

# The Hedley Informer

VOL. 56

HEDLEY, DONLEY COUNTY, TEXAS, AUG 26, 1966

NO. 45

## To Hold Hearing On Stopping Trains 1 & 8

A hearing on the proposal by the Fort Worth and Denver to eliminate trains 1 and 8 will be held at 9:30 a. m. on Sept. 16 at the Coronado Motor Hotel, 701 Pierce St., in Amarillo, to hear evidence.

Another hearing will be held at 9:30 a. m. on Sept. 19 at the Community Center in Memphis.

Hearings are also being held in Denver, Pueblo, and Las Animas, Colo., Clayton, N. Mex., Wichita Falls and Fort Worth.

## D. H. Nelson

Funeral services for D. H. Nelson, 77, of Friona, who passed away there Friday, were held in the First Methodist Church at Friona Monday by Rev. Robert Knight. Burial was in the Friona cemetery.

Mr. Nelson was a native of Parmer County. He lived in Childress County until he moved to Swisher County in 1946, then moved to Parmer County in 1954.

He is survived by his wife, Lois; three sons, Lanham of Amarillo, David of Hart and Grady of Friona; three daughters, Mrs. Mildred Guthrie of Hedley, Mrs. Anne Helmstetler of Lubbock and Dorraice Lathem of Tulia; 14 grandchildren and 3 great-grandchildren.

## Mrs. Ethel McEwin

Funeral services for Mrs. Georgia Ethel McEwin, 79, of Amarillo, who passed away there Tuesday of last week, were held Wednesday in the First Christian Church there by Dr. Newton J. Robison and Rev. James A. Mahan. Burial was in an Amarillo cemetery.

Mrs. McEwin, a former Hedleyan, had lived in Amarillo 21 years. She made her home with a daughter, Mrs. Ernest H. Eads.

## Fire Dept. Family Night

The Hedley Fire Dept. will hold their annual family night in the city park next Monday night, Aug. 29, with an ice cream supper for all members and their families.

All who can bring a freezer of ice cream and others bring a cake.

## Greenbelt Dam

All six of the directors, the authority's secretary, superintendent, and two of the engineers were present at this month's board meeting in Childress recently.

It was reported that all phases of the project are now on schedule or ahead of schedule. The dam is 42% complete with only 18% of the time used.

Work on the filter plant near the lake started August 1st, a month ahead of the scheduled time. The pipe line from the filter plant to Clarendon is complete or almost complete. The pipe line from the pump station on Lake Creek to intersect the line between the filter plant and Clarendon will start this week. Right of way is being purchased from Quanah to Crowell. The laying of the pipe there will start soon.

It was reported that according to statisticians both the Clarendon reservoir and the Lake Creek reservoir together will not furnish enough water for the needs of this area by 2020.

The Greenbelt Water Authority was well represented at the water hearings in Wichita Falls Monday. The hearing was primarily on the Red River basin from the High Plains to Lake Texoma.

## J. B. Alexander

Funeral services for J. B. Alexander, 48, who passed away Saturday in the VA hospital at Albuquerque, were held Tuesday in the Strong-Thorne Mortuary there. Burial was in an Albuquerque cemetery.

Mr. Alexander was born in Hedley and was a 1935 graduate of Amarillo High School. He was a captain in the Air Force in World War II, a Mason, a Shriner and a member of the Elks Club. He had been living in Albuquerque since 1959.

He is survived by his wife, Betty; a daughter, Marilyn of Denver, Colo., a son, Danny of Amarillo and his parents Mr. and Mrs. Oscar Alexander of Albuquerque.

## Card of Thanks

We wish to express our sincere thanks to all our friends for the beautiful flowers, food, and kind words we received in the loss of our loved ones.

May God bless every one of you.  
The A. G. Alexander family

## School To Open August 29

The Hedley schools will begin the current term on August 29, at 8:40 a. m. There will be a faculty meeting on August 26 at 8:30 a. m. The high school will enroll at 2:00 p. m. on Friday, August 26.

Any high school student who did not attend Hedley schools last year should have an official transcript sent to Hedley before this date in order to work out the student's schedule on enrollment day.

The faculty for the new term of school is complete, including three new teachers. The faculty includes:

1st grade, Mrs. Joyce Boliver  
2nd, Mrs. Jewell Quisenberry  
3rd and 4th, Mrs. Ruth Hancock

5th and 6th, Mrs. Ida Lou Dickson

7th and 8th, Mrs. Helen Estlack  
Special reading, Mrs. Canzada Bray

English, commercial and librarian, Mrs. Evelyn Messer

Homemaking, Mrs. Sue Shields  
Math, history and junior high coach, Duane Reynolds

Science, Connie DeBord  
Ag, Doole Messer

Principal, history and coach, Jack Webster

Supt., R. K. Sams

Mrs. Hancock has been teaching the past two years at Claude. Her husband, Rev. Paul Hancock, is pastor of the First Christian Church in Clarendon.

Mrs. Estlack has been teaching in Clarendon for the past several years. Her husband, Allen Estlack, is local manager here for the West Texas Utilities Co.

Mrs. Bray taught last year at Idalou. Her husband, David Bray, is farming north of Clarendon.

## Hedley P.-T. A.

The PTA ice cream supper scheduled for Monday night was postponed because of the weather.

A new date will be announced later.

## Notice

Clarence Stephens has resigned as janitor for the Hedley schools, and the school is now taking applications for the job. Anyone interested contact R. K. Sams, Supt.

## ASC Election

The Donley County ASCS has announced that the election for the ASC committees will be held by mail on Sept. 7. Ballots are to be mailed to all eligible voters on August 26, and these ballots must be postmarked or returned in person to the county office no later than the Sept. 7 deadline. They will be tabulated publicly on Sept. 12 at 10 a. m. in the office.

Nominees for community F include A. B. Boyett, W. W. Farris, J. D. Kennedy, Jim R. Kennedy, Joe C. Miller, Ross Oatman and V. M. Patton.

Nominees for community G include Graham Brinson, J. A. Eppers, F. L. "Fige" Hill, C. C. Hoggard, Lloyd Leggitt, Henry Moore James Potts, Don Springer and W. B. Wiggins.

In case any eligible voter fails to receive a ballot, he may pick one up at the county office.

## On Honor Roll

Weatherford, Okla.—Honor rolls for the summer session at Southwestern State College contain the names of 883 students, 154 on the president's honor roll and 729 on the dean's honor roll.

Numerous residents of Texas are included on the two lists, among them Richard Duane Reynolds of Hedley on the dean's honor roll.

## Baseball News

The Hedley baseball team, winner of the Caprock league championship, won first place in the Matador Independent tournament by defeating Paducah in a playoff game last Wednesday night. The score was Hedley 6, Paducah 1. Lefty Stan Haroldson pitched the entire game for Hedley.

In other games both Matador and Paducah defeated McAdoo; Paducah defeated Matador 9 to 3. Hedley defeated Paducah 19 to 2, lost to Paducah 17 to 13, and defeated Matador 9 to 4.

The large first place trophy is now on display at team manager Carl Reid's shop. The first place Caprock league trophy is due to arrive next week.

The Pat Patterson family of Ropeville visited here last week.

Read the Classified Ads.

Tears are nature's own eye wash. Rubbing a speck of dirt in your eyes can cause serious corneal damage, warns the Texas Society for the Prevention of Blindness. If the speck cannot be removed by the flow of tears caused by pulling the upper eyelid over the lower lid, seek professional aid.

Batik-printing is an ancient way to print cottons with melted wax and dye.

**DUB'S BARBER SHOP**

**Dorothy's Beauty Shop**

COMPLETE BEAUTY SERVICE  
Mrs. Kenneth Brinson, Operator  
Phone 856-3141

**Social Security News**

Bruce Grady of the Amarillo Social Security District Office will be at the courthouse in Clarendon from 9:15 to 11:30 on Wednesdays, July 6 and 20, August 3 and 17, and Sept 7 and 21. He will be available to conduct any business relating to Social Security.

**October Draft Call Is Set For 2,671 Men**

State draft boards will be called upon to furnish 2,671 men for the armed forces in October, Colonel Morris S. Schwartz, state Selective Service director, said Friday.

This is the biggest monthly draft call received by the state since May 1953, when the monthly quota was 2,823. This was during the Korean conflict.

Colonel Schwartz also announced that the September quota for Texas has been increased from 1,585 to 1,890.

These monthly quotas compare with 1,837 for August, 1,381 for July, 878 for June, 1,927 for May, 979 for April, 1,068 for March, 1,372 for February, and 1,475 for January.

The state director of Selective Service said that he could not say at this time how many men would be sent for pre-induction examinations in October. A total of 6,600 will be forwarded for the examinations in September.

Calls on the local boards for October, with quotas for both induction and pre-induction examination, will be sent out by state Selective Service headquarters on or about September 9.

The Texas quota of 2,671 for induction in October is the state's share of a national call for 46,200 men.

**Back To School Specials**

- 10c Plastic Ruler 4c
- 15c Crayola 8c
- C Thru Binder, reg. \$1.59 99c
- \$1 Pens, Sheaffer, Wearever, Papermate, your choice 57c
- 300 Sheet Looseleaf Filler 39c
- 23c Scotch Rocket Tape 17c
- Zipper Binder Insert, 25c 6" x 9" 17c
- 39c 8" x 11" 27c
- 98c Vinyl Covered Folding Clip Board 83c
- Elmer's Glue-All, 59c size 43c

**Cigarettes, reg. \$2.89 King \$2.94**

- Pixall \$1.00 Lint Cleaner 77c
- 2 for 5c Pencils, each 1c
- 2 Prong Brief Folders, reg. 10c, 2 for 13c
- Spiral Theme Book, reg. 49c 33c
- 29c White Paste 21c
- 39c Scripto Fine Point Fiber Tip 31c
- 19c Crystal Bic Pens, each 13c or \$1.50 doz.
- 59c Dupont Glue 43c
- 59c Ladies' Scarfs, 2 for 59c
- Big Chief Tablet, reg. 39c 23c
- Tough Cover Big Ring Vinyl Binder, reg. 98c 77c
- 50c Paper Back Dictionary 37c

**FOWLERS DRUG**

Memphis, Texas

**Farm Bureau News**

Jay Gould, president of the Donley County Farm Bureau, has announced that the annual Farm Bureau chicken barbecue will be held at the Lelia Lake Community Center Friday, August 26, at 7 p. m.

He asks that everyone who plans to attend leave a half a chicken for each member of your party at Clifford's Grocery or Junior's Food Market in Clarendon or at the Hedley Grocery and Locker Thursday, August 25, or no later than noon Friday, August 26. The Farm Bureau will furnish all the trimmings.

**Rowe Cemetery**

The time is here for work to be done again on Rowe Cemetery. This work is paid for solely by voluntary contributions, and donations are needed to pay for gas and labor.

Please do your part to help keep the cemetery looking nice.

**Amendments**

There will be 16 amendments to be voted on in November. The text of 8 of these amendments appears in the Informer this week.

Study them so that you will be prepared to vote intelligently.

## Specials Good Thursday, Friday and Saturday

**Mellorine** Lane's Assorted Flavors **.89**  
 1/2 gal., 3 for

Fairmont Buttermilk, 1/2 gal. **.39**

**Fairmont Cottage Cheese, 24 oz. carton .39**

Elberta Peaches, 2 1/2 size, 3 for **.89**

**Shortening** Mrs. Tucker **.69**  
 3 lb. can

Hunt's Tomatoes, 2 1/2 size can, 3 for **\$1.00**

White Swan Golden Hominy, 300 size, 6 for **.49**

Ranch Style Beans, 300 size can, 6 for **\$1.00**

Mission Sweet Peas, 303 size, 4 for **.69**

New Formula 409 Cleaner, 22 oz. **.79**

Softex Facial Tissue, 400 count box, 3 for **.69**

**Tissue** Delsey **.79**  
 6 roll pkg.

### FRESH MEATS

Fresh Ground Meat, lb. **.39**  
 Fresh Cut Beef Ribs, lb. **.33**  
 Decker's 2 lb. Bacon **\$1.69**

### Fresh VEGETABLES & FRUITS

Russet Potatoes, 10 lb. bag **.59**  
 Fresh Green Onions, 2 bunches **.15**  
 Cello Packed Carrots, 2 pkgs. **.25**

# MESSER FOODS

We give Gunn Bros. Stamps, Double on Wednesday with \$2.50 purchase or more

### Fire Dept. Family Night

The Hedley Fire Dept will hold their annual family night in the city park next Monday night, Aug 29 with an ice cream supper for all members and their families

All who can bring a freezer of ice cream and others bring a cake

### Notice

Clarence Stephens has resigned as janitor for the Hedley schools, and the school is now taking applications for the job. Anyone interested contact R. K Sams Supt.

**DUB'S BARBER SHOP**

### Amendments

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### Card of Thanks

I would like to thank the Lions for their kindness while I was cooking for them, also for the beautiful pot of mums and the check they gave me the night I resigned on account of doctor's orders and my health

May God bless them and their club grow.

Margaret Nivens

Recent visitors in the Otis Owens and Sam Owens homes include Tom Owens and Mel Owens Jr. of San Bernardino, Calif, Mr. and Mrs. Gus Owens of Glendale, Calif, Mr and Mrs Henry Owens and Mr and Mrs George Owens of Amarillo, Brad Owens of Childress, and Mrs W. V. Coursey of Memphis.

Billy Hill and family are visiting here from Arkansas.

Mrs George Murphy and daughter Peggy of Conroe visited last week with Mrs Murphy's aunt, Mrs. W D Franklin.

Mrs S G Adamson writes that she is having a nice time at Drake, Colo. The Hubbard and Sawyer families are also vacationing there.



### LIONS ROAR

This Thursday night is the Lions annual family picnic, a chicken barbecue at the Hedley city park. Everyone is invited. Just leave your chicken at the Hedley Grocery or Messer Foods and come. The Lions will take care of everything else.

Attendance was much better at the last meeting of the club. Out of town guests included former Hedley Lion Aubrey Cherry of El Paso, Leon K. L. Riggs of the Lubbock Lions Club and Lion Homer Estlack of the Clarendon Lions Club.

Visiting in the home of Mrs. Mabel Bridges Wednesday of last week were Rev. and Mrs Roy Stewart and grandson of Dallas. Mrs. Stewart is the former Allene Bridges of Hedley.

Mr. and Mrs. Buford Holland, Glyndol, Lynn and Gail visited last week end in Dearing, Georgia, with Pvt. and Mrs Darrell Holland. Darrell is stationed at Fort Gordon, Georgia.

Saturday all went sightseeing in Charleston, South Carolina.

Doug Cherry of Amarillo and Mrs T. J. Cherry went to Lubbock last week end and brought home T. J. Cherry, who had been visiting in El Paso and Juarez. Aubrey Cherry brought T. J. up from El Paso to Lubbock.

Emmett Stephens of Clovis is back in the hospital there.

Mr and Mrs. R. M Saunders and daughters Marilyn, Nancy and Cindy visited with the L. O. Thompsons in Canadian last week end.

The Hollie Byers family returned Sunday from Dayton, Ohio, where his mother. Mrs Della Byers of Greenville, Ohio, is in a hospital with a broken hip. She is reported somewhat better.

Mrs Dannie Bernardin attended the funeral of J. B. Alexander at Albuquerque Tuesday.

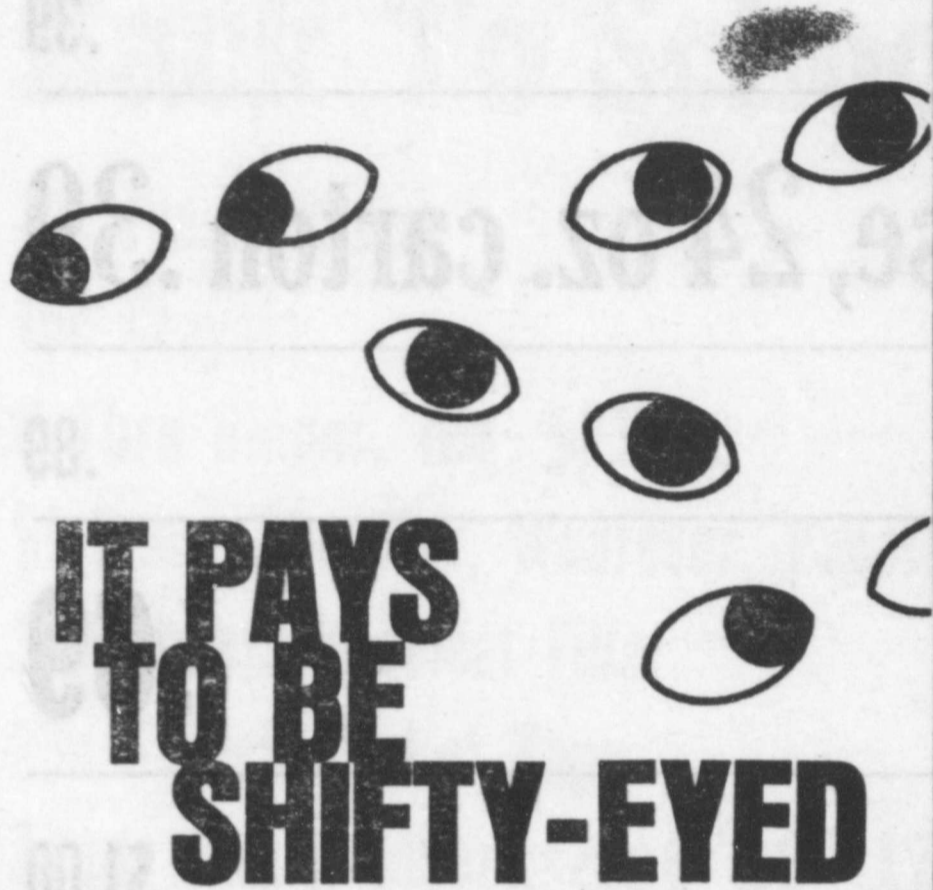
J F Hill is reported doing fairly well after undergoing surgery in an Amarillo hospital last Friday.

The Ray Altman family have been visiting in California.

Gary Weatherly and a friend were here from Fort Sill, Okla, last week end

Read the Classified Ads.

### The Road Report . . . BY ARBA



# IT PAYS TO BE SHIFTY-EYED

When you are driving, don't stare at a fixed point on the roadway ahead. Keep the eyes shifty to get the full picture of what is ahead—traffic signs, signals, other vehicles, pedestrians, intersections, curves, hills or any other hazard—and to avoid drowsiness.

AMERICAN ROAD BUILDERS' ASSOCIATION



### CASH SALE ON CLOSE-OUT

Girls' Cotton Panties, sizes 6 thru 14

Reg. 59c for **.35**  
Reg. 79c for **.65**

### H & M Dry Goods and Variety

Phone 856-2161

### The Road Report ... BY ARBA

#### TRIPS ON THE INTERSTATE SYSTEM REQUIRE PLANNING AHEAD



Since high speed reduces the time for decision, study your map in advance to be sure of your exit. If you do miss your turn-off, never stop, back up, or reverse direction. Proceed to the next exit or rest area before rechecking your map.

AMERICAN ROAD BUILDERS' ASSOCIATION

## Rowell Gulf Service

More than a Service Station

### GROCERIES

SNACK BAR--CUBE ICE--PICNIC SUPPLIES

Open 7 a. m. to 9 p. m.

Open Sundays 8 a. m. to 8 p. m.

We Appreciate Your Business

WE NOW HAVE LANE'S ICE CREAM

A. J. and Jean Rowell

### CLASSIFIED ADS

First insertion 4c per word, following insertions 2c per word.

There is no substitute for brains—the next best thing is silence. All business here is on the Q T. C. L. Johnson, Insurance Agency

For Sale—six lots in northeast Hedley, improved and fenced. See Viown Winn 454p

For Sale or Trade—one owner 1963 Lark. Methodist parsonage, phone 856-2471 45tf

I will begin teaching private piano lessons the 15th of September. To those who are interested, schedules will be set up on Monday, the 5th of September. Or I can be contacted at 856-3851 prior to that date.

Letha Springer 443p

For Luziers Cosmetics phone 856-2471, Mrs Cecil Guthrie 45tf

For Sale—used Kelvinator refrigerator. Mrs. W. H. Moss 442p

For Sale—P. A. G. Grocery Store and Locker. 172 acres of land with slaughter pen. 856-3341 43tf

Meet your friends at the Hedley Cafe, we specialize in steaks and home made pies Al and Margie Richardson

STP for 79c a can, spark plugs for 65c each, 12 volt 12 month batteries for \$12.95 exchange, 24-mo. batteries for \$15.95 exchange, Wix Oil Filters at a bargain. Kenneth Brinson

Real estate listings wanted. A. W. Anderson, Real Estate Broker

Real estate for sale. A. W. Anderson, Real Estate Broker

For Avon Products see Louise Stewart, phone 856-3981. 31tt

Have buyers for farm land. See A. W. Anderson, Real Estate Broker

For Monuments, Curbing and Grave Covers, see M. O. Weatherly. Terms if desired.



SAN ANTONIO — An architects' partially completed model of HemisFair 1968, superimposed over a photo of the City of San Antonio, shows the proximity of the 92-acre international exposition to the downtown sector. Multi-terraced building in the foreground is the Institute of Texan Cultures. The 622-foot Tower of the Americas separates the state exhibit from the city's \$10.5 million civic center complex. Open spaces are for the federal and industrial exhibits, many of which are presently contracted.

### CottonQuiz

HOW DOES COTTONSEED AID NUTRITION?



PROTEIN-RICH COTTONSEED FLOUR IS USED AS A MILK SUBSTITUTE IN SOME NATIONS.

**TRY OUR FRIENDLY SERVICE**

**Conoco Products,**

**Wholesale and Retail**

**Firestone Tires**

**Propane and Butane**

**SAUNDERS CONOCO AND BUTANE**

**THE HEDLEY INFORMER**

D. E. Boliver, Publisher

\$2.00 per year in Donley County, \$2.50 elsewhere

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In case of error in legal or other advertising the publisher does not hold himself liable for damages in excess of the amount received for such advertising.

All obituaries, resolutions of respect, cards of thanks, advertising of church or society functions, when admission charged, will be treated as advertising and charged for accordingly.

NOTICE—Any erroneous reflection upon the character, standing or reputation of any person, firm or corporation which may appear in the columns of The Informer will gladly be corrected upon its being brought to the attention of the publisher.

**Hedley Lodge No. 413**

O.E.S., meets the first Monday night of each month. All members are requested to attend.

Gladys Johnson, W. M.  
Jonnie Hill, Sec.

**Hedley Lodge No. 991**

A.F. and A.M. meets on the first Tuesday night on each month. All members are urged to attend. Visitors welcome.

Sam Sanders, W. M.  
Bill Pool, Sec.

**PUBLIC NOTICE**

**Proposed CONSTITUTIONAL AMENDMENT NUMBER ELEVEN ON THE BALLOT**

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

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

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

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

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

Law, including the requirement of a permit for storage or beneficial use, for the additional purposes of acquiring and developing storage facilities, and any system or works necessary for the filtration, treatment and transportation of water from storage to points of treatment, filtration and/or distribution, including facilities for transporting water therefrom to wholesale purchasers, or for any one or more of such purposes or methods; provided, however, the Texas Water Development Fund or any other state fund provided for water development, transmission, transfer or filtration shall not be used to finance any project which contemplates or results in the removal from the basin of origin of any surface water necessary to supply the reasonably foreseeable future water requirements for the next ensuing fifty-year period within the river basin of origin, except on a temporary, interim basis.

"Under such provisions as the Legislature may prescribe by General Law the Texas Water Development Fund may be used for the conservation and development of water for useful purposes by construction or reconstruction or enlargement of reservoirs constructed or to be constructed or enlarged within the State of Texas or on any stream constituting a boundary of the State of Texas, together with any system or works necessary for the filtration, treatment and/or transportation of water, by any one or more of the following governmental agencies: by the United States of America or any agency, department or instrumentality thereof; by the State of Texas or any agency, department or instrumentality thereof; by political subdivisions or bodies politic and corporate of the state; by interstate compact commissions to which the State of Texas is a party; and by municipal corporations. The Legislature shall provide terms and conditions under which the Texas Water Development Board may sell, transfer or lease, in whole or in part, any reservoir or associated system or works

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

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

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

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

acquisition of such storage facilities or the water impounded therein. The money received from any sale, transfer or lease of storage facilities or associated system or works shall be used to pay principal and interest on state bonds issued or contractual obligations incurred by the Texas Water Development Board, provided that when moneys are sufficient to pay the full amount of indebtedness then outstanding and the full amount of interest to accrue thereon, 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.

# What to do while the line is busy

**1** Take for granted that whoever is talking on the line will hang up soon.



**2** Hope that no one left his receiver carelessly off the hook.



**3** Think about how reliable a telephone connection is once you get it. And how Gen Tel is constantly at work to modernize and improve service.



**4** Be patient. After all, you may have talked for 20 or 30 minutes once yourself. So decide not to call the telephone company to report an out-of-order phone.



**5** Think again about trouble-free telephone service. Then, when you get a line, think of the other party, too.



**GENERAL TELEPHONE** 

A Member of the GTE Family of Companies

**Hedley Laundry**  
 You do it or we do it.  
 Finish Work at Laundry  
 Dried if Desired.  
 We Pick Up and Deliver  
 Phone 856-3351  
**NEW AUTOMATIC WASHERS**  
 We Are Closed on Saturday

**DUB'S BARBER SHOP**  
 For  
**Harlan's Flowers**  
 Remember the new phone no.  
**856-2451**  
 Willie Johnson, Rep

**LEARN TO SWIM**  
 Join an organized swimming class. If you can already swim, learn to swim better. Here are some basic rules for swimming safety. Don't swim if you are chilled, overheated, over-tired, don't swim during a storm, never swim alone, choose a safe place for your swimming, never dive into strange waters, be accompanied by a boat if you are going to swim a long distance, know your ability and don't try to show off.

If baby's cotton dress is trimmed with delicate lace, put the garment in a mesh bag before machine-washing. Wash on delicate fabric cycle and dry on low heat setting of automatic dryer. Remove the dress from dryer while still damp.

**Pre-Registration Dates Announced For Clarendon JC**  
 The Registrar's Office of Clarendon College has announced that pre-registration of freshman students only will be held during the period of August 22-31. Office hours will be from 9:00 to 5:00, Monday through Friday, and 9:00 to 12:00 on Saturday. The purpose of pre-registration is to allow students to complete their class schedules prior to the time of regular registration. Such an arrangement is an advantageous one, particularly for the student who often feels bewildered and frustrated with his first experience of enrolling in college. It allows him ample time for consultation and insures his admittance to classes which might otherwise already be filled and consequently closed. Mrs. Jean Moore, Registrar, advises all freshmen students to take advantage of this convenience offered by Clarendon College and complete their pre-registration before the August 31 deadline.

**DR. JOE GOLDSTON**  
 Residence **OPTOMETRIST** Office  
 Phone TR4-3486 Phone TR4-3735  
 Clarendon, Texas




**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." and by substituting therefor the following language:  
 "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 entering such service so long as he or she is a member of the Armed Forces."  
 Sec. 2. That Section 4 of Article VI of the Constitution of the State of Texas be amended by changing the word "may" to "shall" in the last clause thereof and by deleting the words "in all cities containing a population of ten thousand inhabitants or more."  
 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. 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:  
 "FOR repealing the poll tax as a requirement for voting."  
 "AGAINST repealing the poll tax as a requirement for voting."  
 Sec. 5. If the foregoing Amendment is adopted, the proclamation of the Governor declaring the adoption of the Amendment shall set forth the full text of the amended Sections, as amended herein and as amended by any other proposed Amendment which is submitted by the 59th Legislature and which has been duly adopted prior to such proclamation.  
 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.

**Gasoline Tax Refund**  
 Farmers and ranchers will not file a claim for refund of Federal tax on gasoline used on their farm or ranch as they have done in past years according to Ronald Gooch County Agent. Instead, the refund of Federal tax on gasoline used on or after July 1, 1965, must be claimed as a credit on their annual income tax return. This credit will first be taken on the return for the first full tax year beginning after June 30, 1965. If the return is filed on a calendar year basis, the credit for gasoline tax refund taken on their 1966 return will include the tax on gasoline used in the period from July 1, 1965 through December 31, 1966. The refund is claimed as a credit in a manner similar to the credit for tax withheld on wages, Gooch said.

**DID YOU KNOW THAT:**





The first capitol building at Austin was partially built from logs and sawn lumber obtained at Bassett, in the heart of the Lost Pine area, according to the Texas Forest Service. Today, wood production from the pine-hardwood area furnishes much of the economic life blood of the state.



**Barb Wire, CF&I 12½ ga.**  
**\$9.00 per roll**  
**1 x 6, 1 x 8, 1 x 12 White Pine Sheating, 7c bd. ft.**  
**Quaker Linoleum (Armstrong) 10c sq. ft.**  
**Storm Doors \$27.50**  
**HEDLEY LUMBER COMPANY**  
 Hedley, Texas

**Keep up with the world in pictures with a new**  
**RCA or Zenith**  
**Television**  
**Terms if desired**  
**MOFFITT HARDWARE COMPANY**

**Adamson-Lane Post**  
**287, American Legion**  
  
 Meets on the 2nd Tuesday of each month. All Legionnaires are urged to attend  
 A. W. Anderson, Commander  
 Clifford Johnson, Adjutant

**Hedley Lions Club**  
  
 Meets the 2nd and 4th Thursday night of each month. All Lions are urged to be present.  
 Johnny Conatser, Pres.  
 Clifford Johnson, Sec.


**DUB'S BARBER SHOP**  
**DR. D. H. COX**  
**OSTEOPATHIC PHYSICIAN**  
 Hedley, Texas  
 Phone 856-3101

**News From Our County Agent**

Bagworm damage to evergreens such as arbovitae, cedar and other evergreen species is being found now, says County Agent Ronald Gooch. Evergreens should be watched carefully at this time of year, especially if old worm bags are found on the tree. Wingless females crawl out die after laying eggs inside the bag. In this case, each bag may contain hundreds of eggs which hatch into tiny larvae.

The newly-hatched larvae immediately start to make bags by chewing off small pieces of the tree. Young worms carry the bags wherever they go. The larvae can be killed with insecticides applied when the bagworms are still small. Chemical controls are ineffective when worms are full grown.

Chemicals suggested as controls include Sevin, Malathion or Toxaphene. The insecticide applications should be applied at 7 to 10 day intervals until the bagworms are eliminated. Directions on the container should be followed carefully, the county agent emphasized.

**Hedley Lodge No. 413**  
  
 O.E.S., meets the first Monday night of each month. All members are requested to attend.  
 Gladys Johnson, W. M.  
 Jonnie Hill, Sec.

**Dr. Jack L. Rose**  
**Optometrist**  
 415-A Main St., Phone 259-2216  
**MEMPHIS, TEXAS**  
 Closed Saturday Afternoons

**PUBLIC NOTICE**  
**Proposed CONSTITUTIONAL AMENDMENT**  
**NUMBER TWELVE ON THE BALLOT**

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

**BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:**  
 Section 1. That Section 9, Article IX of the Constitution of the State of Texas be amended to read as follows:  
 "Section 9. The Legislature may by law provide for the creation, establishment, maintenance and operation of hospital districts composed of one or more counties or all or any part of one or more counties with power to issue bonds for the purchase, construction, acquisition, repair or renovation of buildings and improvements and equipping same, for hospital purposes; providing for the transfer to the hospital district of the title to any land, buildings, improvements and equipment located wholly within the district which may be jointly or separately owned by any city, town or county, providing that any district so created shall assume full responsibility for providing medical and hospital care for its needy inhabitants and assume the outstanding indebtedness, incurred by cities, towns and counties for hospital purposes prior to the creation of the district, if same are located wholly within its boundaries, and a pro rata portion of such indebtedness based upon the then last approved tax assessment rolls of the included cities, towns and counties if less than all the territory thereof is included within the district boundaries; providing that after its creation no other municipality or political subdivision shall have the power to levy taxes or issue bonds or other obligations for hospital purposes or for providing medical care within the boundaries of the district; providing for the levy of annual taxes at a rate not to exceed seventy-five cents (75c) on the One Hundred Dollar valuation of all taxable property within such district for the purpose of meeting the requirements of the district's bonds, the indebtedness assumed by it and its maintenance and operating expenses, providing that such district shall not be created or such tax authorized unless approved by a majority of the qualified property taxpaying 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 taxpaying 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.



Artist's rendering of 115-acre Six Flags Over Texas located midway between Dallas and Fort Worth. The \$14,000,000 historical theme amusement park, now the most popular single tourist attraction in the State of Texas, features more than 75 rides, attractions and shows. An estimated 1.8 million people from all over the United States will visit Six Flags during the 1966 season.

**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 to be denominated 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 political subdivision of the county electing to participate 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 pro-

vide 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 in the enabling statute will make the determination as to the amount of money that will be contributed by the county or other political subdivision of the state or 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 may be included in those systems regardless of whether the county or other political subdivision of the state or political subdivision of the county participates 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 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.

**Veterans Can Now Apply For Ed. Benefits**

Approximately 28,000 veterans in the Waco Veterans Administration Regional Office area are expected to apply for educational benefits under PL 89-358 during the first year, according to Jack Coker, Manager of the Waco Regional Office.

The first payments have been issued to veterans enrolled in summer school and these payments were for attendance during the month of June. Payments may be made only after the VA receives a certificate of attendance submitted by the veteran at the end of each month he is in attendance.

Coker cautioned that students reporting for school this fall should have sufficient funds in addition to enrollment costs to support themselves for at least two months, since it takes approximately that long before the first VA check may be issued. Students should be prepared also to supplement educational allowance payments, as normally these payments will not be sufficient to cover all of their educational expenses.

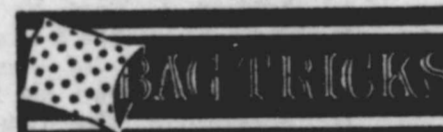
Veterans applying for benefits will receive a certificate of eligibility showing the school and the training objectives they have selected. These are presented to the school, which in turn will certify veterans' enrollments. Coker urged that veterans be sure that they meet entrance requirements and that they will be accepted by their chosen school before filing an application for educational benefits.

**Adamson-Lane Post 287, American Legion**



Meets on the 2nd Tuesday of each month. All Legionnaires are urged to attend.

A. W. Anderson, Commander  
Clifford Johnson, Adjutant



**BEAN BAGS**—Toys for the younger set from smaller cotton bags or scraps. Use diagram to cut two pieces in shape of fish. Embroider mouth, eye, fin and gill on right side each piece. Stitch around edges, right sides facing, leaving tail open. Turn, stuff fat with beans and sew up opening. Stitch cat's ears pointed and add saucy bow tie under chin. Use fish directions for sewing and stuffing.

**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 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 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

on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property in the district as changed, for the payment of principal of and interest on such bonds in the manner permitted by the laws under which such bonds were voted. In those instances where the boundaries of any such independent school district are changed by the annexation of, or consolidation with, one or more whole school districts, the taxes to be levied for the purposes hereinabove authorized may be in the amount or at not to exceed the rate theretofore voted in the district having at the time of such change the greatest scholastic population according to the latest scholastic census and only the unissued bonds of such district voted prior to such change, may be

subsequently sold and delivered and any voted, but unissued, bonds of other school districts involved in such annexation or consolidation shall not thereafter be issued."

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

"FOR the Amendment to Section 3-b of Article VII of the Constitution of Texas providing that taxes or bonds previously voted in any independent school district or in any junior college district shall not be abrogated, cancelled or invalidated by any change in boundaries and authorizing the continuance of the levy of taxes after such change without further election.

"AGAINST the amendment to Section 3-b of Article VII of the Constitution of Texas providing that taxes or bonds previously voted in any independent school district or in any junior college district shall not be abrogated, cancelled or invalidated by any change in boundaries and authorizing the continuance of the levy of taxes after such change without further election."

If it appears from the returns of said election that a majority of the votes cast were in favor of said Amendment, the same shall become a part of the State Constitution and be effective on and after the date of its adoption.

Sec. 3. The Governor shall issue the necessary proclamation for said election, and shall have the same published as required by the Constitution and Laws of this State.

**Cotton Nominated  
No. One Choice  
For Schoolwear**

Mothers have nominated cotton as the number one fiber for children's schoolwear.

This preference is indicated in a national survey by the U. S. Department of Agriculture of more than 2,400 mothers of children between the ages of 1 and 13.

The mothers were asked their fiber preferences and reasons for their preferences in selected items of children's clothing.

Seven out of 10 stated a preference for cotton for girls' school blouses and 8 out of 10 preferred cotton for schoolboys' sport shirts. The major reasons cited for picking cotton for these two uses were appearance and launderability.

Seven out of 8 mothers picked cotton as their preference for their sons' school pants, while 4 out of 10 preferred corduroy and other cottons for their daughters' school skirts. The second-ranking fiber in the school skirt category drew the votes of one out of 4 mothers.

Both corduroy and other cotton were credited with being long-wearing and easy to care for in the school pants category; corduroy also scored heavily for warmth. Cotton rated well for skirts on appearance and washability. Corduroy has the additional advantage of warmth.

In girls' slips, more than 60 per cent of the mothers preferred cotton, while 3 out of 9 preferred cotton for their daughters' dress-up dresses. Durability and ease of washing were the major advantages cited for cotton in these categories.

The mothers were asked also if they had any criticism of their preferred fiber. Among those who preferred cotton, comparatively few—between 15 and 18 per cent—voiced any objection to the fiber, while 45 per cent of those who chose the second-ranking fiber mentioned criticisms.

When asked about wash and wear clothing, nearly half of the mothers who stated a fiber preference picked cotton, with ease of care and appearance being the major reasons given.

Of the 60 per cent of the mothers who reported their schoolchildren had rainwear, three out of seven stated a preference for rubber-coated or treated cotton for their children's raincoats. Major reasons cited for rubber-coated cotton were durability and effectiveness, and for treated cotton, durability, attractiveness, and its suitability for varied occasions.

**DUB'S BARBER SHOP**

**JESS BEACH  
SERVICE**

**MOBIL OIL & GAS  
Western Auto Tires  
and Supplies**

**Wrecker Service  
Phone Day 856-2021  
Night 856-2722**

**We will buy your  
junk iron and metal.**

**PUBLIC NOTICE**

**Proposed CONSTITUTIONAL AMENDMENT  
NUMBER ONE ON THE BALLOT**

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

**HOUSE JOINT RESOLUTION NO. 79** proposing an amendment to Article VIII, Constitution of the State of Texas, by adding Section 1-d to provide that all land owned by natural persons designated for agricultural use shall be assessed for all tax purposes on the consideration of only those factors relative to such agricultural use.

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

Section 1. That Article VIII, Constitution of the State of Texas, be amended by adding Section 1-d to read as follows:

"Section 1-d. (a) All land owned by natural persons which is designated for agricultural use in accordance with the provisions of this Section shall be assessed for all tax purposes on the consideration of only those factors relative to such agricultural use. 'Agricultural use' means the raising of livestock or growing of crops, fruit, flowers, and other products of the soil under natural conditions as a business venture for profit, which business is the primary occupation and source of income of the owner.

"(b) For each assessment year the owner wishes to qualify his land under provisions of this Section as designated for agricultural

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 to 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

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

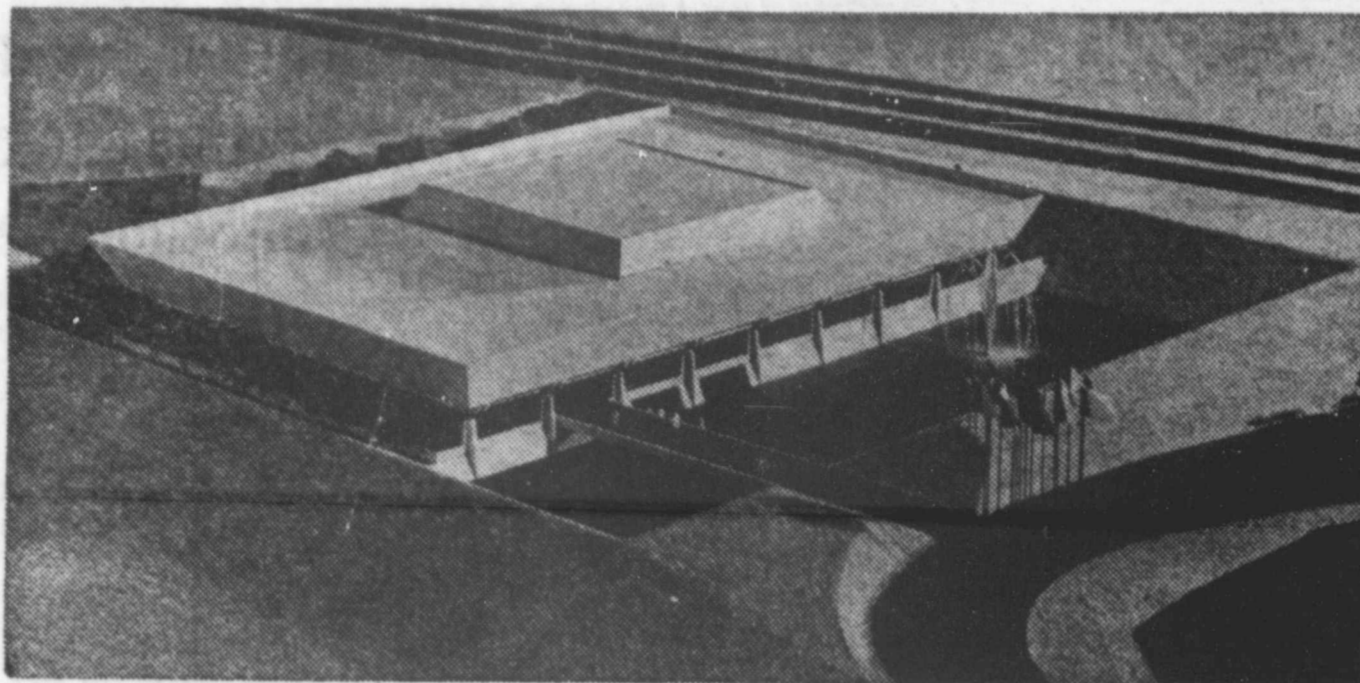
"(g) The valuation and assessment of any minerals or subsurface rights to minerals shall not come within the provisions of this Section."

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

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

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

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



SCALE MODEL of the Institute of Texan Cultures to be on display at HemisFair 1968, shows 365-foot long, 50-foot high concrete and glass structure designed to display films, slides and photomurals depicting the cultural history of Texas, from the earliest Indians to the present society. The Institute was conceived by Gov. John Connally to be of lasting value to Texans, beginning with the opening of HemisFair, an official World's Fair, on April 6, 1968 in San Antonio, Texas.

## School To Open August 29

The Hedley schools will begin the current term on August 29, at 8:40 a. m. There will be a faculty meeting on August 26 at 8:30 a. m. The high school will enroll at 2:00 p. m on Friday, August 26

Any high school student who did not attend Hedley schools last year should have an official transcript sent to Hedley before this date in order to work out the student's schedule on enrollment day.

## To Hold Hearing On Stopping Trains 1 & 8

Tentative dates have been set by the Interstate Commerce Commission on the Fort Worth and Denver Railway application to eliminate trains No 1 and 8

Tentative dates for the hearings have been set for Sept 7 in Denver, Sept 15 in Clayton N Mex, Sept 16 in Amarillo, and Sept, 19 in Childress. Hearings will also be held in Pueblo and Trinidad, Colo, Wichita Falls and Fort Worth.

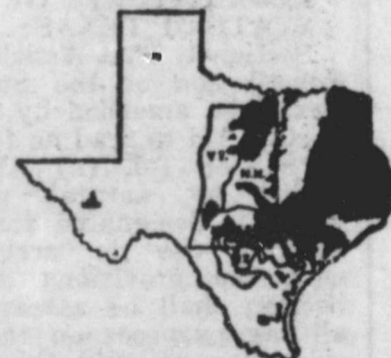
## Storm Warning

Since the tornado season is with us again, it is time to remind everyone of the signals sounded by the fire siren. One blast of the siren indicates a fire, two blasts are to call the department together, and three blasts indicate a storm.

Three blasts do not necessarily indicate that a tornado has been sighted, but they do mean that everyone should watch the clouds and take whatever action seems to be necessary.



DID YOU KNOW THAT:



According to the Texas Forest Service, the forest regions of Texas embrace 26½ million acres. This is more than the total acreage of the states of New Hampshire, Rhode Island, Vermont and Massachusetts. Accounting for the biggest share of acreage is the pine-hardwood area of East Texas, 12½ million acres. The other 14 million acres of forests include the post oak, east and west cross timbers, cedar breaks, mountain forests of West Texas, coastal forests, and miscellaneous forests in stream bottoms.

## WTU NOTEBOOK—PATTERNS FOR PROGRESS

### INDUSTRIAL FOUNDATIONS

#### ... to finance industrial growth

Competition between states and cities to improve their competitive abilities to attract new payrolls has increased the forming of Industrial Foundations in Texas. Many industries want and need someone else to own the land, brick and mortar, keeping their money available for plant operations. Industrial Foundations indicate the interest and desire of a community for new industry. Local citizens who participate usually figure that they get a return on their money in a Foundation by having an additional payroll circulating in their community.

— PURPOSE — is to give a community a corporate entity to assist industry to create jobs within the community — can be an existing industry as well as a new one. Foundations usually assist industry that cannot or will not use normal commercial financial institutions.

— EXTENT OF ACTIVITIES — usually are to acquire and develop industrial property . . . construct buildings for lease . . . provide funds for training workers . . . purchase machinery and equipment . . . prepare promotional material and prospecting expenses and any other function that would give the community a **competitive advantage** for a new payroll.

— ORGANIZATION — is usually by a group of businessmen who are interested in the economic growth and development of their community. A local **attorney** should prepare the application for the charter and by-laws in order to conform to state laws and internal revenue service regulations. The **local bankers'** support is very helpful in forming an Industrial Foundation.

— TYPE — of Industrial Foundations vary — profit or non-profit — stock or contributions — the type a town needs depends upon the attitude and characteristics of the local people and its competitive position with other towns to attract new manufacturing payrolls. In most cases, Industrial Foundations are only used to assist industries where labor cost is a big factor in the operation, as the payroll provided is the important thing to the economy of the community.

Ask your WTU local manager for additional information and services available.

Prepared by Area Development Department, West Texas Utilities.

Clip out this Notebook page and save for future reference

WEST TEXAS UTILITIES

AN INVESTOR OWNED WTU ELECTRIC COMPANY

**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 and the same is hereby amended so as hereafter to read as follows:

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

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

"Section 4. The Members of

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

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 throughout the State 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 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."

If it appears from the returns of such election that a majority of the votes cast therein are for such Amendment, same shall become a part of the Constitution of Texas.

Sec. 4. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for such election and this Amendment shall be published and the election shall be held as required by the Constitution and laws of this State.

**PUBLIC NOTICE**

**Proposed CONSTITUTIONAL AMENDMENT  
NUMBER SIX ON THE BALLOT**

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

HOUSE JOINT RESOLUTION NO. 37 proposing an Amendment to Article III of the Constitution of the State of Texas by adding thereto a new section, Section 51-d, so as to provide for the payment of assistance by the State of Texas to the surviving spouse and minor children of law enforcement officers, custodial personnel of the Texas Department of Corrections or full-paid firemen who suffer violent death in the course of the performance of their duties as law enforcement officers, custodial personnel of the Texas Department of Corrections or as full-paid firemen.

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

Section 1. That Article III, Constitution of the State of Texas, be amended by adding Section 51-d to read as follows:

"Section 51-d. The Legislature shall have the power, by general law, to provide for the payment of assistance by the State of Texas to the surviving spouse and minor children of law enforcement officers, custodial personnel of the Texas Department of Corrections or of full-paid firemen who suffer violent death in the course of the performance of their duties as law enforcement officers, custodial personnel of the Texas Department of Corrections or as full-paid firemen."

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

1966, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment providing for the payment of assistance by the State of Texas to the surviving spouse and minor children of law enforcement officers, custodial personnel of the Texas Department of Corrections or full-paid firemen who suffer violent death in the course of the performance of their duties as law enforcement officers, custodial personnel of the Texas Department of Corrections or as full-paid firemen.

"AGAINST the Constitutional Amendment providing for the payment of assistance by the State of Texas to the surviving spouse and minor children of law enforcement officers, custodial personnel of the Texas Department of Corrections or full-paid firemen who suffer violent death in the course of the performance of their duties as law enforcement officers, custodial personnel of the Texas Department of Corrections or as full-paid firemen."

Each voter shall mark out one of said clauses on the ballot, leaving the one expressing his vote on the proposed Amendment. In counties using voting machines, the above provision for voting, for and against this Constitutional Amendment, shall be placed on said machine in such a manner that each voter may vote on such machines for or against the Constitutional Amendment.

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 required by the Constitution and laws of this State.

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**What They Wore... by PHYLLIS JOYCE**



**THE SCHOOLGIRL**

CHOOSING HER WARDROBE WAS NO JOY FOR THE UNDERGRAD OF THE 1870'S, SINCE DECORUM DICTATED THAT IT WAS A POINT OF HONOR TO DRESS LIKE A LADY, CLARA CO-ED HAD TO BE BOUND IN A GRIPPING CORSET, HIGH NECK, TIGHTLY BUTTONED BODICE AND CUMBERSOME BUSTLE.



THE MOST POPULAR ATTIRE FOR A HIGH SCHOOL GIRL IN 1905 WAS THE WHITE COTTON OR LINEN SHIRT-WAIST WITH A GORED WOOL SKIRT AND LEATHER BELT.



WHAT HAS PERHAPS BEEN THE BIGGEST VOGUE FOR THE SCHOOLGIRL IN THIS CENTURY IS THE "MIDDY-BLOUSE" SUIT.

TODAY... WHEN BUYING WOMEN'S OR CHILDREN'S APPAREL LOOK FOR THIS LABEL - THE SYMBOL OF DECENCY, FAIR LABOR STANDARDS AND THE AMERICAN WAY OF LIFE.





**Biscuits** Sweet Milk or Buttermilk **.25**  
3 for

Shurfine SALAD DRESSING, pint, 2 for **.49**

Shurfine TEA, 1/2 lb. box **.59**

PEACHES, sliced or halves, 2 1/2 can, 3 for **.79**

**Mellorine** Fairmont **.98**  
1/2 gal., 3 for

Libby's POTTED MEAT, 3 1/2 oz. can, 2 for **.27**

STP OIL TREATMENT, \$1.25 size **.69**

Sweetheart SOAP, 4 bars bath size **.49**

Shurfine PEARS, 303, 2 for **.59**

Shurfine CATSUP, 14 oz. bottle, 3 for **.59**

**Beef Roast, lb. .47**

**Fresh Fryers, lb. .35**

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