John Shadids Attend Funeral Service For Uncle

Mr. and Mrs. John Shadid were in Oklahoma City, Okla., over the past weekend to attend funeral services for Mr. Shadid's uncle, Dr. Michael Shadid.

Services were held Monday at the Unitarian Church in that city. Dr. Shadid was 84 years of age.

CARD OF THANKS

We wish to express our heartfelt thanks to our friends and neighbors for your kindness to us in our sad hour and during the long illness of our loved one. We also want to express our deep appreciation to the doctors and nurses at Hall County Hospital for their medical care. We are indeed grateful for the beautiful floral offerings, cards of sympathy and for the food that was served. May God's blessings be upon you, is our prayer.

The Clyde F. Milam Family, His brother and sister, and Mrs. J. W. Stokes.

sects in the Rolling Plains. Copies of this guide may be picked up at the office of your county agricultural agent.

The information used in this cotton insect report was compiled from reports received from Rolling Plains Cotton Insect Survey Teams, Extension Entomologists and County Agricultural Agent W. B. Hooser.

Personals

Mr. and Mrs. Bob Johnson and daughter, Sandra, of Dallas visited with Mrs. Johnson's mother, Mrs. S. W. Fielding, last week.

Mr. and Mrs. James Lott and family of Levelland visited here over the past weekend with her parents, Mr. and Mrs. Jude Gable.

Miss Jo Ann Odum, who has been attending summer school at Texas Technological College, Lubbock, arrived here Wednesday to visit for a week with her parents, Mr. and Mrs. Adrian Odum. Miss Odum will leave the latter part of next week for Denver, Colo., where she will teach in the public school system this fall.

Mr. and Mrs. Jim Odum of Waco will arrive this coming weekend for a visit with their parents, Mr. and Mrs. Adrian Odum and Mr. and Mrs. Coy Beckham.

Mrs. J. O. Haynes of Kilgore came Tuesday for a visit with her sister, Mrs. T. L. Rouse, and brother, Byron Baldwin.

Bobby Philpot returned home after a two weeks visit with his grandmother, Mrs. O. N. Mallott at Whitesboro.

Mr. and Mrs. Henry Blevins of Houston are visiting here this week with her mother, Mrs. C. L. Hoffman, and sisters, Ruby Hoffman and Mrs. Jim Beeson and Mr. Beeson. Mrs. Hoffman received painful injuries from a fall at her home here last week while hanging some curtains.

Brean and Kevin Hays and a friend, Diane Harp, all of Amarillo, visited here last week with Brean's and Kevin's grandparents, Mr. and Mrs. Henry Hays. Mrs. Jerry Hays and Mrs. Harp came for them Sunday.

Mr. and Mrs. Henry Hays were in Nocona Tuesday to purchase merchandise at the Texas Togs Western Wear factory for their store here.

Mrs. Robert Baker and children of San Leandro, Calif., and Mrs. H. D. Gillis of Brownwood visited here last week with Mrs. Earl Pritchett.

Candice Weatherly is Moore County Farm Bureau Queen.

Candice Weatherly, the daughter of Mr. and Mrs. James Weatherly, former Turkey residents, was crowned Moore County Farm Bureau Queen Friday night in the Dumas High School Auditorium.

Miss Weatherly, 17, was chosen from three contestants. She is a senior in Dumas High School.

Candice is the granddaughter of Mrs. C. S. Lipscomb of Turkey.

Mrs. Roy Russell Of Turkey Dies In California Mon.

Word was received Monday night of the death of Mrs. Roy Russell of Turkey.

Mr. and Mrs. Russell were visiting in California with relatives when she became seriously ill and was hospitalized.

Funeral arrangements are pending.

Mrs. Jack Barnhill and Mrs. B. D. Williams had joined their father at their mother's bedside.

CARD OF THANKS

For the countless gestures of friendship and for the solicited concern for my well-being during my prolonged illness, Ernest and I am extremely grateful. Every telephone call, every card, every visit, every gift helped to speed my recovery. We take particular joy in thanking Doctors Stevenson and Goodall for their professional service; the nurses of Hall County Hospital for their patient care; the darling "Candy Stripe girls" for their cheerful attention; and everyone else who was interested in my improvement.

Mrs. Ernest (Claudia) Lee

Two Local Men To Receive Degrees From Texas Tech

Donald William Gailey, son of Mr. and Mrs. A. L. Gailey of Memphis, will receive a Bachelor of Science degree in Agriculture Economics from the School of Agriculture at Texas Technological College at the Summer commencement exercises on August 20. Also receiving his master's degree in Education will be Neal Hindman, Vo.-Ag. teacher in the Memphis Schools.

Dr. Orlo E. Childers, president of the Colorado School of Mines at Golden, will deliver the principal address at the 7:15 p. m. ceremonies in Lubbock Municipal auditorium, Tech President R. C. Goodwin has announced.

Mr. and Mrs. A. L. Gailey of Memphis, will receive a Bachelor of Science degree in Agriculture Economics from the School of Agriculture at Texas Technological College at the Summer commencement exercises on August 20. Also receiving his master's degree in Education will be Neal Hindman, Vo.-Ag. teacher in the Memphis Schools.

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Memphis Schools

and community affairs here throughout the years. He is a past president of the Memphis Rotary Club and he and Mrs. Milam attended the Rotary Convention in Mexico City while he was in office.

He is also a former city alderman and in recent months had served as a committeeman to get the new Farm-to-Market road 2166, making several trips to Austin in this effort.

He was a member of the First Christian Church and had served as a deacon for many years.

Funeral services for Mr. Milam were held at 3 p. m. Sunday from the First Christian Church with Tom Posey, minister, officiating, assisted by the Rev. Gene Jorgenson, pastor of the First Baptist Church.

Interment was in Fairview Cemetery with service under the direction of Spicer Funeral Home.

Survivors include his wife of the home; daughters, Mrs. Frank B. Toner of San Leandro, Calif.; Mrs. J. F. Neel of Memphis; sisters, Mrs. Maud Milam of Memphis and Mrs. Grace Cochran of Oklahoma City, Okla., and a brother, John of Sudan, and four grandchildren.

Pal bearers were Orville Goodpasture, John Fowler, Dick Fowler, Paul Montgomery, Clee Parr, Swede Roark, Mac Tarver and Robert Sexauer.

Honorary pall bearers were Allen Dunbar, Jackie Blum, John Deaver, Ed Foxhall, Paul Fielding, Horace Clay, Herschel Combs, Ben Parks, Ode Gibson, J. W. Coppedge, Tom Wilson, Temple Deaver, Floyd Limer, Tommie Potts, Pat O'Hare, T. B. Rogers, A. L. Gailey, George Sexauer, Dr. O. R. Goodall and Dr. H. R. Stevenson.

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Funeral Services

in death on June 23, 1956.

Surviving are one daughter, Mrs. Guy Smith of Memphis; two grandsons, Johnny Thompson of Abilene and Paul Thompson, Jr., of Lakeview; four step-grandchildren; one great-grandson; two sisters, Mrs. W. Timmons of Henderson and Mr. Earl Ramsey of Rotan.

Pal bearers will be Joe Neal Berry, Jim Gowdy, Jiggs Walls, Hubert Hall, C. B. Craighead, and

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