

# THE SANDERSON TIMES

Weekly Publication  
Official Paper of Terrell  
County; Issued Every Fri-  
day at Sanderson, Texas.

SANDERSON, TEXAS, FRIDAY, JULY 31, 1936

NUMBER 21

VOLUME XXIX

# EVERYBODY'S INVITED

## Results of Primary Election in County

	Pr. 1	Pr. 2	Pr. 3	Pr. 4	Tot.
S. Senator—					
Sheppard	291	52	11	14	368
Sherrill	15	5	1	1	22
Smith	6	0	0	0	6
Stacy	9	3	1	0	13
Stacy	42	6	1	5	54
Stacy	7	0	0	0	7
Governor—					
Sheppard	304	27	13	14	358
Sherrill	63	24	0	0	87
Smith	12	1	2	2	17
Stacy	24	21	1	0	46
Stacy	2	0	0	0	2
County Judge—					
Sheppard	444	80	19	24	567
Sherrill	449	80	19	24	572
Smith	449	80	19	24	572
Stacy	449	80	19	24	572
Justice Supreme Court—					
Sheppard	449	80	19	24	572
Sherrill	449	80	19	24	572
Smith	449	80	19	24	572
Stacy	449	80	19	24	572
County Crim. Appeals—					
Sheppard	451	80	19	24	574
Sherrill	451	80	19	24	574
Smith	451	80	19	24	574
Stacy	451	80	19	24	574
County R. R. Commissioner—					
Sheppard	262	4	13	15	332
Sherrill	49	5	0	1	55
Smith	24	13	2	2	41
Stacy	19	6	0	0	25
Stacy	7	1	0	1	9
County Pub. Accounts—					
Sheppard	287	52	13	18	370
Sherrill	59	13	2	1	75
Smith	18	2	0	0	20
Stacy	18	2	0	0	20
County Commissioner—					
Sheppard	252	42	11	12	317
Sherrill	115	22	5	7	149
County Treasurer—					
Sheppard	68	18	2	5	93
Sherrill	248	48	12	13	320
Smith	44	0	1	1	46
Stacy	44	0	1	1	46
County Supt. Instruction—					
Sheppard	165	10	5	12	212
Sherrill	194	35	10	6	245
County Agriculture—					
Sheppard	265	45	10	13	333
Sherrill	16	7	1	2	26
Smith	60	11	3	3	77
Stacy	15	2	1	0	18
S. Rep. 16th Cong. Dist.—					
Sheppard	446	80	19	23	568
Sherrill	212	38	13	16	279
Smith	154	34	2	2	192
Stacy	266	48	15	20	349
Stacy	123	22	3	2	150
Representative Texas Leg., 87th Dist.—					
Sheppard	448	80	19	24	571
Sherrill	448	80	19	24	571
Smith	448	80	19	24	571
Stacy	448	80	19	24	571
County 63rd Jud. Dist.—					
Sheppard	448	80	19	24	571
Sherrill	448	80	19	24	571
Smith	448	80	19	24	571
Stacy	448	80	19	24	571
County 63rd Jud. Dist.—					
Sheppard	440	78	19	23	560
Sherrill	274	66	17	18	375
Smith	172	12	2	6	192
Stacy	172	12	2	6	192
County and District Clerk—					
Sheppard	437	79	19	24	559
Sherrill	437	79	19	24	559
Smith	437	79	19	24	559
Stacy	437	79	19	24	559
County Tax Assessor-Collector—					
Sheppard	253	47	12	11	323
Sherrill	196	33	7	13	249
Smith	449	80	19	24	572
Stacy	449	80	19	24	572
County Attorney—					
Sheppard	444	80	19	24	567
Sherrill	444	80	19	24	567
Smith	444	80	19	24	567
Stacy	444	80	19	24	567
County Chairman—					
Sheppard	450	80	19	24	573
Sherrill	450	80	19	24	573
Smith	450	80	19	24	573
Stacy	450	80	19	24	573
County Prec. 1—					
Sheppard	445	80	19	24	568
Sherrill	445	80	19	24	568
Smith	445	80	19	24	568
Stacy	445	80	19	24	568
County Prec. 2—					
Sheppard	80	15	3	1	109
Sherrill	80	15	3	1	109
Smith	80	15	3	1	109
Stacy	80	15	3	1	109
County Prec. 3—					
Sheppard	80	15	3	1	109
Sherrill	80	15	3	1	109
Smith	80	15	3	1	109
Stacy	80	15	3	1	109
County Prec. 4—					
Sheppard	80	15	3	1	109
Sherrill	80	15	3	1	109
Smith	80	15	3	1	109
Stacy	80	15	3	1	109
County Prec. 1—					
Sheppard	445	80	19	24	568
Sherrill	445	80	19	24	568
Smith	445	80	19	24	568
Stacy	445	80	19	24	568
County Prec. 2—					
Sheppard	445	80	19	24	568
Sherrill	445	80	19	24	568
Smith	445	80	19	24	568
Stacy	445	80	19	24	568
County Prec. 3—					
Sheppard	445	80	19	24	568
Sherrill	445	80	19	24	568
Smith	445	80	19	24	568
Stacy	445	80	19	24	568
County Prec. 4—					
Sheppard	445	80	19	24	568
Sherrill	445	80	19	24	568
Smith	445	80	19	24	568
Stacy	445	80	19	24	568

## Heavy Vote Recorded in Terrell Last Saturday; All County Officials Win

A good sized vote was cast here Saturday in the Democratic primary election that was held, a total of 577 votes being cast. By precincts the totals were: No. 1 454, No. 2 80, No. 3 19, No. 4 24.

## Summer Term of District Court to Open Monday

The regular term of district court will open here Monday with a very light docket facing court officials, although the term is scheduled to run for three weeks. The grand jury is summoned to meet at 10 o'clock Monday morning, and the petit jury has been summoned to meet Thursday morning at nine o'clock.

Following are the civil cases on the docket: Babe Winn vs. Sam Ogle and John D. Ogle, suit on notes for foreclosure and deed of trust. C. E. Guerin vs. Standard Accident Insurance company, to recover damages for personal injuries.

George Breiten vs. T. & N. O. Ry. Co., suit for damages for personal injuries. Divorce cases filed are as follows: Mary Jane Taylor vs. G. C. Taylor; Nellie Nance Davis vs. Ben F. Davis; Guillermo Ochoa vs. Petra Ochoa; Ramon Escamilla vs. Basilia Escamilla.

All criminal cases now on the docket are those continued from the January term, and are as follows: State of Texas vs. Clint Thomas, forgery of deed. State of Texas vs. Bessie Sharp, indictments (2) for administration of poison with intent to kill.

State of Texas vs. Modesto Gutierrez; failure to support minor child. State of Texas vs. Enrique Cervantes and Raul Espinosa; receiving and concealing stolen property. State of Texas vs. Harvey Anderson; burglary.

Grand jurors summoned to report Monday at 10 a. m. are H. V. Cox, Clyde Higgins, E. F. Pierson, R. S. Wilkinson, C. M. Breeding, Joe F. Brown, Gayle Mussey, W. H. Grigsby, Ira Deaton, Tol Murrain, R. E. Fred, F. S. Garrison, Hugh Rose, F. M. Weigand and Millard Holmes.

Petit jurors summoned to be present Thursday morning are O. V. Stidham, C. P. Peavy, L. A. Lowe, Fred Yeates, H. C. Goldwire, Bill Stavley, E. A. Mays, J. A. Cox, C. B. Cochran, Millam Northcut, W. T. Attaway, Lee McCue, P. J. Holman, J. B. Hallsell, Louis Boyd, W. A. Banner, Max Bogusch, D. O. Bosworth, T. H. McDonald, W. R. Turner, O. E. Schuppach, R. E. Corder, O. H. McAdams, B. R. Farley, E. McSparran, Austin Nance, W. D. O'Bryant, Jr., L. H. Lemons, and P. F. Robertson, Jr.

## JOE STANLEY DIES

Old time residents of Sanderson and Terrell county will regret to learn of the death of Joe (Huck) Stanley which occurred recently at his home in Woodville, Texas, where he made his home since leaving Sanderson a number of years ago. News of his death was received here Wednesday by B. M. Doak.

When a very young man Mr. Stanley lived here and at one time was engaged in the ranching business near Dryden.

Survivors include the widow, 4 sons, and two daughters.

THANK SUPPORTERS  
I wish to thank all who loyally supported my candidacy in Saturday's election. I appreciate every effort that was made in my behalf.  
E. McSPARRAN.

TWO NEW HOMES  
Work is progressing nicely on the new stucco frame residence in the northeast part of town for Mr. and Mrs. L. M. Baze. C. V. McKnight is also starting the foundation for a new home of native rock construction located in the same neighborhood. C. M. Breeding is the contractor on both jobs.

GROWS FINE PEACHES  
Mr. and Mrs. E. W. Hardgrave presented the Times editor with a fine peach last Saturday, picked on their ranch in the northeast part of the county. The peaches, were of the Annabelle variety, very large, and had a delicious flavor. Mr. and Mrs. Hardgrave has our thanks for the fruit which was greatly enjoyed.

## Last Rites For Tom W. Landers At Longview

Funeral services were held last Wednesday morning in Longview from the Methodist church at ten o'clock for Tom W. Landers, prominent business man of that city. The Revs. Fred Few, John L. Whorton and J. E. Montgomery officiated at the services, and interment was at Memorial Park.

Mr. Landers' death came after a heart attack. He had been in ill health only a few days.

Mr. Landers had been a resident of Longview since 1911, and at one time worked in the Hopkins & Stuckey store in that city. In 1923 he resigned and opened his own advertising agency. For the past two years he had been the agent in Longview for the Business Men's Insurance Co. of Kansas City.

Tom W. Landers was born in Paint Rock, Texas, July 7, 1889, and was a son of Mr. and Mrs. J. E. Landers of this city, who survive him in addition to his widow, two children, Mary Emily and Tom, J. He is also survived by two brothers, J. E. Landers and Roy Landers of El Paso; two sisters, Mrs. Paul D. Lowry of El Paso, and Mrs. Arlette Martanee of Oakland, California.

Active pallbearers at the funeral were W. H. Terrell, H. L. Foster, M. D. Abernathy, D. W. Gordon, Dee Richardson, Roger Lacy, K. W. Blow, Lawrence Birdsong, Walter Camp and Alton Holloway.

Honorary pallbearers: R. S. McGowan, Dr. J. C. Francis, Earl Dyess, Walter Nicholson, Alton Mackey, A. S. Latham, H. C. Hite, Howell Forman, Willis Booth, Albert Morgan, Jose Munden, Mel Hall, Oscar Gollman, Guy Moore, J. W. Roach, Chester Connor, Bob McLain, Claude Williams, Jack Williams, A. W. Hoag, of Dallas; H. J. Higdon of Kansas City; W. G. Grant of Kansas City; O. H. Grisoom, W. G. Broadfoot, Willie Northcut, Milton Molhusen, John Hopkins, Turpie Slade and R. B. Williams.

## Voters to Pass On Six Amendments To Constitution

In this issue of the Times is the first publication of six proposed amendments to the Texas constitution, which will be submitted to the voters of the state at the general election in November. In substance, the amendments propose the following changes:

Senate Joint Resolution 3-a—An amendment to the constitution providing for the establishment of a state dispensary system, giving the state full control over liquor, its manufacture, sale, transportation, possession, etc., and to provide for local option elections.

Senate Joint Resolution 18—Proposing an amendment authorizing retirement and a Teachers' Pension system, applicable to all persons employed for 20 years in schools, colleges and universities controlled wholly or in part by the state.

House Joint Resolution 23—Proposes an amendment to the constitution authorizing the Legislature to provide for payment of Workman's Compensation Insurance for employees of the state.

Senate Joint Resolution 26—An amendment of the constitution to create a pardoning board, and to limit the pardoning power of the governor, except in few cases, the governor's power is subject to recommendations, advice and consent of the board and the legislature.

Senate Joint Resolution 14—An amendment to increase salaries of state officers, as follows: Governor, to \$12,000; attorney general, to \$10,000; comptroller, treasurer, and commissioner of the general land office, to \$6,000; secretary of state, to \$6,000 a year.

House Joint Resolution 9—If favored provides that no county shall be entitled to more than seven representatives, unless said county has a population in excess of 700,000. In counties of more than 700,000, a representative shall be apportioned for each additional 100,000.

Readers should study these six amendments closely so they may be familiar with them when it comes time to vote on them at the general election, November 3.

## U. S. Army Will Purchase Horses In This Section

A purchasing board from the Remount Purchasing and Breeding headquarters of the U. S. Army at Fort Reno, Oklahoma, is expected to be here within the next ten days to purchase horses. The board will consist of Capt. C. W. Bennett and Major J. H. Dornblasser who have orders to purchase 1000 head of saddle and artillery horses.

Specifications for riding horses listed in advance notices require horses from 4 to 7 years old, 15 hands or more in height, solid colors, and geldings with a few mares not in fold. The standard price offered by the army is \$160 a head, with a \$5 premium for registered thoroughbred or registered half-thoroughbred.

## To Sanderson's Annual Rodeo; Top-Notch Performers; Big Cash Prizes And Two Days of Carefree Frolic

On next Thursday and Friday, August 6 and 7, Sanderson will be host to a large number of visitors at its second annual rodeo, under the direction of "Shorty" Robertson and "Son" Turner, the promoters.

Many well known rodeo performers have already signified intentions of taking part, and numerous inquiries are pouring in from different sections asking information regarding the several events.

Prizes Offered  
Many worthwhile prizes will be given for various events, in addition to entrance fees, which will be divided in all events on a percentage basis. A fine saddle is the coveted prize for the best two-day average in calf roping. This saddle, made in Sanderson by A. Bankhead, is a work of art, and may be seen on display in the Empire Cleaners and Tailors shop.

Extra prizes, added to the list this week, were three pairs of the famous Levi copper-riveted pants. One pair to the winner in the calf roping the first day, one pair to the winner in the bronc riding contest, and one pair to the roper making the best two-day average in the steer breakaway. These garments are donated by the Levi Straus Co., and given away thru courtesy of Kerr Mercantile Co., local agent.

Two Days of Frolic  
Some of the best bucking horses to be found have been secured and fast calves are awaiting the ropers. Another event, one which proved popular last year, is the burro team tying contest, and for this event fifty head of wild burros, the last in this section of the country, have been secured.

A parade of contestants, cowboys and cowgirls, will be held at 1 p. m. each day. The rodeo program will start at 2 p. m.

A big dance will be staged each night at the C. A. C. hall, and the music will be furnished by the "Skyrockets," an orchestra from Pecos.

## Jury is Secured In Elmore Case; Murder Charged

Word reaching here Tuesday night from Fort Stockton was that eleven jurors had been selected in the trial of Thomas J. Elmore, charged with the fatal shooting of Bynum Shaw, at Sheffield, March 17. The shooting took place in front of Elmore's pool hall on the streets of Sheffield.

A special venire of 75 men had been exhausted and an additional 25 men had been summoned, and it was expected that the twelfth juror would be selected early Wednesday morning and the case called for trial by noon that day.

Shaw, the slain man, was well known here and had at one time ranched in this county. Judge W. A. Wright, Cliff Tupper and W. W. Tupper, San Angelo, are counsel for the defense, and Weaver Baker, district attorney, is representing the state.

PRESIDING ELDER WILL PREACH AT DRYDEN SUN.  
Dr. Walter L. Barr, presiding elder of the El Paso District will preach both morning and evening at the Dryden airport next Sunday at the union services of the Sanderson and Dryden Methodist churches. A picnic lunch will be served just after twelve o'clock. Quarterly conference at 2:30. Any members of other churches and friends in the community are cordially invited to attend.

GETS TWO WATER WELLS  
Hugh Cox, drilling in the south part of the Mr. and Mrs. Francis Mansfield ranch, struck water at 675 feet Wednesday. Although no test was made it is thought that a strong well has been secured.

Last week Mr. Cox struck water on the Ben Gilbert ranch at a depth of 300 feet.

ANNOUNCING  
The arrival at a San Antonio hospital, on Sunday evening at 9 o'clock, a daughter, to Dr. and Mrs. P. W. Mallory. The little Miss weighed 7 pounds, 4 ounces, and is named Esther Jean.

Ladies and housewives of Sanderson are invited to be the guests of the Community Public Service company tomorrow from 10:30 to four, when there will be a demonstration of electric cookery at the local office. The demonstration, which will be conducted by local women, will show the advantages of this method, as well as the conveniences. All articles cooked will be served to those present.



# THE SANDERSON TIMES

TWENTY-EIGHTH YEAR

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ADDIE LEE LEMONS BOLING, Editor-Publisher

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ADVERTISING RATE CARD ON APPLICATION

S. J. R. No. 3-a

### A JOINT RESOLUTION

proposing an Amendment to Article XVI of the Constitution of the State of Texas by striking out Section 29 thereof; providing for local option on the question of the sale of intoxicating liquors for beverage purposes; providing that spirituous liquors, or liquors compounded in whole or in part of the products of distillation shall not be sold for private profit, except to the State; providing that the Legislature shall pass laws relative to the sale, possession, transportation and manufacture of such spirituous liquors; providing for the establishment of State dispensaries; providing for the manufacture, sale, transportation, and possession of all liquors which are exclusively products of the fermentation process; providing that intoxicating liquors shall not be manufactured, sold, bartered, or exchanged for beverage purposes in any county or political subdivision wherein the sale of intoxicating liquors had been prohibited by local option elections held under the laws in force at the time of the taking effect of Section 29, Article XVI of the Constitution of the State of Texas, until a majority of the qualified voters of such county or political subdivision shall determine such to be lawful at an election held for that purpose; providing for an election on the question of the adoption or rejection of such amendment and making an appropriation therefor; providing for the proclamation and publication thereof; and prescribing the form of ballot.

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

Section 1. That Article XVI of the Constitution of the State of Texas be amended by striking out Section 29 thereof and substituting in lieu thereof the following:

"Article XVI. Section 29:

(a) It is hereby declared to be the policy of this State that the open saloon shall not be reestablished. The sale of spirituous liquors, manufactured in whole or in part by means of the process of distillation and/or liquors compounded and/or composed in part of such spirituous distilled liquors, for private profit, is prohibited within this State except when such sale is made to the State. The State of Texas shall have the exclusive right to purchase at wholesale and to sell at retail such distilled spirituous liquors. Such sale shall be made only in unbroken packages and no such liquors shall be consumed on the premises where sold. The Legislature shall pass laws to prescribe regulations relative to the manufacture, sale, transportation, and possession of such spirituous liquors and relative to the establishment of State dispensaries; provided, however, the Legislature shall have the power to regulate the sale for private profit and possession distilled liquors for medicinal, scientific and mechanical purposes.

The manufacture, sale, transportation, and possession of all liquors, the alcoholic content of which is entirely and exclusively the result of the fermentation process is hereby authorized under such restrictions as may be authorized by law.

(b) The Legislature shall enact a law or laws whereby the qualified voters of any county, justice's precinct or incorporated town or city, may, by a majority vote of those voting, determine from time to time whether the sale of intoxicating liquors for beverage purposes shall be prohibited or legalized within the prescribed limits; and such laws shall contain provisions for voting on the sale of intoxicating liquors or various types and various alcoholic content.

(c) In all counties, justice's precincts or incorporated towns or cities wherein the sale of intoxicating liquors had been prohibited by local option elections held under the laws of the State of Texas and in force at the time of the taking effect of Section 29, Article XVI of the Constitution of Texas, it shall continue to be unlawful to manufacture, sell, barter or exchange in any such county, justice's precinct or incorporated town or city, any spirituous, vinous or malt liquors or medi-

calated bitters capable of producing intoxication or any other intoxicants whatsoever, for beverage purposes, unless and until a majority of the qualified voters in such county or political subdivision there of voting in an election held for such purpose shall determine such to be lawful; provided that this subsection shall not prohibit the sale of alcoholic beverages containing not more than 3.2 per cent alcohol by weight in cities, counties or political subdivisions thereof in which the qualified voters have voted to legalize such sale under the provisions of Chapter 116, Acts of the Regular Sessions of the 43rd Legislature."

Sec. 2. Such proposed Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at a special election to be held throughout the State of Texas, on the third day of November, 1936, at which election all voters favoring said proposed Amendment, shall write, or have printed on their ballots the words:

"FOR THE AMENDMENT TO THE STATE CONSTITUTION PROVIDING FOR THE ESTABLISHMENT OF A STATE DISPENSARY SYSTEM HAVING THE EXCLUSIVE SALE OF DISTILLED LIQUORS, AND PROVIDING FOR LOCAL OPTION."

And those voters opposed to said proposed Amendment shall write or have printed on their ballots the words:

"AGAINST THE AMENDMENT TO THE STATE CONSTITUTION PROVIDING FOR THE ESTABLISHMENT OF A STATE DISPENSARY SYSTEM HAVING THE EXCLUSIVE SALE OF DISTILLED LIQUORS, AND PROVIDING FOR LOCAL OPTION."

If it appears from the returns of said election that a majority of the votes cast are in favor of said Amendment, the same shall become a part of the State Constitution.

Sec. 3. The Governor shall issue the necessary proclamation for such election, and shall have the same published and such election held as provided by the Constitution and laws of this State.

Sec. 4. The sum of Eight Thousand (\$8,000.00) Dollars, or so much thereof as may be necessary, is hereby appropriated out of the State Treasury to pay for the expenses of said publication and election.

The above is a true and correct copy.

R. B. STANFORD, Secretary of State.

S. J. R. NO. 26

### A JOINT RESOLUTION

proposing an Amendment to Section 11 of Article IV of the Constitution of the State of Texas, so as to provide for a Board of Pardons and Paroles, composed of three members, whose terms of office shall be for a period of six years, one to be appointed by the Governor, one by the Chief Justice of the Supreme Court of the State of Texas, and one by the presiding Justice of the Court of Criminal Appeals, such appointments to be with the advice and consent of two-thirds of the Senate present; and so as to provide that the Governor of the State shall have the power on the recommendation and advice of the majority of the Board of Pardons and Paroles to grant reprieves, commutations of punishment and pardons and to remit fines and forfeitures, and, with the advice and consent of the Legislature, to grant reprieves, commutations of punishment and pardons in cases of treason; and to provide that the Governor shall have power to grant one reprieve in any capital case not to exceed thirty (30) days; and shall have the power to revoke paroles and conditional pardons; and to provide that the Legislature shall have authority to regulate procedure before the Board and to enact parole laws; and to provide for an election for

J. B. COTTEN

ATTORNEY  
Personal Injury Cases  
General Practice  
CRANE - TEXAS

such proposed constitutional amendment, and to make an appropriation therefor.

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

Section 1. That Section 11 of Article IV of the Constitution of the State of Texas be amended so as hereafter to read as follows:

"Section 11. There is hereby created a Board of Pardons and Paroles, to be composed of three members, who shall have been resident citizens of the State of Texas for a period of not less than two years immediately preceding such appointment, each of whom shall hold office for a term of six years; provided that of the members of the first board appointed, one shall serve for two years, one for four years and one for six years from the first day of February, 1937, and they shall cast lots for their respective terms. One member of said Board shall be appointed by the Governor, one member by the Chief Justice of the Supreme Court of the State of Texas, and one member by the presiding Justice of the Court of Criminal Appeals; the appointments of all members of said Board shall be made with the advice and consent of two-thirds of the Senate present. Each vacancy shall be filled by the respective appointing power that theretofore made the appointment to such position and the appointive powers shall have the authority to make recess appointments until the convening of the Senate.

In all criminal cases, except treason and impeachment, the Governor shall have power, after conviction, on the written signed recommendation and advice of the Board of Pardons and Paroles, or a majority thereof, to grant reprieves and commutations of punishment and pardons; and under such rules as the Legislature may prescribe, and upon the written recommendation and advice of a majority of the Board of Pardons and Paroles, he shall have the power to remit fines and forfeitures. The Governor shall have the power to grant one reprieve in any capital case for a period not to exceed thirty (30) days; and he shall have the power to revoke paroles and conditional pardons. With the advice and consent of the Legislature, he may grant reprieves, commutations of punishment and pardons in cases of treason.

The Legislature shall have power to regulate procedure before the Board of Pardons and Paroles and shall require it to keep record of its actions and the reasons therefor, and shall have authority to enact parole laws."

Sec. 2. The foregoing constitutional amendment shall be submitted to the electors of this State who are qualified to vote on proposed constitutional amendments at the general election to be held on the first Tuesday after the first Monday in November, A. D. 1936, at which election each ballot shall have printed thereon the words:

"For the amendment of Section 11 of Article IV of the Constitution of the State of Texas, so as to provide for a Board of Pardons and Paroles, and to make the Governor's pardoning power subject to recommendation of said Board, except in cases of treason the Governor may grant reprieves, commutations and pardons with the advice and consent of the Legislature."

Against the amendment of Section 11 of Article IV of the Constitution of the State of Texas, so as to provide for a Board of Pardons and Paroles and to make the Governor's pardoning power subject to recommendation of said Board, except in cases of treason the Governor may grant reprieves, commutations and pardons with the advice and consent of the Legislature."

Each voter shall strike out with pen or pencil the clause which does not indicate his desire regarding the above proposed amendment.

Sec. 3. The Governor is hereby directed to issue the necessary proclamation for said election, and to have the above proposed amendment published in the manner and for the time required by the Constitution and laws of this State.

Sec. 4. The sum of Five Thousand (\$5,000.00) Dollars, or so much thereof as may be necessary, is hereby appropriated out of any funds in the Treasury not otherwise appropriated to pay the expenses of such publication and election.

The above is a true and correct copy.

R. B. STANFORD, Secretary of State.

### WANTED—Position as governor.

I have had several years experience teaching. Can furnish references.—Mrs. Carrie Hogue Brotherton, General Delivery, Del Rio, Texas. 21:2p

Miss Sybil Fred, who is attending Sul Ross college visited here Sunday and Monday with her uncle and aunt, Mr. and Mrs. R. E. Fred, and with her mother, Mrs. N. E. Fred.

Mr. and Mrs. Beal Ware of Sabinal visited here this week with Mr. and Mrs. Clyde Griffith.

Mr. and Mrs. J. C. Mitchell had as guests at their ranch for several days this week his parents, Mr. and Mrs. James Mitchell of San Antonio.

Mrs. J. L. Barnes, Mr. and Mrs. Minter Parker of Del Rio, accompanied by Mrs. Barnes' brother, Robert Rhodes, of Cottonwood, Ariz., motored up from Del Rio Saturday and spent the day here visiting with Mrs. Edith Lane and with Mr. and Mrs. Austin Nance. Mr. Rhodes remained here for a longer visit while the others returned to their Del Rio homes on Saturday night.

Col Coates was a business visitor in Marfa Tuesday.

J. W. Downum and nephew, Edward Moore, were visitors in San Antonio for several days this week.

Each voter shall strike out with pen or pencil the clause which does not indicate his desire regarding the above proposed amendment.

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

Section 1. That Article 3 of the Constitution of the State of Texas be amended by adding thereto a new Section to be known as Section 59, to read as follows:

"Section 59. The Legislature shall have power to pass such laws as may be necessary to provide for Workmen's Compensation Insurance for such State employees, as in its judgment is necessary or required; and to provide for the payment of all costs, charges, and premiums on such policies of insurance; providing the State shall never be required to purchase insurance for any employee."

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, 1936, at which election all voters favoring said proposed Amendment shall write or have printed on their ballots the words:

"For the Amendment authorizing the Legislature to provide for the payment of Workmen's Compensation Insurance for employees of the State."

And all those opposed shall write or have printed on their ballots the words:

"Against the Amendment authorizing the Legislature to provide for the payment of Workmen's Compensation Insurance for employees of the State."

Sec. 3. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for said election and have same published as required by the Constitution for Amendments.

Sec. 4. The sum of Five Thousand Dollars (\$5,000.00) or so much thereof as may be necessary, is hereby appropriated out of any funds in the Treasury of the State, not otherwise appropriated, to pay the expenses of such publication and election.

The above is a true and correct copy.

R. B. STANFORD, Secretary of State.

### BUCKS FOR SALE

Yearling Rambouillet bucks, horned or ramsley, at \$25. Can be seen at Sanderson.—R. E. Corder, Phone 165. 17:4c

Mrs. James House and sons, and Mrs. Wade House and son returned Monday afternoon from Eagle Pass, Carrizo Springs, and Leming where they spent the past week visiting with relatives and friends.

Mr. and Mrs. M. P. Lester and son, Preston, were visitors in Uvalde Sunday with relatives.

S. J. Kellogg returned Tuesday night from Franklin, Tex., where he was called last Friday on account of the illness of his mother.

Miss Sybil Fred, who is attending Sul Ross college visited here Sunday and Monday with her uncle and aunt, Mr. and Mrs. R. E. Fred, and with her mother, Mrs. N. E. Fred.

Mr. and Mrs. Beal Ware of Sabinal visited here this week with Mr. and Mrs. Clyde Griffith.

Mr. and Mrs. J. C. Mitchell had as guests at their ranch for several days this week his parents, Mr. and Mrs. James Mitchell of San Antonio.

Mrs. J. L. Barnes, Mr. and Mrs. Minter Parker of Del Rio, accompanied by Mrs. Barnes' brother, Robert Rhodes, of Cottonwood, Ariz., motored up from Del Rio Saturday and spent the day here visiting with Mrs. Edith Lane and with Mr. and Mrs. Austin Nance. Mr. Rhodes remained here for a longer visit while the others returned to their Del Rio homes on Saturday night.

Col Coates was a business visitor in Marfa Tuesday.

J. W. Downum and nephew, Edward Moore, were visitors in San Antonio for several days this week.

Mrs. Fannie Duncan returned Monday from San Antonio where she spent the past week.

Mrs. Mata Wheeler, who ranches in Edwards county, came in Sunday for a visit with Mrs. Grace Wheeler and son, Edward.

Mrs. Jim Kerr left last Friday for San Antonio to visit relatives.

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### H. J. R. NO. 23 A JOINT RESOLUTION

proposing an Amendment to the Constitution authorizing the Legislature to provide for Workmen's Compensation Insurance for employees of the State, and authorizing the Legislature to provide for the payment of premiums on such policies of insurance; providing the State shall never be required to purchase insurance for any employee; providing for the necessary publication and election; making an appropriation to pay for same.

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

Section 1. That Article 3 of the Constitution of the State of Texas be amended by adding thereto a new Section to be known as Section 59, to read as follows:

"Section 59. The Legislature shall have power to pass such laws as may be necessary to provide for Workmen's Compensation Insurance for such State employees, as in its judgment is necessary or required; and to provide for the payment of all costs, charges, and premiums on such policies of insurance; providing the State shall never be required to purchase insurance for any employee."

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, 1936, at which election all voters favoring said proposed Amendment shall write or have printed on their ballots the words:

"For the Amendment authorizing the Legislature to provide for the payment of Workmen's Compensation Insurance for employees of the State."

And all those opposed shall write or have printed on their ballots the words:

"Against the Amendment authorizing the Legislature to provide for the payment of Workmen's Compensation Insurance for employees of the State."

Sec. 3. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for said election and have same published as required by the Constitution for Amendments.

Sec. 4. The sum of Five Thousand Dollars (\$5,000.00) or so much thereof as may be necessary, is hereby appropriated out of any funds in the Treasury of the State, not otherwise appropriated, to pay the expenses of such publication and election.

The above is a true and correct copy.

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### RATTLE OF THE RAIL

Engineer W. L. Erwin left Tuesday for a short visit in Aransas.

Engineer S. R. Ord, who had been on extra board here, has returned to El Paso.

J. W. Webb was here Tuesday from Houston.

Fireman R. S. Ingram, who had been working out of here for some time, returned to El Paso.

Firemen G. A. Berry and C. A. Bennett of Del Rio have freight runs out of here.

Engineer Tom Kent of Del Rio has taken a freight run here.

Mr. and Mrs. D. B. Herbert left this week for a two weeks vacation.

G. W. Carpenter was a visitor in San Antonio Tuesday, and returned that afternoon with his family who visited in that city for the past month.

Pat Lowry came in Tuesday from his home in El Paso for a visit with his grandparents, Mr. and Mrs. J. E. Landers.

Mrs. J. H. Lochausen and daughter, Roberta, visited in El Paso last Friday and Saturday with relatives.

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SOCIETY and HOME

WOMEN'S INTERESTS

CLUBS AND CHURCHES

Coming Attractions at the Princess

DYNAMIC PICTURE: CAST IS EXCELLENT

...the sensational climax of Goldwyn-Mayer's power screen play "Fury," at Princess Theatre tonight and Friday, July 31 and August 1.

MONTGOMERY-LOY STARS OF "PETTICOAT FEVER"

A new and potent starring team heads the cast of "Peticoat Fever," coming to the Princess Wednesday and Thursday, Aug. 5 and 6.

HONORS BRIDE-ELECT WITH SHOWER

Miss Viola Keene, whose marriage to Mr. George Turner will take place the early part of August, was the honoree at a miscellaneous shower given last Saturday afternoon at the home of Mrs. B. F. Dawson, with Mrs. Dawson and her daughter, Mrs. J. Riley Dunman, as hostesses.

MRS. DUNCAN HOSTESS TO BRIDGE CLUB

On Tuesday of this week, at her ranch home, Mrs. Robert Duncan was hostess to the members of her club and several guests when she entertained at the regular meeting of the club.

BARBECUE AND SWIMMING AT THE DUNCAN RANCH

Last Sunday afternoon, at their ranch home, Mr. and Mrs. Robert Duncan entertained a group of friends with a barbecue supper. Following a swim the group returned to the ranch for the barbecue supper.

AUXILIARY HOLD REGULAR MEETING

The regular meeting of the Woman's Auxiliary of the Presbyterian church was held Monday at the home of Mrs. W. E. Grigsby. The meeting opened by singing "All the Way My Savior Leads Me" and prayer by Mrs. W. H. Savage.

GOODIES ENTERTAIN AT RANCH HOME

Honoring their son, M. H. Goode, Jr., whose birthday it was, and their daughter, Mrs. W. E. McSparran, on her wedding anniversary, Mr. and Mrs. M. H. Goode, Sr., entertained with an all-day gathering at their ranch home north of Dryden on Wednesday.

PERSONALS

Mrs. Frank Frickelton, who had been visiting in Sanderson for the past two months with her mother, Mrs. W. R. Ellis, left for her home in Fort Leavenworth, Kansas, Thursday.

CHURCHES

CHURCH OF CHRIST

Sunday: 10 a. m. Bible study. 11 a. m. worship. 11:45, Communion. Tuesday—Ladies' Bible class at 4 p. m. Wednesday, at 7:30 p. m., mid-week Bible study.

BAPTIST CHURCH

Sunday school, 10 a. m. Preaching service 11 a. m. B. Y. P. U., 7:15 p. m. Church services at 8:15 p. m. W. M. U. meets Monday at the church at 3 p. m. Mid-week prayer meeting on Wednesday, at 8 p. m. PHILIP BROWN, Pastor.

CATHOLIC CHURCH

Mass every morning at 7:30 o'clock. Sunday: First mass at 1:30 a. m.; second mass at 9 a. m. REV. C. VARONA, Pastor.

ENTERTAINED WITH BUNCO PARTY

Last Friday evening, at the home of Mrs. B. F. Dawson, Mrs. W. D. O'Bryant, Jr., and Mrs. Dawson were co-hostesses to a group of friends when they entertained with a surprise party in honor of Mr. and Mrs. J. Riley Dunman, who were recently married and were visiting here prior to going to Del Rio where they will make their home.

METHODIST LADIES HOLD MONTHLY SESSION

The Methodist Missionary society met Monday afternoon for the regular monthly social and business meeting, with Mrs. John Green hostess, at her home.

TRY THIS Electric COOKER In Your Own Kitchen

Considering how fine this railroad transportation is nowadays, you can't travel any cheaper. Fares lowest in history—substantial savings on round trip tickets. So why not take the train? It's safer. It's more dependable.

YOU CAN'T BEAT THE IMPROVED TRAVEL COMFORT IN COACHES AND SLEEPING CARS.

You can't beat the improved travel comfort in coaches and sleeping cars. It's a good thing movies don't have such restful seats—most folks would surely fall asleep.

EVER HEAR ABOUT THE NEW FREE PICK-UP-AND-DELIVERY OF LESS THAN CARLOAD FREIGHT?

Ever hear about the new Free pick-up-and-delivery of less than carload freight? It's a great convenience to shippers and receivers alike. Western railroads pick up at the door, ship by fast freight, and deliver to door at no extra charge.

RAILROAD TRAINS ARE RUNNING ON FASTER SCHEDULES THESE DAYS.

Railroad trains are running on faster schedules these days. Seems like the iron horse wants to show these new streamlined diesels that he can step out, too. Both passenger and freight schedules have been speeded up.

WHAT'S MORE, THE RAILROADS BELIEVE IN "SAFETY FIRST."

What's more, the railroads believe in "safety first." Last year not one passenger was killed in a train accident on western railroads.

TALK TO YOUR LOCAL RAILROAD AGENT.

Talk to your local railroad agent. He's full of information about traveling and shipping.

WE ARE PROUD OF RAILROAD ACHIEVEMENTS.

We are proud of railroad achievements, appreciate the public's good will and increased patronage, and pledge continued progress.

RAILROAD JIM

...Railroad Jim

WESTERN RAILROADS

and THE PULLMAN COMPANY

FOR TOUGH TREATMENT BUY LEVI'S

FOR TOUGH TREATMENT BUY LEVI'S. We make them from extra-heavy denim, loomed especially for LEVI'S. We copper-rivet them at every point of strain. And we stitch them so strongly that you get

A NEW PAIR FREE IF THEY RIP

That's one reason why LEVI'S are the overwhelming choice of farmers, ranchers, miners, cattlemen and sportsmen.

BUT THERE'S ANOTHER REASON, TOO.

But there's another reason, too. The famous tailored fit of LEVI'S... comfortable as an old shoe. No matter how you bend over, squat down, or ride, LEVI'S never pull or bind. Demand genuine

FOR SALE BY

Kerr Mercantile Company THE DEPARTMENT STORE

Three Pairs of These Famous Cowboy Pants Will be Given as Extra Prizes at Sanderson's 2-Day Rodeo, August 6-7

Beauty Work

PHONE 23 All Work Guaranteed EXPERIENCED BEAUTY OPERATORS IN CHARGE

GRACE'S Beauty Shop

In Eveready Pharmacy Building

Calotabs

For Bloating, Sour Stomach, Flatulence, Nausea and Sick Headache, due to Constipation.

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Advertisement for NESCO electric cooker. Features a large illustration of a woman with a cooker and several smaller images showing the cooker in use. Text includes 'TRY THIS Electric COOKER In Your Own Kitchen' and '...On Our Three Day Free Trial Plan'. Price is \$22.50 with 95c down and \$1.95 per month.



# WATCH THE CURVES

by Richard Hoffmann

Copyright by Richard Hoffmann WNU Service

(Continued from last week)

## Miller, the Driver, Tries to Pull A Fast One

As Miller turned the corner to take the car to the garage the rest of the party entered the little restaurant. The proprietor, a decent little body, with a wide grin, nodded welcome as they entered.

"Come far today?" "Noo York city," said Pulsipher proudly.

"Noo York city," the man repeated with polite interest. "Touring folk, eh?" He looked pleasantly at Kerrigan.

"Travelin' folks," said Kerrigan, friendly. "Share-expense."

"Ohhhh," said the man, deeply impressed, even a little worried. "And you say the driver's outside? Ain't he goin' to eat?"

"He's gone down to that garage at the nd of town to see about repairs," said Kerrigan. "Have you got a good hotel here—cheap?"

"Why, yes, yes—I guess so," said the proprietor. He looked at Pulsipher, around at the others, and back at Kerrigan. "Say," he went on diffidently, "I don't like to butt in on you folk's business, but—but has this feller got your grips an' all with him?"

"Yes," said Crack, his indolence pierced by direct interest; "and our fares to California."

There was a moment of silence, and the proprietor's attention sharpened on Kerrigan. "Well," he said, "you folks are probably all right, but they was a party like you—what d'ye call it—share-expense? There was a party over Lewiston way got hung up by a feller's went to get some repairs. They never did see him again, an' the Chambera Commerce had to chip in to get a couple of 'em back to Noo York."

Kerrigan looked around at Hal in grave inquiry. In the newly empty silence, Hal felt Barry's eyes on him and he turned to her, ready to mock any share she took in this apprehension. But she had no share in it. Her look, full on him, was warm and secure in scorn, without sympathy or appeal; and the faint, untaunting smile at her closed lips said fearlessly, "This will happen for all of you; your luggage and your money don't matter, and if yours don't why should these other people's—to you? Without haste her eyes confirmed his unimportance and turned away."

He swung toward the door—the thing having happened so quickly that the silence of awe was still fresh on the others. "I'll go," he said to Kerrigan. And without the faintest notion of just what he would do—only an angry urgency in him to do something—he posted out by the screen door and heard it slam hard behind him. One way or another, you—whatever you are—you'll pay for all this.

Miller's mind was too drugged with chronic sleepiness and stupidity to think of running out with car, luggage, and fares. But just suppose some habit of crookedness were channeled through his stupidity. Suppose—Hall then looked more sharply at the glare of lights and his step quickened. Down the girl. The scoring for today was surely on her side. Tomorrow was another day. Hal's gray eyes stirred with merriment. To find his way past those solemn defenses of hers would be a zestful job; to chasten that clear, willful cussedness amounted to a necessity now, a duty as well as a pleasure.

Hal was walking out with decision when he cleared the last building. And there in the white light of the yard stood the long-suffering car with its corded bale of luggage behind. Hal gave a laugh, half relief, half triumph. It would be fun to press that into her steady blue eyes when he got back.

Through the plate glass of the office he could see Miller talking to a man in a white monkey-suit. Something in Miller's attitude was different; not precisely an alertness, but the sleepy suggestion of interest, of purpose almost. If I go Hal thought, she'll say my coming made him change his mind; if I just stand here watching, he can get away as clean as if I were back there eating the dinner for which my system calls.

He stood another moment trying to define the change in Miller's listless posture. Then he walked carefully over gravel to the car, carefully opened the door—his eyes watchful of the office—and climbed into the tonneau. On the floor behind the jump seat there was room in which to lie curled and hidden.

It was faintly exciting—like a time Hal remembered when he had listened behind a curtain in the dining room while his governess told the butler how she would punish him for being late to his supper. And what a fine ass he'd look if Miller found him there.

There were voices soon, and the crunch of gravel under slow feet. "I kinda thought" Miller was saying, "it was some purty good hills over there, but I jus' didn't remember where they begun." He chuckled in sleepy cleverness.

"Well, good night," said another voice; and Miller said "Sure."

The car tipped creaking toward one running board, the door then slammed and Miller's short, contemplative breathing sounded—close overhead. Hal steered himself to be touched, but then there was the hard catch and churning of the starter. A lurch over the curb confused his judgment of the direction in which Miller turned. But quickly the car was in high and running fast; it was the open road under them now, and Hal's breath stood still for a suspended instant of dismay.

Then he was good and angry—anger flooding his joints and his purpose with warm lubricant. By G—d, their best clothes, probably, and their money—snatched by this animal, this drugged ape! As he raised himself from the floor, Hal had a savage wonder whether Kerrigan would like to fill the hole in his collection of experience by killing Miller.

His next act suggested itself as glibly as if he had done this sort of thing often. He doubled his right forefinger and, kneeling on one of the jump seats, leaned forward and pushed the knuckle into Miller's ribs. Miller didn't start or tremble or look around, but the car began wearily to slow down.

"Pull up to the side," said Hal, disgust flattening out the anger of his voice.

Miller obeyed—gently, as if he had been chauffeur to old ladies.

"Now," said Hal. "I want your wallet with all the money, your license, and your registration." Miller's futile fingers took out the fat, shabby wallet and spread out its compartments to show everything. Hal put it into an inside pocket and took his knuckle from Miller's ribs.

"Slide into the other seat," said Hal. Miller obeyed with a strange sleepy air of gratitude. Hal then stepped out of the tonneau and got into the front without looking at Miller's face.

"Ever been in jail?" Hal asked him as the car started.

"Yes," said Miller, very low. "Want to go again?"

"No," said Miller.

Hal ran past a farm road, then backed the car into it and swung out on the highway again toward the town. Miller parted his lips with a stickily sound and cleared his throat.

"I was just takin' her up the road to kinda try 'er out an' see—"

"Don't speak unless you're spoken to," said Hal quietly. "Gt it?"

"Yes," Miller whispered. (TO BE CONTINUED)

Mr. and Mrs. Bernie Morgan, who are spending the remainder of the summer in Alpine, spent the week end here with Mrs. Morgan's parents, Mr. and Mrs. H. G. Newton.

W. P. Wallace, Jr., an attorney of Del Rio, was a business visitor in Sanderson on Monday and Tuesday of this week.

Mr. and Mrs. Austin Nance, Mrs. Edith Lane, and Mrs. Lane's brother, Robert Rhodes, motored to Marfa Sunday and visited with Mrs. Eddie DeVolin, a daughter of Mrs. Lane. From Marfa Mr. Rhodes returned to his home in Cottonwood, Arizona.

Mrs. J. M. Bass and grandchildren, Avis Marie and Billie C. Foster, returned Sunday to their home in Yoakum after a visit of several weeks in Sanderson with her daughters, Mrs. Sims Wilkinson and Mrs. M. P. Lester.

Mr. and Mrs. Felix Holt, who had been visiting his brother, H. G. Holt, and who were injured in an automobile accident near Marathon a week ago Sunday, were able to return to their home in Houston Wednesday.

Mrs. P. G. Harris and children have returned from an extended visit with relatives in El Paso.

Mr. and Mrs. Robert Duncan were in town Monday from their ranch northwest of Longfellow, and reported that they received one and three-quarters inches of rain Sunday afternoon.

### EXPRESS THANKS

We wish to thank our friends and neighbors for their thoughtfulness and assistance following our injuries. The many kindnesses, the words of cheer and the beautiful flowers were appreciated more than words can express.—Mr. and Mrs. H. G. Holt, and Mr. and Mrs. Felix Holt. 1te

Mr. and Mrs. Fred Talbot and children left the first of the week for Robstown, where they will visit with relatives.

Mrs. Lee Grigsby and grandsons, Francis and Willie, returned last Thursday night from a visit in San Antonio with relatives and friends.

### S. J. R. NO. 18 A JOINT RESOLUTION

proposing an Amendment to Section 48, Article III of the Constitution of the State of Texas, authorizing the establishment of Teachers' Retirement Systems, and making an appropriation for the election.

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

Section 1. That Article III of the Constitution of the State of Texas be amended by adding thereto immediately after Section 48, a section to be known as Section 48a, and to read as follows:

"Section 48a: In addition to the powers given to the Legislature, under Section 48 of Article III, it shall have the right to levy taxes to provide a Retirement Fund for persons employed in public schools, colleges and universities, supported wholly or partly by the State; provided that the amount contributed by the State to such Retirement Fund shall equal the amount paid for the same purpose from the income of each such person, and shall not exceed at any time five per centum of the compensation paid to each such person by the State, and/or school districts, and shall in no one year exceed the sum of One Hundred Eighty (\$180.00) Dollars for any such person; provided no person shall be eligible for a pension under this Amendment who has not taught twenty years in the State of Texas, but shall be entitled to a refund of the moneys paid into the fund.

All funds provided from the compensation of said persons, or by the State of Texas, for such Retirement Fund, as are received by the Treasury of the State of Texas, shall be invested in bonds of the United States, the State of Texas, or counties or cities of this State, or in bonds issued by any agency of the United States Government, the payment of the principal of and interest on which is guaranteed by the United States; provided that a sufficient amount of said funds shall be kept on hand to meet the immediate payment of the amounts that may become due each year under such retirement plan as may be provided by law; and provided that the recipients of such retirement fund shall not be eligible for any other pension retirement funds or direct aid from the State of Texas, unless such retirement fund, contributed by the State, is released to the State of Texas as a condition to receiving such other pension aid."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at the next General election to be held on Tuesday, after the first Monday in November, which is November 3rd, 1936, at which election all voters favoring said proposed Amendment shall write or have printed on their ballots the words:

"FOR THE AMENDMENT TO THE CONSTITUTION AUTHORIZING RETIREMENT AND THE CREATION OF A RETIREMENT FUND FOR PERSONS EMPLOYED IN PUBLIC SCHOOLS AND COLLEGES AND UNIVERSITIES SUPPORTED WHOLLY OR PARTLY BY THE STATE."

Those opposing said proposed Amendment shall write or have printed on their ballots the words:

"AGAINST THE AMENDMENT TO THE CONSTITUTION AUTHORIZING RETIREMENT AND THE CREATION OF A RETIREMENT FUND FOR PERSONS EMPLOYED IN PUBLIC SCHOOLS AND COLLEGES AND UNIVERSITIES SUPPORTED WHOLLY OR PARTLY BY THE STATE."

Sec. 3. The Governor of the State of Texas is hereby directed to issue the necessary Proclamation for said election and to have same published as required by the Constitution for amendments thereto.

Sec. 4. The sum of Five Thousand (\$5,000.00) Dollars, or so much thereof as may be necessary, is hereby appropriated out of any funds in the Treasury of the State of Texas, not otherwise appropriated, to pay the expense of such publication and election.

The above is a true and correct copy. R. B. STANFORD, Secretary of State.

### S. J. R. NO. 14 A JOINT RESOLUTION

proposing an amendment to the Constitution of the State of Texas fixing the salaries of certain constitutional officers by amending Section 5 of Article 4 of the Constitution of the State of Texas fixing the salary of the Governor at Twelve Thousand (\$12,000.00) Dollars per annum; by amending Section 22 of Article 4 of the Constitution of the State of Texas fixing the salary of the Attorney General at Ten Thousand (\$10,000.00) Dollars per annum; by amending Section 23 of Article 4 of the Constitution of the State of Texas fixing the salary of the Secretary of State at Six Thousand (\$6,000.00) Dollars per annum; providing for its submission to the voters of the State of Texas as required by the Constitution, and making an appropriation therefor.

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

Section 1. That Section 5 of Article 4 of the Constitution of the State of Texas be so amended as to hereafter read as follows:

"Sec. 5: The Governor shall, at stated times, receive as compensation for his services an annual salary of Twelve Thousand (\$12,000.00) Dollars and no more, and shall have the use and occupation of the Governor's Mansion, fixtures and furniture; provided that the amendment shall not become effective until the third Tuesday in January, 1937."

Sec. 2. That Section 22 of Article 4 of the Constitution of the State of Texas be so amended as to hereafter read as follows:

"Sec. 22. The Attorney General, shall hold office for two years and until his successor is duly qualified. He shall represent the State in all suits and pleas in the Supreme Court of the State in which the State may be a party, and shall especially inquire into the charter rights of all private corporations, and from time to time, in the name of the State, take such action in the courts as may be proper and necessary to prevent any private corporation from exercising any power or demanding or collecting any species of taxes, tolls, freight or wharfage not authorized by law. He shall, whenever sufficient cause exists, seek a judicial forfeiture of such charters, unless otherwise expressly directed by law, and give legal advice in writing to the Governor and other executive officers, when requested by them, and perform such other duties as may be required by law. He shall reside at the seat of government during his continuance in office. He shall receive for his services an annual salary of Ten Thousand (\$10,000.00) Dollars, and no more."

Sec. 3. That Section 23 of Article 4 of the Constitution of the State of Texas, be amended so as to hereafter read as follows:

"Sec. 23. The Comptroller of Public Accounts, the Treasurer, and the Commissioner of the General Land Office shall each hold office for the term of two years and until his successor is qualified; receive an annual salary of Six Thousand (\$6,000.00) Dollars, and no more; reside at the Capitol of the State during his continuance in office, and perform such duties as are or may be required by law. They and the Secretary of State shall not receive to their own use any fees, costs or perquisites of office. All fees that may be payable by law for any service performed by any officer specified under this Section, or in his office, shall be paid, when received, into the State Treasury."

Sec. 4. That Section 21 of Article 4 of the Constitution of the State of Texas be so amended as to hereafter read as follows:

"Sec. 21. There shall be a Secretary of State, who shall be appointed by the Governor, by and with the advice and consent of the Senate, and who shall continue in office during the term of service of the Governor. He shall authenticate the publication of the laws, and keep a fair register of all official acts and proceedings of the Governor, and shall, when required, lay the same and all papers, minutes and vouchers relative thereto, before the Legislature, or either House thereof, and shall perform such other duties as may be required of him by law. He shall receive for his services an annual salary of Six Thousand (\$6,000.00) Dollars, and no more."

Sec. 5. Said proposed Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at the next general election to be held throughout the State on the first Tuesday after the first Monday in November, 1936, at which election all voters favoring such proposed Amendment shall write or have

printed on their ballots the words:

"FOR THE AMENDMENT TO THE STATE CONSTITUTION FIXING THE SALARY OF THE GOVERNOR AT TWELVE THOUSAND (\$12,000.00) DOLLARS PER ANNUM. THE SALARY OF THE ATTORNEY GENERAL AT TEN THOUSAND (\$10,000.00) DOLLARS PER ANNUM. THE SALARY OF THE COMPTROLLER, TREASURER AND COMMISSIONER OF THE GENERAL LAND OFFICE AT SIX THOUSAND (\$6,000.00) DOLLARS PER ANNUM. AND THE SALARY OF THE SECRETARY OF STATE AT SIX THOUSAND (\$6,000.00) DOLLARS PER ANNUM."

And those voters opposing said proposed Amendment shall write or have printed on their ballots the words:

"AGAINST THE AMENDMENT TO THE STATE CONSTITUTION FIXING THE SALARY OF THE GOVERNOR AT TWELVE THOUSAND (\$12,000.00) DOLLARS PER ANNUM. THE SALARY OF THE ATTORNEY GENERAL AT TEN THOUSAND (\$10,000.00) DOLLARS PER ANNUM. THE SALARY OF THE COMPTROLLER, TREASURER AND COMMISSIONER OF THE GENERAL LAND OFFICE AT SIX THOUSAND (\$6,000.00) DOLLARS PER ANNUM. AND THE SALARY OF THE SECRETARY OF STATE AT SIX THOUSAND (\$6,000.00) DOLLARS PER ANNUM."

The above is a true and correct copy. R. B. STANFORD, Secretary of State.

### H. J. R. NO. 9 A JOINT RESOLUTION

proposing an Amendment to Section 26 of Article 3, of the Constitution of Texas, by adding thereto Section 26a, providing that under no apportionment shall any county be entitled to more than seven (7) Representatives unless the population of such county shall exceed seven hundred thousand (700,000) people; providing for its submission to the voters as required by the Constitution and making an appropriation therefor.

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

Section 1. That Section 26, of Article 3, of the Constitution of Texas, be amended by adding thereto Section 26a, as follows:

"Section 26a. Provided, however, that no county shall be entitled to or have under any apportionment more than seven (7) Representatives unless the population of such county shall exceed seven hundred thousand (700,000) people as ascertained by the most recent United States Census; in which event such county shall be entitled to one additional Representative for each one hundred thousand (100,000) population in excess of seven hundred thousand (700,000) population as shown by the latest United States Census; nor shall any district be created which would permit any county to have more than seven (7) Representatives except under the conditions set forth above."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State, at the next General Election, to be held on the first Tuesday after the first Monday in November, 1936, at which election all voters favoring said proposed Amendment shall write or have printed on their ballots the words:

"For the Amendment to the Constitution of Texas, limiting every county to not more than seven (7) Representatives unless said county shall have a population of more than seven hundred thousand (700,000) people as ascertained by the most recent United States Census in which event such county shall be entitled to one additional Representative to each one hundred thousand (100,000) population in excess of seven hundred thousand (700,000) population."

And those opposed to said amendment shall write or have printed on their ballots the words:

"Against the Amendment to the Constitution of Texas, limiting every county to not more than

seven (7) Representatives under any apportionment unless said county shall have a population of more than seven hundred thousand (700,000) people as ascertained by the most recent United States Census in which event such county shall be entitled to one additional Representative to each one hundred thousand population (100,000) in excess of seven thousand (700,000) population."

If it appears from the returns of said election that a majority of the voters are in favor of said Amendment, the same shall become a part of the State Constitution.

Sec. 3. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for said election and to have same published as required by the Constitution for Amendments thereto.

Sec. 4. The sum of Ten Thousand Dollars (\$10,000) or so much thereof as may be necessary is hereby appropriated out of any funds in the Treasury of the State of Texas, not otherwise appropriated, to pay the expense of such publication and election.

The above is a true and correct copy. R. B. STANFORD, Secretary of State.

If you want to visit your neighbors come to Sanderson's Second Annual Rodeo, August 6 and 7. They'll all be here!

ALL-WEATHER GOOD YEAR

COME! SEE! AND YOU'LL BUY 43% LONGER NON-SKID MILEAGE PROVED HERE IN OUR TOWN

See the G-3 tread-prints we've taken—evidence that G-3 gives LONGEST WEAR, SAFEST MILEAGE, LOWEST COST.

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We have the Prize Values at every price. Husky, big Goodyears as low as \$4.95 EXPERTLY MOUNTED

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Meet All Your Friends at Sanderson's Second Annual RODEO

AUGUST 6-7, 1936

BIG DANCE EACH NIGHT, C. A. C. HALL

Colorful Street Parade 1 p. m. Each Day RODEO AT 2 P. M.

"Son" Turner and "Shorty" Robertson, Rodeo Directors, Sanderson, Texas

ATTRACTIONS AT PRINCESS THEATRE

FIRST SHOW STARTS Monday Night, 6:30 other nights at 7:30

FRIDAY & SATURDAY JULY 31 & AUGUST 1

THEIR LOVE DEFIED THE FURY OF THE MOB!

FLY SLYVIA SIDNEY SPENCER TRACK

MONDAY, AUG. 1 SPEED!

Showing the mad pace at which modern speed is traveling. Real entertainment!

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THE LAUGH RICH

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EXTRA! COMING!

The big fistie upset of the decade! See it round by round, blow by blow!

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HERE AUGUST 7 & 8