DIUME LVIII

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SANDERSON, TEXAS, FRIDAY, JULY 30, 1965

NUMBER 26

# ISTEN TO LUKE

Lake is at home and doing a better, being able to be up d around a some help at the

fe stand corrected on one n this column last week. the Iraan hospital has re-openand was closed for only two ts to allow their good doctor here a vacation. This hospital served many Terrell County ats of this area since it wilt and we are glad that the people it serves again hat facility available. And ould hope they don't need

there is a lot of building and ding going on in Sander-It seems to keep an air of wity stirring locally and that

a good sign There are two new houses wilding to our knowledge. And re are some more planned, so understand. It is also underd that several pre-built housand mobil homes are to be ed in soon and preparations being made on lots to accomte such biuildings.

The Sanderson Wool Commis-Co. is planning a new warein a new location, so we old. And the Sunset Siesta el is in process of being re-

ots of work is being done on houses, some of which have the walls and roof as a bas-

The old Kerr Mercantile Co. ding, which has served the less as a warehouse since the building was completed over years ago, is being razed and e is a sense of nostalgia is ting the old building go. The razing was necessary due

he damaged condition as a re-

With the destruction of the warehouse and the Kerr chouse, two old and locallynous landmarks are disappear-

The once-busy Downie Street, former main drag locally, has much of its color with the appearance now of almost ali the buildings that made up the ess community of long ago. n adobe building owned by Jim Kerr, formerly a saand now used as a wareuse, next to the Tronson resice, the old Sanderson State ak Building and the depot are ut the only buildings left on wnie Street of that era.

here seems to be an interestforay looming over which will extinction first, the antelope he golden eagle.

cording to a recent story in ally newspaper, and according news releases from the Texas ks and Wildlife Commission. antelope population is sufferfrom the depridations of the den eagle against the young he antelope.

e Audubon Society and Secy of Interior Stewart Udall thrown enfolding and prong arms around the eagle and to heck with the ranchmen their lamb, kid and calf crops legislating the control of es by ranchmen to only cermethods, almost as ineffecas sprinkling salt on their or causing them to commit ide by playing rock and roll rdings at their nesting places. inchers in the antelope counto the west of us have fired a ey against the eagle protecand have thrown up pretty

ctive breastworks to repel an ering volley. happens that ranchmen are primary benefactors of the , kids, and calves, as well as

# Commissioners **Get Approval Of Neighbor Courts**

Commissioners of Terrell County met with the commissioners of Pecos and Brewster Counties last Thursday to seek approval of their participation in the Sanderson Canyon Watershed Flood Control Project. The approval of the application for the project by the other commissioners' courts was necessary since much of the land of the watershed lies in those counties and some of the waterflood dams will be erected in

Some organization or political subdivision with the power of taxation and eminent domain must file the application for work to be done in their county.

those counties

County Judge R. S. Wilkinson reported that all of the commissioners and the county judge of Pecos County were present and passed a resolution immediately approving the filing of the application for the project. The commissioners court of Brewster County could not formally pass such a resolution since two of the members of that court were not present, but pledged their support to the project and promised such a resolution from the next meeting of the court, which would be August 9.

The Soil Conservation Service is in the process of preparing topography maps of the proposed watershed project and the work of filing the application and related progress is moving as fast as possible, according to Judge Wilkinson.

# Gas Plant News -

by Lou Hall

Mr. and Mrs. Dick Tucker of Odessa visited the Charles Smiths last Saturday.

Mrs. Smith left for Amarillo Tuesday to be with her granddaughter, Debra Smith, who is in the hospital with rheumatic fever

Mr. and Mrs. Syd Brooks and Carolyn visited his parents, Mr. and Mrs. George Brooks, in Goldthwaite during the week.

Mr. and Mrs. Johnny Burleson and children. Johnny Lynn, Roy Lee, and Jimmy Duane, left last week on their vacation to visit her mother in Haskell

Mr. and Mrs. James Cooper have returned home from a vacation trip through New Mexico where they visited friends.

Jim Wayne Ashing is a patient in the Iraan hospital where ne has received treatment for sever-

Mrs. Ernest Adair and children Debra and Dian, have returned home from a visit with relatives in Denver City.

Mr. and Mrs. Eddie Westbrook and four children have moved to the plant from Iraan. They have one daughter, Connie, who will be in the first grade when school

Mr. and Mrs. Jim Crawford also moved from Iraan to the gas plant. They have two daughters, one of whom is in the second

Mr. and Mrs. Weldon Henderson resided in Iraan and have moved to the plant. They have two boys who will attend school in Sanderson this fall.

Mr. and Mrs. H. L. Cox moved here from Tatum, N.M., and have two school age girls and a baby

E. P. Bradford, who was shot in the leg by a burglar at his home at Pumpville several weeks ago, is recuperating at his home after being hospitalized in Del Rio. It was later determined that he also had a fracture in the small bone in his leg and so he is confined to his bed since a cast was not

# Red Cross Tells Of Appreciation For Local People

The Times received a letter Tuesday morning from Don Byers, director of the American National Red Cross team which has immediately after the flood on June 11.

The letter follows:

"There are so very, very many of your readers who gave substantial assistance to the victims of the flood in cooperation with the Red Cross that it is quite impossible for us to express our appreciation individually.

"We hope that you will publish our thanks to all those who did so very much for the flood victims in cooperation with the Red Cross staff. Moreover, very many kindnesses were extended to our workers which added both to their effectiveness and to their comfort during our stay in Sanderson. All of us agree that if neighbor helped neighbor everywhere as they have here, our world would be in a little better

"The Red Cross workers are glad that they were able to bring the assistance or Sanderson's neighbors throughout the United States to help in rehabilitating the lives of those affected by the June 11 flood."

Two New Homes Being Built

Mr. and Mrs. David Mitchell are having a new home built on the corner west of the W. E. Hill home on Kerr and Third Street. It will be a two-bedorom house of concrete block construction.

Mr. and Mrs. Austin Chriesman re having a three-bedroom house built on the corner of Kerr and Fourth Street just north of Mr. and Mrs. Herbert Cates. The house will also be of concrete block construction.

Six Ladies Go To Topolobompo Six ladies left Sanderson for Ojinaga, Mexico, Wednesday for the train trip to Las Mochis and Topolobompo. They include Mesdames Herman Couch, W. J. Ferguson, Jr., Lee Hardgrave, H. P. Boyd, O. J. Cresswell, and her daughter, Mrs. Ray deBusk of

Mrs. W. H. Choice Gets Degree

Mrs. W. H. Choice received her Bachelor of Arts Degree in Elementary Education after the end of the first semester of the summer session at The University of Texas. She plans to teach in the Austin area where she and her husband and son reside. Mr. Choice is doing graduate work at the University.

Mrs. Choice is the daughter of Mr. and Mrs. Jolly Harkins.

# Personals . . . .

Bobby and Russell Martin of Big Bend Park arrived Thursday to visit their grandparents, Mr. and Mrs. B. F. Martin.

Miss Carla Dunn has returned home from a 10-day visit with

Miss Kay Powell at Weslaco. Alvie White of Memphis will return home Friday after a visit with his sister, Mrs. R. C. Holcombe, and family.

Mr. and Mrs. J. R. Hodgkins and boys, Tommy, Danny, Johnny, and Richard, returned home last week from their vacation trip to Washington, D.C., where they visited his mother and other relatives and also made several sight-seeing trips in that vicinity. En route home they visited in Bryan with M-Sgt. and Mrs. Le-

Roy Balman and family. Mrs. T. J. Stewart and children were business visitors in Fort

Stockton Saturday. Mr. and Mrs. F. B. Pyle Jr. of Lubbock, who are on vacation, brought their two sons, Forrest and Scott, to Sanderson for a visit with their grandparents, Mr. and Mrs. W. H. Girgsby, while

# **Valor Award To** Merechildo Ybarra For Saving Life

Merechildo Ybarra, caretaker been working in Sanderson since at the Big Bend National Park, was presented with a Valor Award at the Department of the Interior's Awards Convocation in

Washington, D.C., July 15. This award is presented to employees of the Department who demonstrate unusual courage involving a high degree of personal

Ybarra's award came as the result of rescuing Tommy Turner from an overturned stock truck on Highway 90 west of Sanderson several months ago. Tommy was pinned in the cab of the vehicle and rescue came when the wreckage was sighted by Ybarra who was in his pickup and driving on the highway. He stopped and pulled the unconscious young Turner from the vehicle only seconds before it caught fire.

The expenses in connection with the awardee's trip to Washington were paid by the govern ment. Each awardee is permitted to invite three guests and Ybarra invited his wife, Tommy, and Sheriff Bill C. Cooksey, the latter

two being unable to go. Ybarra's fellow workers at the park contributed to a fund which proved sufficient to cover Mrs. Ybarra's plane fare to Washington and also to enable the Ybarras to spend two extra days in Washington sightseeing.

# Ditch Cleaning To Aid Drainage

The cleaning of local drainage ditches will aid in their being able to carry run-off water of future rains. The ditches had filled up with gravel after the heavy downpour of June 11.

Some ditches which normally were two or three feet deep, had filled up almost completely with

Machinery is doing much of the work of clearing the ditches. but manpower is necessary, eapecially under culverts, tin horns, and in areas which restrict the movement of machinery.

Keith Mitchell Jr. On Honor Roll At New Mexico State College

Keith Mitchell Jr. has been named to the honor roll of the spring semester at the College of Agriculture and Home Economics at New Mexico State Univer-

To be named to the dean's list, a student must maintain a grade average of 3.2 out of 4 while enrolled in 12 or more semester

Mitchell is the son of Mr. and Mrs. G. K. Mitchell and is a freshman at NMSU where he is majoring in animal husbandry. He is a member of the Block and Bridle Club and American Sociev of Range Management.

Funeral Serevices Monday for Mrs. Lola Hancock, Marathon

Funeral services were held in Marathon Monday morning for Mrs. Lola Hancock, 79, who died Friday in an El Paso hospital She was the wife of E. B. Hancock, a Marathon ranchman, and had resided in Marathon since

Besides her husband, she is survived by two daughters and two brothers including E. Meeks of Sanderson.

Mr. and Mrs. N. M. Mitchell Jr. and children returned home Tuesday from a visit with relatives is Tulsa, Okla, Mr. and Mrs. N. M. Mitchell accompanied them on the trip and the two men attended a Poiled Hereford clinic at the University of Oklahoma. En route home Mr. and Mrs. Mitchell Sr. went to College Station where he attended a similar clinic at Texas A&M University.

# **School Opening** Date Is Set

The schools of Terrell County Independent School District will begin on Monday, August 30. Monday, September 6, is the first scheduled holiday for the school

Several places on the faculty are yet to be filled, according to Ken McAllister, superintendent

### Need for Time In Panning For Flood Control

by W. O. Ray

It is difficult to recognize the many details involved in planning a flood control project such as that proposed for Sanderson Canyon. One might wonder why such a great amount of time and expense is needed.

It is imperative that where hu man life and property are at stake, the plan must be as perfect as is humanly possible. A thorough and complete job requires time. It is important to have the most highly trained specialists to do the engineering

In planning such a system, the most critical structure sites must be located. To do this, a complete knowledge of the watershed must be obtained. This involves a detailed study by hydrologists, engineers, economists, and possibly geologists.

After the critical sites are lo cated, then comes the big job of pin-pointing exact locations. These are dependent on several must be suitable to support the dam safely. The topography needs to be suitable for constructing a dam that would be economically feasible.

The many, many hours of field work, taking shots for elevation. etc., used in designs, result in days of computation, the end result of which gives the size of structures needed, yards of earth to be moved, amount of other materials neded and total cost of each strutcture.

And the best of planning and design is of no value unless the blueprint is followed accurately. It is therefore necessary that engineers and technicians be on hand to supervise the construc-

If the proposed project matures. Sanderson can feel assured that it has the best protection possible against flooding and the time involved will be well spent.

Zuberbueler's Uncle Dies

Mr. and Mrs. A. H. Zuberbueler went to Rocksprings Tuesday after receiving word of the death of his uncle, Len N. Clark, 86 of that city. He died in a Kerrville hospital following a two-month illness. He had lived in Rocksprings 65 years

Funeral services were Wednes-



To Mr. and Mrs. Humberto Pena of Fort Stockton was born a daughter, Veronica Isabel, in a hospital in that city on July 18. Her weight was eight pounds and two ounces at birth.

Mrs. Carlos Pena is the paternal grandmother of the new arriv-

Jolly Harkins left Sunday to take his daughter and grandson to Austin, Mrs. W. H. Choice and Billy had visited with her parents here for several days last week. Mr. Harkins had minor surgery while in Austin.

# Street Topping, Seal Coating Is Proposed for Sanderson

announced this week that the Terrell County Commissioners on such streets as Downie Street were making plans to re-work all of the streets of Sanderson as soon as possible. The proposals seal coat to all of the other are in the process of preparation at the present and it is estimated that the work will cost upwards of \$17,000.00.

# 'Seventeen' To Be Shown for Youth Sunday Night

A film made especially young people, "Seventeen", will be shown Sunday night at the Baptist Church at 7:30. An urgent and cordial invitation is given to each young person in the area to see the film made by young peo-

ple for young people. It is said that "Seventeen" is the most significant youth film ever produced and pulsates with nearly 70 minutes of sheer dynamic. It is a bold clear look at today's young people. And here, just for them, is a faith they can believe in, guidance to the only kind of future which can give them security.

## Youth Choir Gives Program At Baptist Church

A sparce but appreciative audience was on hand last Thursday night when the Youth Choir from the Second Baptist Church in Corpus Christi presented program of spiritual, patriotic and inspirational songs. There were 30 voices in the choir and they were accompanied by five adults on a trip which will take them to San Francisco, Calif.

The repetoire consisted of solos, trios, and a sextet, besides several numbers by the entire



Mr. and Mrs. Frank Sosa and daughter of Artesia, Calif., visited here last week with her mother, Mrs. Matilde Marquez, and other

relatives. Mr. and Mrs. Ronnie Kight, who have been residing in San Angelo, have returned to Sanderson and he is employed by James Word Motors.

Mr. and Mrs. Irvin Robbins and Susi made a business trip to Alpine Monday.

Sheriff Bill C. Cooksey attended the Sheriff's Association convention last weekend in Odessa. Miss Shella Lynn Cox, is attending the second semester of summer school at Southwest Texas State Teachers College, San

Marcos. She will be a senior at

the college next term. Joe Chisholm was in Fort Stockton Monday for a medical check-up. He has been in the Fort Stockton hospital several times for treatment of a cardiac condition. Mr. Chisholm is the minister of the Church of Christ.

Guests this week in the home of the B. L. Van Cleaves were their daughter, Mrs. Florene Freeman of Oklahoma City. grandaughters. Mrs. Charles R. Martin and children of Dallas, Mr. and Mrs. Jay Dee Kahn and family of Oklahoma City, and a grandson, David A. Freeman Jr., and family of Kermit. The reunion consisted of four generations and the group had a steak dinner Monday evening. Mrs. Ola Rutledge helped with the

pair of the base where necessary and Legion Street, and resurfac-

streets in Sanderson. Bids will be asked and awarded as soon as possible, the judge

ing those streets, and applying a

Almost all of Downie Street and almost all of Legion Street had the surface washed away by the flood waters and some of the north and south streets between Downie Street and Oak St. were severly damaged by the water. There was also consideratble damage to some of the streets to the north of Oak Street by the water rushing from the hills to

# Hill Home At Longfellow Is

the north of Sanderson

**Burglarized Saturday** The home of Mr. and Mrs. Lewis Hill at Longfellow was burglarized Saturday. Items that were taken included a TV, radio, a .22calibre rifle, electric iron and a

bottle of pills. Mr. Hill was working on the back side of the ranch all day and Mrs. Hill and her daughter, Mrs. Donna Price, and baby had gone to Alpine. When they returtned home about 2:00 p.m. they found that entrance had been made to the house by cutting a screen on lock it. Apparently the closets, drawers, and other storage places had not been ransacked and all of the items taken, except the iron, were in full view in the house. On a dresser was a ring, a credit card, and Mr. Hill's wallet, which contained some money and none of these items were bother-

Sheriff Bill C. Cooksey made an investigation of the place immediately upon being notified and found plain tire tracks but no other evidence.

#### Cake, Pie Sale To Benefit Little Leaguers Friday

There will be a cake and pie sale Friday for the Little League baseball teams. The sale will be from 9 to 12 Friday morning at Ferguson Motor Co. Coffee will be available and will be served with cake and pie by the slice or the cakes and pies may be pur-

chased whole. The patronage of the public will be appreciated as funds are needed now by the teams to be able to meet their obligations.

Family Picnic For Ranch Club To Be Next Tuesday Evening

The Ranch Home Demonstration Club is having the annual picnic Tuesday evening on the courthouse lawn, beginning at 6:30 o'clock.

Guest privileges are being extended to the members and each member is requested to bring chairs, food, and table service for herself and her guests. Bread and drinks will be furnished.

Among Our Subscribers Renewal subscriptions to The Times have come from D. L. Duke Jr., San Antonio, J. J. Whistler, Del Rio; J. W. Wilinson. San Antoino; S-Sgt. W. T. Knight, APO San Francisco, Calif. Pvt. Tommy Wrinkle of Fort

# Calendar of Events -

Polk, La., is a new subscriber to

The Times.

Friday - Cake and pie sale for Little League

Tuesday - Ranch Club picale Wednesday - Rotary Club Thursday - Lions Club, Klwanis Club



# THE SANDERSON TIMES

L. H. and J. A. GILBREATH, Publishers - Editors

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Texas Press Association

Rising insurance rates continue to stir up most of the excitement in the state capital.

A Dallas attorney, Bert Bader, filed suit in the 98th District Colorado uranium mill. Court here, challenging legality of the State Insurance Board's order boosting insurance premiums an average of 13.4 per cent. In asking the court to set aside the recent order, which hiked School Per Capita Set some key liability and collision rates more than 20 per cent, Bader pointed out that the state law under which premiums are set is unconstitutional.

ium income fo reompany expen- an increase of 15 cents each. ses and its failure to consider the investment income of insurance firms in fixing rates.

Bader pointed out that Texas' laws virtually make it mandatory Clellen Counties and denied one that Texans buy auto insurance. Therefore, the arbitrary increase in rates violates due process of

into consideration the actual operating expenses of the insurance companies affected.

He also said the accident rate

For these and other reasons, he

Courts Speak

to hear appeals from both the state and four Gregg County oilmen penalized \$304,800 for allegedly drilling and operating a

Supreme Court left standing a verdict denying a \$4,000,000 suit against the estate of the late San Antonio oilman, Tom Slick. Suit resulted from a uranium venture which never got off the ground.

slanted oil well (1952-62) in Wood

Fourth Court of Civil Appeals had ordered the trial court to determine whether two corporations owned by Slick breached a contract to furnish funds for a

High court said it did not necessarily agree with lower court's opinion that only nominal damages may be recovered for loss of sales of uranium concentrate.

State Board of Education set yer capita fund apportionment to local school districts for 1965-66

at \$80.65 per pupil. Well over \$200,000,000 will be He also criticized the Board's distributed on the basis of 2,559. allowance of 37 per cent of prem- 208 scholastics. This represents

Meeting for the last time as the junior college supervisory board the officials approved new junior college district for Bee and Mcsought by Maverick County.

They referred to the newly named Coordinating Board for Texas Colleges and Universities Another factor cited by Bader applications for new institutions is that the Board failed to take in Jefferson and Scurry Counties and joint petitions from Van Zandt, Kaufman, and Rains Coun-

> New Coordinating Board takes over junior college jurisdiction

contends that the new rate, to A variety of new school policies was laid down by the Board of new vocational school districts Texas Supreme Court decided special programs and "merit pay"

"SMALL BUSINESS"

the differential in the price of foods paid by consumer, compared to prices farmer re-

of the condollar has been shrinkproblem is serious. The vociferous declaiming

is attributing

everything to an assertion C. W. Harder that chain stores are rigging the meat prices to the detriment of the farmer. There may or may not be some merit to this claim, however the farm er's problem does not seem to lend itself to being neatly wrapped up into one area.

reports that on their method probably be highlighted. of basing prices their index of wholesale market prices showed advances in all areas but one. Farm products declined in price, but processed foods advanced. Wholesale meat prices advanced.

part of the decline in farm products was due to lower prices for prime steers, but on the other hand the processed food prices rose because of higher wholesale prices of beef.

Thus, if the forthcoming inareas that should be explored.

It undoubtedly should be in kept solvent by subsidies.

This year there is scheduled the area of growing concentraa full scale investigation into tion in the slaughter house and

By - WILSON HARDER

And if the same zeal for an honest, objective investigation There is no question but is carried through without polwhat the farmer's proportion itical considerations, it will probably also be found that the labor monopoly in trucking industry and the butchering trade is also ruining the farmer.

The problem of the Amerian farmer is serious.

Recently Senator A. Willis Robertson of Virginia stated that unless labor exercises restraint in wage and fringe demands unions will probably be put under the antitrust laws For some time the nation's independent business propritors, voting through the National Federation of Independent Business, have been heavily in favor of unions being made subject to antitrust laws. At the end of April, the U.S. If this investigation is honest Department of Labor issued need for such legisletion will

> Obviously there is a limit to what the consumer can pay for any type of food.

Any unnecessary cost imposed between the farmer the consumer either forces the The report also states that farmer to operate at a loss or consumer to forego buying.

Obviously union feather bedding, excessive wage and fringe payments and monopolistic pricing practices both not only transcend all laws of reason, but also interfere with orvestigation of food prices is derly marketing. A Great So on the level there are many ciety can never be if the producers of that society's food are either impoverished, or

raises for teachers

Chandler School District was accredited for one year probationary period.

Board advised River Road Independent School District (near Amarillo) of possible violation of accreditation standards in its unauthorized start of a ninth grade. Consideration of formal application for the additional grade will be delayed.

Poverty Programs Approved Governor Connally has approved application of Community Council of Austin, and Travis County for a \$529,706 community action grant under the Ecouonic Opportunity Act. Project is aimed in the capital

Connally also announced ap-

proval of Neighborhood Youth Corps projects in New Braunfels. San Antonio, Pharr, Abilene, Pasadena Daingerfield, Galveston and Carthage.

He said that new teaching methods as the Gary Job Training Center near San Marcos (model installation in nation's war on poverty program) may well result in a "complete revamp of vocation and technical education

Base soon will be offering 36 of the most modern vocational courses. A group of top industrialists working in an organization known as Opportunities Incorporated helped set up the curriculum and obtain up-to-date equip-



SCIENCE ON DISPLAY - Dr. B. H. Amstead, right, assistant dean of the College of Engineering at the University of Texas, explains the workings of a "magnetic bottle" to two participants attending the Texas Nuclear Science Symposium, held last June 6-9 at the University. Listening attentively are Alton Mihlhouse, left, spring graduate of Clifton High School, and Kent Appleby, superintendent of schools at Clifton. Minhlhouse will enter the university this fall to study electrical engineering.

# ACCENT ON YOUTH

Alton Miihlhouse is typical of the youths who attend the Texas Nuclear Science Symposium each year under the sponsorship of Community Public Service Company. Designed to interest youngsters in science careers and to inform them of the progress being made by investor-owned utilities in developing a nuclear-fusion method of generating electricity, the Symposium is co-

sponsored by member companies of the Texas Atomic Energy Research Foundation (TAERF) and the University of Texas. TAERF's research in controlled nuclear fusion is privately financed by Community Public Service and nine other electric companies in Texas. This long-range project eventually may result in a more economical method of generating electric power.

COMMUNITY PUBLIC SERV

Your Electric Light & Power Company



Big Bisons

Research by the Texas Archeological Salvage Program - under contract with the National Park Service - reveals that the kind of buffalo which roamed Texas some 8,000 years ago were at least twice the size of the present day buffalo.

Those facts, covered over and obliterated by centuries of deposited earth, are coming to light in an ever-broadening program of archeological field and laboratory work concentrated mainly in areas soon to be covered by reservoirs.

Contracts for such salvage programs have been negotiated with archeologists at the University of Texas, Texas Tech, and Texas Western Southern Methodist University will start a program

Beginning September 1, a \$12,-000-a-year salary will be available for an archeologist to be a member of the staff of the reconstituted Building Commission. Short Snorts

State draft quota for August is for 891 men, compared to 908 for July.

A Texas Highway Department survey shows that a total of II.-700,000 tourists came to Texas by auto last year for an all-time record. They added \$524,700,000 to Texas' economy.

A list of 321 textbooks offered for Texas public school adoption has been mailed to superintendents of all county and independent school districts. State Textbook Committee will hold a public meeting on October 12 to hear the citizen's views on the books.

Murray Hill has returned home ater being gone for three weeks to visit relatives including sisters and their families in Big Spring and San Angelo and brothers and their families in Tulia and TusPersonals . . . .

Weekend guests in the home of Mr. and Mrs. W. D. O'Bryant were their son and daughter-inlaw, Mr. and Mrs. William Doyle O'Bryant, and son, William Duggan, of Ozona,

Mr. and Mrs. Buddy Monroe returned to El Paso Sunday after visiting here for several days with his mother, Mrs. Jack Tur-

ner, and family. Mrs. Web Townsend and her mother, Mrs. J. W. Happle, were in San Antonio last week for medical check-ups.

Mrs. Clyde Whistler is receiving treatment in the John Sealy Hospital in Galveston.



and have our being.

-(Acts: 17:28). We live in a good climate, a God climate. God or good is all around us. We see only good.

because we are surrounded by it. Since our climate is God, we have only peaceful happy feelings. No longer do we let other people or situations upset us. Because we live in good, we are not anxious. God is our all.



these days. It rings the tel phone and asks silly que

Dr. Omer D. Price OPTOMETRIST

will be in Sanderson EVERY THURSDAY 9:00 a.m. to 5:30 p.m. OFFICE - 119 W. OAK

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Cope-Brown Lumber Co. Fort Stockton, Texas

Sanderson Representative: C. A. (Chuck) Roark at McKnight Motel, phone DI 5-2511 OF CONTACT ANY V.F.W. MEMBER

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RSDAY

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W. OAK

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Angelo.
"Eighty-five per cent (85%)
of such funds shall be allocat-

ed by the Comptroller of Pub-lic Accounts of the State of Texas on June 1, 1966, and

fifteen per cent (15%) of such

funds shall be allocated by said Comptroller on June 1, 1972, based on the following

"(1) Ninety per cent (90%) of the funds allocated on June

1, 1966, shall be allocated to

state institutions based on

projected enrollment increases published by the Coordinating

Board, Texas College and University System for fall 1966 to fall 1978.

"(2) Ten per cent (10%) of the funds allocated on June

1, 1966 shall be allocated to certain of the eligible state institutions based on the num-ber of additional square feet needed in educational and

general facilities by such elig-ible state institution to meet

the average square feet per full time equivalent student of all state senior institutions

(currently numbering twenty-

cated on June 1, 1972, shall be allocated to certain of the

eligible state institutions based on determinations used

in the June 1, 1966, alloca-tions except that the alloca-

tions of fifty per cent (50%) of the funds allocated on June

1, 1972, shall be based on

projected enrollment increases

for fall 1972 to fall 1978, and

fifty per cent (50%) of such funds allocated on June 1

1972, shall be based on the need for additional square feet of educational and gen-

"Not later than June first

of the beginning year of eacl-

succeeding ten-year period the Comptroller of Public Ac-

counts of the State of Texas

shall reallocate eighty-five per cent (85%) of the funds to be derived from said Ten Cent (10¢) ad valorem tax

for said ten-year period and not later than June first of the sixth year of each suc

ceeding ten-year period said Comptroller shall reallocate fifteen per cent (15%) of such funds to the eligible

state institutions then in existence based on determina-tions for the said ten-year

period that are similar to the determinations used in allocating funds during the twelve-year period beginning January 1, 1966, except that enrollment projections for succeeding ten-year periods will be from the fall semester of the first year to the fall

semester of the tenth year.

All such designated institu-

not thereafter receive any general revenue funds for the

acquiring or constructing of buildings or other permanent improvements for which said Ten Cent (10¢) ad valorem tax is herein provided, except in case of fire, flood, storm,

or earthquake occurring at any such institution, in which case an appropriation in an amount sufficient to replace

the uninsured loss so incurred

may be made by the Legislature out of any General Rev-enue Funds. The State Comp-troller of Public Accounts

shall draw all necessary and

proper warrants upon the State Treasury in order to

carry out the purpose of this Amendment, and the State Treasurer shall pay warrants so issued out of the special

fund hereby created for said purpose. This Amendment shall be self-enacting. It shall

become operative or effective upon its adoption so as to su-

persede and repeal the form-

er provisions of this Section; provided further, that nothing

nerein shall be construed as

impairing the obligation in-curred by any outstanding notes or bonds heretofore is-

of higher learning under this Section prior to the adoption of this Amendment but such

notes or bonds shall be paid,

both as to principal and in-terest, from the fund as allo-

eated to any such institution. Sec. 2. The foregoing Con-

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at the General Election to be held on the first Tuesday after the first Monday in November, A.D. 1965, at which election all ballots shall have printed thereon:

"FOR the Amendment to Article VII of the Constitution of the State of Texas by amending Section 17 thereof, providing a method of payment for the acquiring, constructing and equipping buildings and other permanent improvements at certain state institutions of higher learning."

"AGAINST the Amendment to Article VII of the Constitution of the State of Texas

by any state institution

eral facilities.

allocated on June 1,

"(3) All of the funds allo-

determinations:

# PROPOSED CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT Stephen F. Austin State College at Nacogdoches Sul Ross State College at Alpine Angelo State College at Angelo State College at Angelo.

SENATE JOIN RESIDENCE TION NO. 24 proposing an Amendment to the Constitution of the State of Texas by amending Article VII, Section 17, providing a method of payment for the acquiring, comment for the acquiring, contracting and equipping of structing and equipping of buildings and other permanent improvements at certain state institutions of higher learn-ing; providing for allocation of funds therefor; authorizing the issuance of bonds or notes and the pledging of allotted and the pledging of allotted funds for the payment of same; 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 17 of Article VII of the Constitution of the State of Texas be amended so as to hereafter read as follows:

Section 17. In lieu of the state ad valorem tax on prop-erty of Seven Cents (7e) on the One Hundred Dollars (\$100.00) valuation heretofore permitted to be levied by Section 51 of Article III, as amended, there is hereby lev-ied, in addition to all other taxes permitted by the Constitution of Texas, a state ad valorem tax on property of Two Cents (2¢) on the One Hundred Dollars (\$100.00) valuation for the purpose of creating a special fund for the continuing payment of Confederate pensions as provided under Section 51, Article III, and for the establishment and continued maintenance of the State Building Fund as pro-vided in Section 51b, Article III, of the Constitution.
"Also, there is hereby lev-

ied, in addition to all other taxes permitted by the Con-

stitution of Texas, a state ad

valorem tax on property of Ten Cents (10¢) on the One Hundred Dollars (\$100.00) valuation for the purpose of creating a special fund for the purpose of acquiring, constructing and initially equiping buildings or other permanent improvements at the designated institutions of higher learning provided that none of the proceeds of this tax shall be used for auxiliary enterprises; and the governing board of each such institution of higher learning is fully authorized to pledge all or any part of said funds allotted to such institution as hereinafter provided, to secure bonds or notes issued for the purpose of acquiring, constructing and initially equipping such buildings or permanent improvements at said respective in-stitutions. Such bonds or notes shall be issued in such amounts as may be determed by the governing boards of said respective institutions, shall bear interest not to exceed four per cent (4%) per annum and shall mature serially or otherwise in not more than ten (10) years; pro-vided further, that the state tax on property as heretofore permitted to be levied by Section 9 of Article VIII, as amended, exclusive of the tax necessary to pay the pub-lic debt, and of the taxes provided for the benefit of the public free schools, shall never exceed Thirty Cents (30¢) on the One Hundred Dollars (\$100.00) valuation. All bonds shall be examined and approved by the Attorney General of the State of Texas, and when so approved shall be incontestable; and all approved bonds shall be registered in the office of the Comptroller

shall be sold only through competitive bids and shall never be sold for less than their par value and accrued interest The following state institutions then in existence shall be eligible to receive funds raised from said Ten Cent (10¢) tax levy for the twelveyear period beginning January 1, 1966, and for the succeeding ten-year period: Arlington State College at

of Public Accounts of the State of Texas. Said bonds

Arlington Texas Technological College at Lubbock North Texas State Universi-

ty at Denton Lamar State College of Technology at Beaumont
Texas College of Arts and
Industries at Kingsville
Texas Woman's University

Texas Southern University Houston Midwestern University at University of Houston at

Houston Pan American College at Edinburg East Texas State College at

East Texas State College at Commerce Sam Houston State Teach-ers College at Huntsville Southwest Texas State Col-lege at San Marcos West Texas State Universi-ty at Canyon

to Article VII of the Consti-tution of the State of Texas by amending Section 17 thereof, providing a method of payment for the acquir-ing, constructing and equip-ping of buildings and other permanent improvements at certain state institutions of higher learning." Sec. 3. The Governor shaue the necessary proclam ion for said election and he he same published as requiry the Constitution and by this state.

# PUBLIC NOTICE

# Proposed CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT

PROPOSED CONSTITU.
TIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 2, 1965.
SENATE JOINT RESOLUTION NO. 47 proposing an Amendment to Section 4, Article III, Constitution of the State of Texas, to provide four-year terms of office for State Representatives.
BE IT RESOLVED BY THE LEGISLATURE OF THE Amendment to provide for State Representatives.
BE IT RESOLVED BY THE
LEGISLATURE OF THE

STATE OF TEXAS: Section 1. That Section 4, Article III, Constitution of the State of Texas be amended to "Section 4. The members of the House of Representatives

shall be chosen by the qualified electors for the term of four years; but a new House of Representatives shall be chosen after every apportionment, and the members elected after each apportionment shall be divided by lot into two classes. The seats of this state. ment shall be divided by lot the constitution and laws of into two classes. The seats of the members of Class A shall

Sec. 4. In the event the the members of Class A shall be vacated at the expiration of the first two years, and those of Class B at the expiration of four years, so that one-half of the members of the House of Representatives shall be chosen biennially thereafter.

Sec. 4. In the event the Constitutional Amendment proposed in this Resolution is adopted by the people of Texas in the election in November, 1965, the Governor of Texas is directed not to issue a proclamation for the election and not to publish notice shall be chosen biennially thereafter. 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. Except in case of an election to fill a vacancy, and except in the first election to result to the successors of the solution of the solution of the solution of the solution of the constitutional A mend ment proposed by House Joint Resolution No. 1 are included in this Resolution. But, should this proposed Amendment be rejected by the people of Texas in the election in November, 1965, then the terms and provisions of House

Amendment to provide for a four-year term of office for State Representatives." "AGAINST the Constitutional Amendment to provide for a four-year term of office for State Repre-

sentatives."
Sec. 3. The Governor of the

except in the first election terms and provisions of House following each re-apportion-ment, a person who has been and remain in full force and elected to the House of Rep-resentatives shall not be eli-published and submitted to the gible to be a candidate again electorate in November, 1966, for membership in the Legis- as provided in said House lature until the term for Joint Resolution No. 1.

# PHELIC NOTICE

# Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

TION NO. 14 proposing time, in the name of the state, Amendments to Section 4, 22 and 23 of Article IV of the Constitution of the State of Sary to prevent any private Constitution of the State of Texas, so as to provide a four-year term of office for the Governor, Lieutenant Governor, Attorney General, Comptroller of Public Accounts, Treasurer, Commissioner of the General Land Office and Secretary of State: and cer-Secretary of State; and cer- of such charters, unless othertain statutory state officers; providing for the necessary election and the form of the ing to the Governor and other ballot; and providing for the necessary proclamation and publication RESOLVED BY THE LEGIS-

LATURE OF THE STATE OF TEXAS:

Tuesday after the organization of the Legislature, or as soon thereafter as practicable, and shall hold his office for the term of four years, or until his successor shall be duly installed. He shall be at least thirty years of age, a citizen of the United States, and shall

Sec. 2. That Section 22, Article IV of the Constitution of the State of Texas be amend-ed so as to hereafter read as

PROPOSED CONSTITUTIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 2, 1965.
SENATE JOINT RESOLUTION NO 14 DECEMBER 2, 1965.

SENATE JOINT RESOLUTION NO 14 DECEMBER 2, 1965.

SENATE JOINT RESOLUTION NO 14 DECEMBER 2, 1965.

THE PROPOSED CONSTRUCTION STATEMENT OF THE S executive officers, when requested by them, and perform such other duties as may be required by law. He shall re-side at the seat of government Section 1. That Section 4,
Article IV of the Constitution
of the State of Texas be
amended so as to hereafter during his continuance in of-

read as follows:

"Section 4. The Governor shall be installed on the first the State of Texas be amendated as the state of Texas because as the state of Texas be amendated as the state of Texas be amendated as the state of Texas be as the state of Texas because ed so as to hereafter read as follows:

"Section 23. The Comptroller of Public Accounts, the Treasurer, the Commissioner of the General Land Office, and any statutory state officer who is elected by the electorate of Texas at large, unless a term least five years immediately preceding his election."

of office is otherwise specifically provided in this Constitution shall account to the shall account tion, shall each hold office for the term of four years and until his successor is qualified; of office of receive an annual salary in an amount to be fixed by the Leg-year term.

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 in this Section or in his office, shall be paid, when received, into the State Treasure."

Sec. 4. The foregoing Constitutional Amendments 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, 1965, at which election all ballots shall have printed thereon the fol-

"FOR the Constitutions "FOR the Constitutional Amendments providing a four-year term of office for the Governor, Lieutenant Governor, Attorney General, Comptroller of Public Accounts, Treasurer, Commissioner of the General Land Office, Secretary of State, and any statutory state officer who is elected by the electorate of Texas at large, unless a term of office is otherwise specifically provided in this Constitution."
"AGAINST the Constitutional Amendments providtional Amendments provid-ing a four-year term of office for the Governor, Lieutenant Governor, Attorney General, Comptroller of Public Accounts, Treasurer, Commissioner of the General Land Office, Secretary of State, and any statutory state officer who is elected by the electorate of Texas at large, unless a term of office is otherwise specifically provided in this Constitu-

Sec. 5. Nothing contained in this Resolution shall be con-strued so as to extend the term of office of any officeholder previously elected to a two-

follows:

"Section 22. The Attorney General shall hold office for four years and until his successor is duly qualified. He shall represent the state in all secretary of State shall not shall represent the state in all secretary of State shall not shall represent the state in all secretary of State shall not secretary of State shall not secretary of the capital secretary of secretary of state shall not secretary of state shall not secretary of state shall not secretary of secretary

stitutional Amendments except as modified herein. Said Board shall be composed of the Commissioner of the General Land Board and two (2)

"In the sale of any such

Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE WOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER & 1965.
HOUSE JOINT BESOLUTION NO. 5. proposing an attended and sold at such times as are now or may hereafter be increase in the total gunount of bonds or obligations and increase in the total gunount of bonds or obligations that may be issued by the Veteran's Land Board to Pour Hundred Nillon Dollars (4400,000,000), providing for the issuance of and bonds or obligations and the conditions relating thereto and the use of the Veteran's Land Board to Pour Hundred Nillon Dollars (4400,000,000); providing for the issuance of an election and the issuance of an election and the issuance of an election and the issuance of a proclamation therefor.

BET IT RESOLVE BY THE STATE OF TEXAS:

\*\*MONTE CONSTITUTIONAL AMENDMENT\*\*

\*\*Individual Constitution of the Army, Navy, of said Fund and note the moneys of said Fund and in continued with the Constitution of the Army have been selected in subtility, on a time the state of such series of said bonds, the purchase of lands as herein provided by law explants as a way be determined by said Board; and the conditions relating thereto and the use of the Veteran's Land Board to Pour Hundred with any installment of an election and the issuance of a proclamation therefor.

BET IT RESOLVE BY THE STATE OF TEXAS:

\*\*THE RESOLVE BY THE STATE OF TEXAS:\*\*

\*\*THE STATE OF TEXAS:\*\*

\*\*THE RESOLVE BY THE STATE OF TEXAS:\*\*

\*\*THE STATE OF

Prior Amendments to this Constitute general obligations of the State of Texas under the Constitution of Texas; and all bonds heretofore isforming governmental duties which has been designated.

Section 49-b. By virtue of constitute of provided by law. All moneys becoming a part of said Fund thereafter shall likewise be deposited to the extent of the moneys attributable to any bonds hereafter issued and sold by said Board which has been designated.

Said Veterans' Land Fund, to the extent of the moneys attributable to any bonds hereafter issued and sold by said Board which has been designated.

"Said Veterans' Land Fund, to the extent of the moneys attributable to any bonds hereafter issued and sold by said Board which has been designated."

When a Division of said said Board may be used by act any enabling laws in ordinary to the Veterans' Land Fund, to the extent of the moneys attributable to any bonds hereafter issued and sold by act any enabling laws.

"Said Veterans' Land Fund, to the extent of the moneys attributable to any bonds hereafter issued and sold by act any enabling laws.

"Should the Legislature engagement of the credit of the General Revenue Fund."

"Should the Legislature engagement of the credit of the general obligations of the credit of the extent of the moneys attributable to any bonds hereafter issued and sold by act any enabling laws.

board on the date of adoption hereof shall complete the terms to which they were appointed. In the event of the pointed. In the event of the resignation or death of any long terms and long terms to which they were appointed. In the event of the pointed in the event of the long terms and long terms are long terms and long terms and long terms and long terms and long terms are long terms and long terms and long terms are long terms. terms to which they were appointed. In the event of the resignation or death of the control of the term to the control of any tract), and of the moneys attributable to which the deceased or resigning member had been appointed. The compensative; and control of any tract), and of the moneys attributable to which the deceased or resigning member had been appointed. The compensative; and can be also as now or may hereafter be fixed by the Legislature; and each shall make bond in such amount as is now or may hereafter be presented by the Legislature; and can be appointed. The compensation of the deceased or resigning member had been appointed. The compensation of the deceased or resigning member had been appointed. The compensation of any tract, and of the moneys attributable to which the deceased or resigning member had been appointed. The compensation of the term to which the deceased or resigning member had been appointed. The compensation of the term to the proceeding a second of the term to the deceased or resigning member had been appointed. The compensation of a second the term to the process of the second the process of the term to the process of the second the process of the term to the term tof

moneys of said Fund in con- | Texas veterans who served not | shall be set aside for that pur-

BE IT RESOLVED BY THE
LEGISLATURE OF THE
STATE OF TEXAS:
Section 1. That Section 49b, Article III of the Constitution of Texas, be amended so
tion of Texas, be amended so
State of Texas, and delivery

State of Texa be set aside and retained in sold or resold to such pur-said Fund for the purpose of chasers, in such quantities, there is hereby reposed in the read as follows:

"Section 49-b. By virtue of ers, be incontestable and shall prior. Amendments to the purchaser or purchasers, and delivery poses as may be prescribed by law. All moneys becoming law.

cy of the State of Texas performing governmental duties sued and sold by said Board which has been designated the Veterans' Land Board. Said Board shall continue to function for the purposes specified in all of the prior Constitutional Amendments except as modified herein. Said Board shall be composed of the Commissioner of the Genthe Commissioner of the General Land Board and two (2) citizens of the State of Texas, one (1) of whom shall be well versed in veterans' affairs and one (1) of whom shall be given to the administrators of the various Teacher Retirement Funds, the Permanent University Funds, and the Permanent School Funds.

"Said Veterans' Land Funds the purpose of paying the interest of any other bonds heretofore or hereafter purchased by said Board, until the sale, or resale, of any lands purchased with any interest and by such Division, the portion as may be needed to retire all of the bonds secured by such Division, the portion as may be needed to retire all of the bonds secured by such Division, the purpose and sale, or resale, of any lands by such Division, the purpose and sale, or resale, of any lands because with any interest, and be the bonds secured by such Division, the purpose of any lands be set aside and remain a part of such Division which portion as may be needed to retire all of the bonds secured by such Division, the purpose of any lands by such Division which portion as may be needed to retire all of the bonds secured by such Division, the purpose of any lands be extended to such additional bonds, and the purpose of paying the purpose o secured by such Division, the purchase and sale, or resale,

cipation of this Amendment, no such law shall be void by reason of its anticipatory na-

"This Amendment shall be come effective upon its adop-

Section 2. The foregoing Constitutional Amendment shall be submitted to a vote the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November, 1965, at which tion all ballots shall have printed thereon the following:

"FOR the Amendment to Section 49-b of Article III of the Constitution of Texas to increase the Veterans' Land Fund by \$200,000,000.-00; said Fund to be used for the purpose of purchasing land in Texas to be sold to Texas veterans who served

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# PUBLIC NOTICE

## Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT

ON NOVEMBER 2, 1965. TION NO. 8 proposing an ant Governor and Speaker of manner the same compensa-Amendment to Section 24, the House of Representatives tion, which the Governor Article III and Section 17 of shall not be invalid because of Article IV of the Constitution of the State of Texas, to legislation allow an annual salary in an amount to be fixed by the Legislature for the Lieutenant Governor and for the Speaker of the House of Representatives, and increas-

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

ing the per diem allowance of Members of the Legisla-

Section 1. That Section 24 of Article III of the Constitution of the State of Texas be amended to read as follows: "Section 24. Representatives shall receive from the Public Treasury an annual salary of not exceeding Four Thousand, Eight Hundred Dollars (\$4,-800) per year. Senators shall receive from the Public Treasury an annual salary of not exceeding Four Thousand, Eight Hundred Dollars (\$4,-800) per year. The Lieutenant Governor and the Speaker of ernor, the Lieutenant Gover-the House of Representatives nor should die, resign, refuse shall receive from the Public Treasury an annual salary in an amount to be fixed by the Legislature. All Members of absent from the State, the Lieutenant Governor and the the time being, shall, in like Speaker of the House of Representatives, also shall receive ernment until he shall be super diem of not exceeding Twenty Dollars (\$20) per day for the one hundred and forty (140) days of each Regular Session and for thirty (30) days of each Special Session of the Legislature. No Regular Session shall be of longer mileage which shall be al-duration than one hundred and lowed to the Members of the stitution and laws of this

PROPOSED CONSTITI- ment shall be self-enacting TIONAL AMENDMENT and appropriations heretofore TO BE VOTED ON AT AN made in the General Approp-ELECTION TO BE HELD riations Bill for the biennium HOUSE JOINT RESOLU- the salaries of the Lieutenending August 31, 1967, for

"In addition to the per diem the Members of each House shall be entitled to mileage in be submitted to a vote of the going to and returning from the seat of Government, which mileage shall not exceed Two Dollars and Fifty Cents (\$2.50) for every twenty-five (25) miles, the distance to be computed by the parents and computed by the parents and the first Monday in November, 1965, at which election all ballots shall have printed computed by the nearest and most direct route of travel, from a table of distances prepared by the Comptroller to each county seat now or hereafter to be established; no Member to be entitled to mileage for any extra Session that may be called within one (1) day after the adjournment of

Article IV of the Constitution of the State of Texas be amended to read as follows:

Regular or Called Ses-

"Section 17. If, during the vacancy in the office of Govto serve, or be removed from office, or be unable to serve; or if he shall be impeached or manner, administer the Gov-

from the Public Treasury a perseded by a Governor per diem of not exceeding or Lieutenant Governor. The Lieutenant Governor shall. while he acts as President of Texas shall issue the necesthe Senate, receive for his sary proclamation for the elecservices an annual salary in tion and this Amendment an amount to be fixed by the shall be published in the Legislature and the same manner and for the length of

ing the time he administers the Government, as Governor, he shall receive in like manner the same compensation which the Governor would have received had he been employed in the duties of his office, and no more. The President, for the time being. of the Senate, shall, during the time he administers th Government, receive in like would have received had he been employed in the duties of his office."

Sec. 3. The foregoing Con stitutional Amendment shall thereon the following:

"FOR the Constitutional Amendment allowing an annual salary in an amount to be fixed by the Legislature for the Lieutenant Governor and for the Speaker of the House of Representatives and allowing a per diem for Members of the Legislature not to exceed Twenty Dol-lars (\$20) per day for the 140 days of each Regular Session and 30 days of each Special Session.
"AGAINST the Constitu-

tional Amendment allowing an annual salary in an amount to be fixed by the Legislature for the Lieutenant Governor and for the Speaker of the House of Representatives and allowing a per diem for Mem-bers of the Legislature not to exceed Twenty Dollars (\$20) per day for the 140 days of each Regular Session and 30 days of each Special Session.

Sec. 4. The Governor of

# PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT

tion thereto to be designated ercise such powers as are Section 48b, so as to create herein provided together with System of Texas, vesting the may be prescribed by the Leggeneral administration and re- islature. All moneys from sponsibility of the proper op- whatever source coming into eration of said system in a the Fund to provide retirestate board of trustees to be ment, disability, and death known as the State Board of benefits for persons employed Trustees of the Teacher Re- in the public schools, colleges, tirement System of Texas, au- and universities supported thorizing said Board to invest | wholly or partly by the state assets of said system in vari- and all other securities, ous obligations and subjects moneys, and assets of the of investment, subject to cer- Teacher Retirement System tain restrictions stated therein of Texas shall be adminisand such other restrictions as tered by said Board and said may hereafter be provided by Board shall be the trustees lsw; providing that such Amendment shall be self-en-State of Texas shall be cusacting and shall not alter, todian of said moneys and seamend or repeal Section 48a curities. Said Board is hereby of Article III of the Constitu- authorized and empowered to tion of Texas or any legisla- acquire, hold, manage, purtion passed pursuant thereto chase, sell, assign, trade, tion may limit or restrict the securities, evidences of debt, provisions of this Amend- and other investments in ment; providing for the nec-essary election, form of bal-and assets have been or may

Section 1. That Article III

ROPOSED CONSTITU- administration and responsi-AMENDMENT bility for the proper opera-TIONAL AMENDMENT bility for the proper opera-tion of said system are hereby vested in a State Board of Trustees, to be known as the TION NO. 27 proposing an the Teacher Retirement Sys-Amendment to the Constitu- tem of Texas, which Board as an agency of the State of such other powers and duties Texas the Teacher Retirement not inconsistent herewith as by adding Section 48b there other evidences of indebtedherein contained and by present or hereafter enacted Acts cilities to be used in admin-

notes, other evidences corporation created or exist- or any legislation passed pur-TION AL AMENDMENT bility for the proper to BE YOTED ON AT AN tion of said system are hereby tion of said system are hereby states of the United States, as said Board may deem to be Section 48a of Article III of State Board of Trustees, to be known as the Senate Joint ResoluSenate Joint ResoluState Board of Trustees of the United States, as said Board may deem to be proper investments; provided that in making each and all of amended November 6, 1956, or any legislation passed may legislation passed may be investments. such investments said Board any legislation passed pursushall exercise the judgment and thereto, except insofar as Amendment to the Constitu-tion of the State of Texas, shall be constituted and shall shall exercise the judgment and thereto, except insofar as amending Article III of the serve as may now or here-stances then prevailing which paragraph of Section 48 stances then prevailing which paragraph of Section 48a and amending Article III of the state of after be provided by the Leg-constitution of the State of after be provided by the Leg-men of ordinary prudence, distances then prevaled any legislation passed pursuant thereto, may limit or restrict the provisions of strict the provi their own affairs, not in re- and only to the extent of such gard to speculation but in regard to the permanent disposition of their funds, considering the probable income therefrom as well as probable safety of their capital; and further provided, that a sufficient sum shall be kept on hand to meet payments as they become due each year under such retirement plan, as may now or hereafter be provided by law. Unless investments authorized herein are hereafter further restricted by an Act of the Legislature, no more than one per cent (1%) of the book alue of the total assets of the Teacher Retirement System shall be invested in the stock of any one (1) corporation, nor shall more than five per cent (5%) of the voting stock of except insofar as such legisla- transfer, and dispose of any any one (1) corporation be owned; and provided further, that stocks eligible for pur-chase shall be restricted to stocks of companies incorporlot, proclamation, and publication.

and assets have been or may have been or may hereafter be invested by said Board. Said Board is hereby which have paid cash dividends for ten (10) consecutive years BE IT RESOLVED BY THE authorized and empowered to invest and reinvest any of STATE OF TEXAS:
Section 1. That Article III assets, as well as the prosurance stocks are listed upon Section 1. That Article III assets, as well as the pro-of the Constitution of the State of Texas be amended ments, in bonds, notes, or by adding Section 48h there, other evidences of indebted-Commission or its successors; "Section 48b. There is hereby created as an agency of the State of Texas the Teacher any agency of the United States or State of Texas the Teacher any agency of the United States or States of Texas the Teacher any agency of the United States or States of Texas the Teacher any agency of the United States or States of Texas the Texas th Retirement System of Texas, the rights of membership in which, the retirement privileges and benefits thereunder, or other political suband the management and op-erations of which shall be both general and special obli-at any given time in common governed by the provisions gations; or in home office fa- stocks. This Amendment shall

equipment, and office build-ing; or in such corporation tion shall not alter, amend or repeal the first paragraph of of indebtedness, and corpora-tion stocks, including common the Constitution of Texas as and preferred stocks, of any amended November 6, 1966 ing under the laws of the suant thereto. This Section United States or of any of the shall not alter, amend or recise in the management of strict the provisions hereof limitation or restriction.

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 November 2, 1965, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment amending Article III of the Constitution of the State of Texas by adding Section 48b relating to the Teacher Retirement Fund and the Teacher Retirement System of Texas, revising provisions for investment of moneys and other assets of the Fund, and changing other existing provisions and making other new provisions with respect to the administration of the Teacher Retirement Sys-

"AGAINST the Constitutional Amendment amending Article III of the Constitution of the State of Texas by adding Section 48b relating to the Teacher Retirement Fund and the Teacher Retirement System of Texas, revising provisions for investment of moneys and other assets of the Fund and changing other existing provisions and making other new provisions with respect to the administration of the Teacher Retirement Sys

Sec. 3. The Governor of exas shall issue the necesary Proclamation for the lection and this Amendment shall be published in the man-ner and for the length of time of the Legislature not inconsistent herewith. The general ment System including land, on its adoption without any laws of this state.

# **PUBLIC NOTICE**

#### Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

PROPOSED CONSTITU- One and One-half Million Dol-TIONAL AMENDMENT lars (\$1,500,000.00); and, fur-TO BE VOTED ON AT AN ther provided, ELECTION TO BE HELD ON NOVEMBER 2, 1965.

TION NO. 7 proposing an amount expended for free hos-Amendment to the Constitu-tion of the State of Texas pro-within the State of Texas, organizations, provided such the calendar year next pre-organizations meet certain ceding; and, further provided, conditions and requirements One-half Million Dollars (\$1,- | States income taxes; 500,000.00) annually on free medical and hospital care for organization maintains its dothe indigent within the State micile and operates a hospital of Texas; providing for the or hospitals in a county havnecessary election, form of ballot, proclamation and publica-

PREAMBLE WHEREAS, The Legislature finds and declares that there is a need for the operation of hospitals by private charitable enterprises which will furnish free medical and/or hospital care for the indigent in Texas;

ishing of such free medical care and hospitalization for the indigent in Texas will add taxing entity other than the to the welfare and well-being State of Texas itself. of the State of Texas and its residents and citizens; and

WHEREAS, The need for and the furnishing of such free medical care and hospitalization for the indigent is esthousand (1.240,000); and

WHEREAS, It is found and declared to be the Public Policy of the State to foster and encourage such operation of hospitals as aforesaid; now, therefore, BE IT RESOLVED BY THE

LEGISLATURE OF THE STATE OF TEXAS: Section 1. The Constitution of the State of Texas is amended hereby, by the addition of a new Section to Ar-ticle VIII thereof, to be numbered Section 2-A, and read-

ing as follows: 2-A. The properties of any charitable trust or organization, if such trust or organization is dedicated to, and operates a hospital furnishing free hospital and/or medical care for the indigent within the State of Texas, shall be exempt from all ad valorem taxes levied by any taxing en-tity, except by the State of

Texas itself, provided:

SENATE JOINT RESOLU for one full calendar year, the viding for the exemption from amounts to not less than One local ad valorem taxes of the Million Eight Hundred Thousproperty of certain charitable and Dollars (\$1,800,000.00) for (3) such trust or organizaand expend at least One and tion is exempt from United

> "(4) such charitable trust or ing a population of more than one million two hundred forty thousand (1,240,000) accord ing to the last preceding Federal Census, and such exemp tion shall apply only to the properties of such charitable trust or organization located within the county of its domi-

cile. "Proof of compliance with all applicable conditions stated WHEREAS, The operation above, shall constitute a com-of such hospitals and the furnad valorem taxes levied or attempted to be levied by any "This Amendment shall be

self-enacting."
Sec. 2. The foregoing Conthe operation of such hospitals stitutional Amendment shall and the furnishing of such be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the pecially great in counties hav-ing a population in excess of first Monday in November, one million two hundred forty 1965, at which election all ballots shall have printed thereon

the following: FOR the Amendment exempting the property of cer-tain charitable organizations from local ad valorem taxes provided any such organiration meets certain conditions, and expends at least One and One-half Million Dollars (\$1,500,000.00) annually for free hospital and medical care for the indigent within the State of Texas. AGAINST the Amendment exempting the property of certain charitable organizations from local ad valorem taxes provided any such organization meets certain conditions, and expends at least One and One-half Million Dollars (\$1,500,000.00) annually for free hospital and medical care for the indigent within the State of

Texas. Sec. 3. The Governor of Texas shall issue the neces-"(1) such trust or organica- sary proclamation for the hospital and/or medical care shall be published in the man-within the State of Texas, dur-ing the calendar year next pre-ing the calendar year next pre-ceding, a sum of not less than tion and Laws of this State.

# PUBLIC NOTICE

#### Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT

PROPOSED CONSTITU- pended out of State funds for TIONAL AMENDMENT assistance payments only shall TO BE VOTED ON AT AN not exceed Sixty Million Dol- States for such purposes in ELECTION TO BE HELD lars (\$60,000,000); providing accordance with the laws of that nothing in the Amendment shall be construed to are or as they may hereafter low NO 81 proposing an amend modify or record to the construction of the construction o TION NO. 81 proposing an amend, Amendment to the Constitu- tion 31 of Article XVI of the propriations out of State funds tion of the State of Texas, Constitution; providing for for such purposes; provided amending Section 51-a and the necessary election, form of that the maximum amount Subsections 51a-1 and 51a-2 ballot, proclamation, and pubpaid out of State funds to or shall consist of one section to be known as Section 51-a; providing that the Legislature STATE OF TEXAS:

on behalf of any individual recipient shall not exceed the amount that is matchable out of Federal funds; provided shall enact appropriate legislation which will enable the State of Texas to cooperate with the Government of the Constitution of the State of out of State funds on behalf United States in providing as- Texas be amended, and the of such recipients shall not sistance to and/or medical care on behalf of needy aged that they shall hereafter con- matchable out of Federal persons over the age of sixty-sist of one section to be known funds; provided that if the five (65) who are citizens of as Section 51-a of Article III, limitations and restrictions the United States or non-citi- which shall read as follows: herein contained are found to zens who shall have resided "Section 51-a. The Legisla- be in conflict with the provis-within the boundaries of the ture shall have the power, by ions of appropriate Federal United States for at least 25 General Laws, to provide, sub- statutes as they now are or as years, needy persons under the ject to limitations herein con- they may be amended, to the age of sixty-five (65) who are tained, and such other limita- extent that Federal matching totally and permanently dis- tions, restrictions and regula- money is not available to the abled and who are citizens of tions as may by the Legisla- State for these purposes, then the United States, needy blind ture be deemed expedient, for and in that event the Legislapersons over the age of eigh- assistance to and/or medical ture is specifically authorized the United States, and needy tion and any other services such limitations and restrict-children under the age of included in the Federal legis- ions and enact such laws as twenty-one (21) years who are lation providing matching may be necessary in order that citizens of the United States funds to help such families such Federal matching money and to the caretakers of such and individuals attain or re- will be available for assistance children; providing rehabilita- tain capability for independ- and/or medical care for or on tion and any other services ence or self-care, and for the behalf of needy persons; and lation providing matching or medical care for, and for funds to help such families rehabilitation and other serv- ed per fiscal year out of State and individuals attain or retain capability for independence or self-care; authorizing the Legislature to prescribe residence requirements; providing for the acceptance and expenditure of funds from the Government of the United (25) years and are over the Million Dollars (\$60,000,000). States for such purposes; au- age of sixty-five (65) years; "Nothing in this Section thorizing appropriations for such purposes out of State funds; providing that the max
States for such purposes, and the such purposes out of State funds; providing that the max
States who shall have passed of Article XVI of this Conimum amount paid out of their eighteenth (18th) birth-State funds to any individual day but have not passed their stitution; provided further, recipient shall not exceed the girth (55th) history and however, that such medical recipient shall not exceed the sixty-fifth (65th) birthday and amount that is matchable out who are totally and permanof Federal funds; providing ently disabled by reason of a that the total amount of such mental or physical handicap or payments for assistance and/ or medical care out of State funds on behalf of such recip-ients shall not exceed the amount that is matchable out of Federal funds; provided age of eighteen (18) years; any defect or abnormal contract if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now ed, to the extent that Federal

States and who are under the mit optometrists to treat the age of twenty-one (21) years, and to the caretakers of such children.

ed, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy persons; providing further that the amounts ex-

ices included in the Federal thereon the following: legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from the on behalf of any individual Section 1. That Section 51-a that the total amount of such

same are hereby amended, so exceed the amount that is teen (18) who are citizens of care for, and for rehabilita- and empowered to prescribe included in the Federal legis- payment of assistance to and/ provided further that the total amount of money to be expendshall have resided within the Aid to the Blind, and Aid to boundaries of the United Families with Dependent Chil-States for at least twenty-five dren shall never exceed Sixty

"Nothing in this Section care, services or assistance shall also include the employment of objective or subject tive means, without the use of drugs, for the purpose of as-"(3) Needy blind persons certaining and measuring the powers of vision of the human eye, and fitting lenses or prisms to correct or remedy eyes for any defect whatsoever in any manner nor to administer nor to prescribe any drug

Amendment providing for assistance to and/or medical care for the: (1) needy aged; (2) needy individuals who are permanently and totally disabled; (3) needy blind; and (4) needy children and the caretakers of such children; authorizing the Legislature to coopthe Government the United States providing assistance to and/ or medical care on behalf of such needy persons, and in providing rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from Government of the United States for such purposes, and to make appropriations out of State funds for the purpose of providing assistance to and/or medical care and rehabilitation and any other services included in the Federal legislation providing matching funds on behalf of such needy persons; providing that the amounts expended out of State funds to and/or on behalf of individuals shall not exceed the amounts that are matchable out of Federal funds; providing that the total payments and/or medical assistance payments out of State funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/ or medical care for or on behalf of needy persons; and providing further that the total amount of money to be expended per fiscal year out of State funds for assistance payments only to recipients of Old Age Asassistance, Aid to the Permanently and Totally Disabled, Aid to the Blind, and Aid to Families with De-pendent Children shall never exceed Sixty Million Dollars (\$60,000,000). Providing that nothing in the Amendment shall be construed to amend modify, or repeal Section 31 of Article XVI of the

needy aged; (2) needy individuals who are perman-ently and totally disabled; (3) needy blind; and (4) needy children and the caretakers of such children; authorizing the Legislature to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of such needy persons, and in providing rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from Government of the United States for such purposes, and to make appropriations out of State funds for the purpose of providing assistance to and/or medical care and rehabilitation and any other services included in the Federal legislation providing matching funds on behalf of such needy persons; providing that the amounts expended out of State funds to and or on behalf of individuals shall not exceed the amounts that are matchable out of Federal funds; providing that the total amount of such assistance payments assistance and/or medical payments out of State funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of ap-propriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy persons; and providing further that the total amount of money to be expended per fiscal year out of State funds for assistance payments only to recipients Old Age Assistance, Aid to the Permanently and Totally Disabled, Aid to the Blind, and Aid to Families with Dependent Children shall never exceed Sixty Million Dollars (\$60,000,000). Providing that nothing in the Amendment shall be construed to amend, modify, or repeal Section 31 of Article XVI of the Constitution."

Sec. 3. The Governor of the State of Texas is hereby di-rected to issue the necessary Constitution.

"AGAINST the Constitutional Amendment providing for assistance to and/or constitution and the Laws of the State of Texas. 1956,

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Yanday afternoon. Mrs. W. J. Murrah, president, gesed the meeting with prayer he group voted to give assistne to the Methodist Men in gensoring a supper for the gembers of the faculty and their families, plans to be announced

The 1965-66 budget as submitnd by the finance committee was

Mrs. Clyde Higgins led the program on "Holding Institute -Story Without End", leading the prayer to introduce the progam. A skit was presented by Mrs. J. O. Little and Mrs. L. G.

During the social hour, Mrs. Goldwire invited her guests to me dining room for refreshments d coffee, iced tea, home-made ice geam, and sherbet and cake. Others present were Mmes, W Attaway, H. E. Ezelle, M. W. Duncan, and L. H. Gilbreath, Viss Eva Billings and two guests, In Lee Grigsby and Mrs. E. McSparran.



St. James Catholic Church Mass at 7:30 a.m., 9:30 a.m. Week-day services 7.15 a.m.

Church of Christ Sunday Services: -Bible study 9:55 a.m. Morning worship at 10:55 Evening worship at 6:00 Wednesday evening classes at 6:00 o'elock

El Buen Pastor Church Sunday school 10:00 o'clock Morning worship 11:00 o'clock Evening worship 7:00 o'clock WSCS Mondays at 2:00 p.m. Bible study Thursday 7:00 p.m. MYF Saturday 6:00 p.m.

First Methodist Church Sunday school 9:45 a.m. Morning worship 11:00 a.m. Nursery provided for all children under four years old. Official Board 1st Mondays at

7:30 p.m. WSCS 4th Mondays 3:15 p.m. Methodist Men 4th Mondays 7:30 p.m.

First Presbyterian Church Morning worship 8:30 a.m. (nursery provided) Sunday school 10:00 a m Choir practice 7:00 p.m. Thurs-

Women of the Church. Circle 1 2nd Monday 4:00 p.m. Circle 2 2nd Tuesday 9:30

General meeting 4th Monday 4:00 p.m.

First Baptist Church Graded Bible school 9:45 a.m. Worship 11:00 a.m., 7:00 p.m. Training Union, 6:00 p.m. Pastor's class 6:00 p.m. Business meetings 1st Wednesdays

WMS every Monday 9:30 a.m. Sunbeams Tuesdays 3:00 p.m. Jr. GAs Wednesdays 4:00 p.m. Prayer-Bible time Wednesdays Nursery for all services for children to four years old.

Dryden Methodist Church Morning worship 9:00 a.m. Sunday school 10:00 a.m.

Phone Your News To The Times



NSURANCE IS ONE THING COVERAGE IS ANOTHER! rvements and the rise in

he valuation of your home ... y your present fire insurance icy. Review it with us!

PEAVY INSURANCE AGENCY DI 5-2211

# Duplicate Club Plays Thursday In Riess Home

The Duplicate Bridge Club was entertained in the home of Mrs. A. J. Riess last Thursday

afternoon. After 14 boards had been played, Mrs. Malcom Bofinger, a guest, had eight points and Mrs. H. E. Ezetle, seven and one-haif

Others present were Mmes. M W. Dunean, Mary Lou Kellar, S. H. Underwood, Roger Rose, and James Caroline

During the business meeting. Mrs. J. L. Schwalbe was elected to membership in the club.

Mrs. Riess served a salad plate with canapes, chips, and drinks.

# Mrs. A. C. Garner Is Hostess For Duplicate Bridge

The Junior Duplicate Club had a special party Tuesday afternoon in the home of Mrs. A. C.

Mrs. Eddie Hanson was presented with a gift from each club member for her layette and the club presented a going-away gift to Mrs. Don Carper who is moving to Floresville.

Three tied for high score in the card games, seven points. and two tied for second high with six and one-half points.

Also present were Mmes. N. J. Stoever, Malcom Bolinger, Bob Moon, J. A. Mansfield, and Gene Thompson

Home-made peach ice cream and peach shortcake were served for refreshments.

Presbyterians 'Family Night'

At Sid Harkins Ranch Last Week "Family Night" was observed by the members of the Presbyter-. ian Church last Wednesday even ing at the ranch home of Mr. and Mrs. Sid Harkins.

Swimming, volleyball, and visiting furnished diversion for the evening. For the supper, barbecue was

furnished by the hosts and the members brought beans, salads, cakes, etc.

A large crowd attended.

Rev. and Mrs. M. H. Stroup are in Sacramento, N.M., this week to attend family week for Methodist ministers of the Carlsbad District.

# Jr. Duplicate Club Plays Wenesday

The Junior Duplicate Club met in the home of Mrs. Gene Thompson last Wednesday afternoon.

In the card games, Mrs. Eddie Hanson and Mrs. N. J. Stoever tied for high score with eight points and Mrs. Bob Moon was second high.

Also present were Mmes. Don Carper, J. A. Mansfield, Malcom Bolinger, and A. C. Ganrer. Mrs. Thompson served cherry

crunch with tea and coffee

#### B. of R.T. Auxiliary Has Called Meeting Monday

At a called meeting of the Auxiliary to the Brotherhood of Railroad Trainmen in the Masonic Hall last Monday, Mrs. Roland McDonald was initiated as a member of the organization.

After adjournment, the members went to Harvey's Restaurant for refreshments of pie and coffee

Those present were Mmes. J M. Davis, Ray Caldwell, F. G. Grigsby, Irvin Robbins, K. H. Stutes, P. G. Harris, A. C. Garner, and D. L. Sullivan.

#### Mrs. L. R. Hall is Hostess For Bonhomie Club Wednesday

The Bonhomie Club was entertained in the home of Mrs. L. R. Hall last Wednesday afternoon The birthdays of three members. Mmes. C. I. White, E. F. Pierson, and Marion Batson, were cele-

Pineapple icebox cake, melon balls, nuts, candy, tea, and coffee were served for refreshments. Those present were Mmes. F.

G. Grigsby, H. P. Boyd, Batson, Ray Caldwell, J. W. Carruthers and Pierson.

Mmes. A. H. Zuberbueler, W. H. Savage, and E. H. Jessup went to Del Rio Sunday to visit with Mrs. John Harrison, who is hospitalized there. Tina Carson, of Uvalde, Mrs. Jessup's granddaughter, accompanied them back to Sanderson for a visit.

Mrs. P. G. Harris Jr., who is visiting relatives in Big Spring. brought her son, Skipper, to Sanderson last week to visit his coussins, Howard Dishman and James Druse and other relatives. The Harrises are residing in Sioux City, Iowa.

Office Supplies at The Times.

# Presbyterian Women Meets Monday

The general meeting of the Presbyterian Women of the Church was in the home of Mrs. E. H. Jessup Monday afternoor with Mrs. A. H. Zuberbueler as

The new slate of officers was presented and includes: president, Mrs. David Mitchell: vicepresident, Mrs. W. E. Hill; secretary, Mrs. Bob Moon; treasurer, Mrs. Pinky Carruthers; historian. Mrs. A. C. Garner; also the following secretaries: personal faith family life, Mrs. C. C. Mitchell; Christian community action, Mrs. Sid Harkins; ecumenical missions and relations, Mrs. N. M. Mitchell; leadership and resources. Mrs. E. H. Jessuy

as the enchilada supper.

the Community".

Mrs. W. H. Savage led the dismissal prayer.

Carruthers, and Bob Moon.

Cake, tea, and coffee were served during the social hour.

Mrs. W. T. Attaway and Miss Eva Billings were business visitors in Alpine Tuesday

# FRIDAY, JULY 30, 1965

After the hymn, "Go As A Witness for Jesus" had been sung to open the meeting. Mrs. Jessup. the president, sed in prayer and gave the devotional from Romans

Mrs. David Mitchell, senior high fellowship advisor, announced that the group would have an enchilada supper on Friday, August 13, to raise money for the group's projects. The combined meeting of the men's and women's organizations scheduled for the last Monday in August will be held on the same evening

Mrs. Charles Stegall was moderator for the panel discussion with Mrs. E. E. Farley and Mrs. Bob Moon assisting in discussing "A Woman's Responsibility in

Those present were Mmes. R. A. Gatlin, Sid Harkins, W. E. Hil, E. E. Farley, C. C. Mitchell, N. M. Mitchell, J. D. Nichols, E. F. Pierson, Herman Couch, W H. Savage, Charles Stegall, David Mitchell, R. S. Wilkinson, Pinky



TEXAS INDIANS — One of the newest spots for tourist interest in Texas is the Alabama-Coushatta Reservation, near Livingston, Palk County, where members of the Na Ski La Dancers (shown here practicing) dance for visitors on a five-times-daily schedule.

### Personals . . . .

David Hardgrave has returned home after attending the first semester of summer school at Lubbock Christian College, He will be a freshman at the college

Mrs. James Word took her aunt, Mrs. F. K. Harrell, to Fort Stockton Wednesday for a medical check-up.

Debbie Robinson of San Antonio is visiting her grandparents, Mr. and Mrs. J. T. Williams.

Travis Williams, who went to the University of Texas the first term of summer school, is at home and working at the Sander son Wool Commission Co. while Clyde Griffith is on vacation. He is the son of Mr. and Mrs. J. T. Williams.

Mr. and Mrs. Herbert Brown went to Alpine Monday morning to be with her mother who is in a hospital there for treatment Mrs. J. T. Williams accompanied them to Alpine and Mr. Williams went after her Tuesday morning

Mrs. Austin Nance went to San Antonio Sunday to have a physical check-up. She was accompan ied by Mrs. J. A. Gilbreath. Mrs. A. D. Brown is attending the Baptist encampment at Pai-

THE SANDERSON TIMES

Mr. and Mrs. A. B. Caraway and son and Linda Cooley, all of Pipkin, La., visited here last week with her brother and sisterin-law, Mr. and Mrs. W. D.

O'Bryant T. W. McKenzie brought a house trailer which had been damaged in the flood, to Sanderson last week and visited friends

for two days. Mrs. A. A. Jenschke and daughter, Miss Carol Ann Jenschke of San Antonio were weekend visitors with her mother, Mrs. Mary Lou Kellar, her uncle, Tom Breeding, and her sister,

PAGE FIVE

Mrs. W. D. O'Bryant, and family. Mr. and Mrs. P. H. Snoddy returned home to El Paso last week after visiting here for several days with her sister-in-law, Mrs.

Gene Litton, and Steven. Mrs. H. W. Halsell of El Paso. who had spent several days here with her sister-in-law, Mrs. Gene Litton, and Steven, returned home Monday and they accom panied her to El Paso.

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All Work Guaranteed In Sanderson twice a month Call DI 5-2211 For

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Butane and Propane Service Day or Night Plumbing Supplies and Repair Parts Articles of all kinds available at the store.

# PIERSON BUTANE CO.

DI 5-2961

DI 5-2924

# **PUBLIC NOTICE**

### Proposed CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT

mendation of the aforesaid of the Senate, those of removed; providing that the proceedings of said Commission shall be confidential until filed in the Supreme Court filed filed in the Supreme Court filed fil with recommendation for re- the Senate. tirement or removal; and providing that the removal provisions hereby established shall be alternative to and cumulative of those provided

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 1-a of Article V of the Constitu-tion of the State of Texas be smended so that said Section shall hereafter read as fol-

Section 1-a. (1) Subject to compensation of Justices and Judges of the Appellate Courts and District and Criminal District Courts on ac count of length of service, age and disability, and for their reassignment to active duty where and when needed. The office of every such Justice and Judge shall become vacent when the incumbent reaches the age of seventy-hold its meetings, hearings of the recessing at such the Commission.

"(5) The Commission may hold its meetings, hearings and other proceedings at such times and places as it shall to retirement had been voluntary.

Sec. 3. The Governor shall issue the necessary proclamation for the election, and this Amendment shall be come vacant. The rights of an incumbent so retired to retirement had been voluntary.

Sec. 3. The Governor shall issue the necessary proclamation for the election, and this Amendment shall be come vacant. The rights of an incumbent so retirement benefits to retirement benefits shall be the same as if his retirement had been voluntary.

Sec. 3. The Governor shall issue the necessary proclamation for the election, and this complete to retirement benefits and to retire such judges in cases of disability."

PROPOSED CONSTITU- him from serving the remain-TIONAL AMENDMENT der of said term nor be ap-TO BE VOTED ON AT AN plicable to him before his TO BE HELD period or periods of judicial

ON NOVEMBER 2, 1965. service shall have reached a HOUSE JOINT RESOLU- total of ten (10) years. providing for its composition to practice law nor holding and the qualifications, methods any salaried public office or of selection and terms of of- employment; provided that no fice of its members; defining person shall be or remain a the functions and procedures member of the Commission, of said Commission, including who does not maintain physithe duty to investigate, and cal residence within this State, hold hearings in respect of, or who resides in, or holds a disability and misconduct of judgeship within or for, the and to make recommendations trict as another member of the Supreme Court of Texas for involuntary retirement as for involuntary retirement have ceased to retain the qualior removal of such Judges; fications above specified for empowering the Supreme his respective class of mem-Court of Texas, in its discre- bership. Commissioners of tion, to retire such Judges for classes (i) and (ii) above shall be chosen by the Supreme for misconduct, upon recom-Commission and consideration (iii) by the Board of Direcof the record made before tors of the State Bar under it; defining misconduct for regulations to be prescribed which said Judges may be so by the Supreme Court with

"(3) The regular term of tial members of each of classes (i), (ii) and (iii) shall respectively be chosen for terms of four (4) and six elsewhere in the Constitution. (6) years, and the initial members of class (iiii) for respective terms of two (2), four (4) and six (6) years. Interim vacancies shall be filled in the same manner as vacancies due to expira-tion of a full term, but only the further provisions of this Section, the Legislature shall provide for the retirement and selves in office only if having served less than three (3)

consecutive years. the payment of the necessary

of those present, except that Commission, Master or the ment or removal of Justices or Judges shall be by affirmative vote of at least five the record loses its confiden-

(5) members. within the scope of this Sec- shall by rule provide for the tion 1-a may, subject to the procedure before the Commis

as may be of circumstances process shall include the right to notice, counsel, hearing, ability of particular Justices or Judges, receive complaints or reports, formal or informal, of due process as are ordina-from any source in this behalf rily available in proceedings and make such preliminary in- whether or not misfeasance is vestigations as it may deter- charged, upon proof of which mine. Its orders for the at-tendance or testimony of wit-"(12) No Justice or Judge of documents at any hearing Commission or Supreme Court or investigation shall be enforceable by contempt pro-ceedings in the District Court. "(13) This Section 1-a is al-"(8) The Commission may, ternative to, and cumulative after such investigation as it of, the methods of removal of deems necessary, order a hear- Justices and Judges provided cerning the removal or re- tion." tirement of a Justice or Judge, Sec. 2. The foregoing Conappoint an active or retired District Judge or Justice of a Master to hear and take evidence in any such matter, and

to report thereon to the Commission. If, after hearing, or office of Commissioners shall after considering the record after considering the record and report of a Master, the Commission finds good cause therefore, it shall recommend to the Supreme Court the removal or retirement, as the case may be, of the Justice or Judge in question and shall thereupon file with the Clerk of the Supreme Court the entire record before the Commission. "(9) The Supreme Court

proceedings on the law and facts and in its discretion may, for good cause shown, permit the introduction additional evidence and shall order removal or retirement, "(4) Commissioners shall as it finds just and proper, receive no compensation for or wholly reject the recom-their services as such. The Legislature shall provide for for involuntary retirement for disability or an order for removal, the office in question shall become vacant. The rights of an incumbent so re-

shall review the record of the

ings shall be by majority vote | ing of testimony before, the recommendations for retire- Supreme Court shall be privil-

tial character. "(6) Any Justice or Judge "(11) The Supreme Court NOVEMBER 2, 1965.
HOUSE JOINT RESOLUTION NO. 57 proposing an Amendment to Section 1-a of Article V of the Constitution of the State of Texas, by adding to said Section as presently written, the following provisions: requiring automatic retirement of certain District and Appellate Judges at age seventy-five (75) or such earlier age, not under seventy (70), as may be provided by law; creating a State Judicial Qualifications Commission and providing for its composition and the qualifications, methods any salaried public office or in the same manner that any parson whose property rights are in jeopardy in an adjudications commission and providing for its composition and the qualifications, methods as yeriod or periods of judicial service shall have reached a total of ten (10) years.

"(2) There is hereby created that the State Judicial Qualification to consist of fine (9) members, to wit:

(i) two (2) Justices of Courts of his said duties or casts public discredit upon the judiciary or administration of justice; or any such Justice or Judge may be involuntarily retired for disability are in jeopardy in an adjudications commission and providing for its composition and the Qualifications of the State Bar, who have respectively practicated as such for over ten (10) years of age, not licensed to provide by law; creating a State Judicial Qualifications commission and providing for its composition and the Qualifications of judicial service shall have reached a total of ten (10) years.

"(2) There is hereby created that the State Judicial Qualification consistent with the proper performance of his said duties or casts public discredit upon the judicial or Judges (iii) two (2) justice; or any such Justice or Judge may be involuntarily retired for disability are in jeopardy in an adjudiciary or administration of justice; or any such Justice of Law for the Provisions hereof, but the State Judicial Qualification commission and the Supreme Court of the State Bar, which is clearly inconsistent with the proper performance of h

or it may in its discretion request the Supreme Court to be submitted to a vote of the qualified electors of the State Court of Civil Appeals as a the first Tuesday after the first Monday in November 1965, at which election all balon the following:

> "FOR the Constitutional Amendment providing for the automatic retirement of District and Appellate Judges for old age, creating the State Judicial Qualifications Commission, defin-ing its functions; and empowering the Supreme Court, upon recommenda-tion of said Commmssion, to remove District and Appellate Judges for misconduct and to retire such judges in cases of disability.

> "AGAINST the Constitutional Amendment providing for the automatic retirement of District and Appellate Judges for old age, creating the State Judicial Qualifications Commission, de-fining its functions; and empowering the Supreme Court, upon recommenda-tion of said Commission, to

# PUBLIC NOTICE

# Proposed CONSTITUTIONAL AMENDMENT

NUMBER SIX ON THE BALLOT PROPOSED CONSTITU- paid, there is hereby appro-TIONAL AMENDMENT pristed out of the first moneys TO BE VOTED ON AT AN coming into the Treasury in ELECTION TO BE HELD each fiscal year, not otherwise

the Constitution of the State ture or become due during of Texas authorizing loans to such fiscal year, less the students at institutions of amount in the sinking fund at higher education; creating the the close of the prior fiscal Texas Opportunity Plan Fund year.

"(d) The Legislature may and making provisions relat-

of the Constitution of the bonds issued by the Coordin-

LOANS. (a) The Legislature shall be used for the purposes may provide that the Coordinating Board, Texas College "(e) All bonds issued hereand University System, or its under shall, after approval by successor or successors, shall the Attorney General, regis-have the authority to provide tration by the Comptroller of for, issue and sell general obligation bonds of the State of of Texas, and delivery to the Texas in an amount not to exceed Eighty-five Million Doland shall constitute general lars (\$85,000,000). The bonds obligations of the State of authorized herein shall be Texas under this Constitution. called 'Texas College Student (f) Should the Legislature loan Bonds, shall be executed enact enabling laws in anticiin such form, denominations pation of the adoption of this and upon such terms as may Amendment, such acts shall

hereby created in the State Treasury to be known as the Texas Opportunity Plan Fund to be administered by the Co-ordinating Board, Texas College and University System, or its successor or successors to make loans to students who have been admitted to attend any institution of higher education within the State of Texas, public or private, in-cluding Junior Colleges, which are recognized or accredited under terms and conditions prescribed by the Legislature, and to pay interest and prin-

ON NOVEMBER 2, 1965.
HOUSE JOINT RESOLUTION NO. 11 proposing an to pay the principal and inAmendment to Article III of terest on such bonds that ma-

"AGAINST the Constitutional Amendment authoris-ing the Legislature to pro-vide for loans to students at institutions of higher education to be known as

prescribed by the Legislature, and to pay interest and principal on such bonds and provide a sinking fund therefor under such conditions as the Legislature may prescribe.

"(c) While any of the bonds, or interest on said bonds authorized by this Section is cutstanding and un-

BE IT RESOLVED BY THE moneys available in the Texas LEGISLATURE OF THE Opportunity Plan Fund, and the interest and sinking funds STATE OF TEXAS:
Section 1. That Article III established for the payment of State of Texas be amended by adding a new Section to read as follows:

"Section 50b. STUDENT come from such investment

be prescribed by law, provided, however, that the bonds shall not been more than four per cent (4%) interest per annum; they may be issued in such installments as the Board finds feasible and practical in accomplishing the purposes of this Section.

"(b) All moneys received from the sale of such bonds shall be deposited in a fund hereby created in the State

"FOR the Constitutional Amendment authorising the Legislature to provide for loans to students at institutions of higher education to be known as the Texas Op-

the Texas Opportunity



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## Wanted to Buy

Horses, Cattle, Sheep, Goats Any Hind - Any Number Call: 392-2038

Ottist Pridemore

## For Sale Misc. -

FOR SALE - Livestock and chicken feed. Sanderson Wool Commission Co.

FOR SALE - Our home. Has five rooms, wall-to-wall carpeting. On two lots. W. T. Attaway, phone DI5-2283. 21-tfc

FOR SALE - Complete line of feed, hay, salt, at Turner Hotel Bldg.

FOR SALE - 3-bedroom house bath and a half, built-in range practically new. R. A. Lowther owner. Call 2612 for informa-

FOR SALE - House and four lots. See Mrs. Bill Haynes or eall DI 5-2530. 26-2te

FOR SALE - Box springs, mattress, chest and dressing table, \$30.00; table and 4 chairs, \$15; refrigerator, \$30.00. Phone DI 5-2309

FOR SALE - 5-room house on East Pine. Call David Martinez, WI 3-3485, Monahans, 26-1p

FOR SALE - 2 large houses to be moved off lots. Call DI 5FOR SALE - 1961 Dodge Seneca sedan. Call DI 5-2521.

FOR SALE OR RENT - 1-bedroom house, furnished. Call DI

Have yearling billies of Armer Read breeding for sale. Can be seen at my ranch. Call Jerry Haves, 392-3225, Ozona or Dewey Word, Pumpville.

FOR SALE - Large barbecuer made from a large oil drum and mounted on pipe frame. So large it has been used very little. See it and make me an offer. I paid \$35.00 for it. L. H. Gilbreath. The Times.

FOR SALE - Used air-conditioner in good condition. Mrs. A. A.

FOR SALE- If you had your TV ruined by high water, I have a real nice GE TV console that I will sell for \$90. May be seen at A. J. Riess's home, 411 Third 24-tfc

FOR SALE - Ready-built houses 24x44, with 1, 2, or 3 bedrooms The three bedroom houses are completely finished with central heating system and ducted for evaporative cooler. Phone DI 5-2422

RANCHMEN - a simplified record book to facilitate bookkeeping. See it at The Times.

HOLDIT - the re-usable plastic holds, protects, seals, cleans. 1,000 uses and re-uses. At The

FOR SALE - 50'x20' ex-army

barracks divided into 6 rooms. hall, bathroom with bath tub and shower. Double sink, electric water heater, electric bath room heater. Moveable and has been moved to present location at Valentine. Will sacrifice for \$1,000 cash. Inquire J. D. Cox Sanderson, phone 2216. 24-4tc

PETE RUIZ WELCOMES YOU

Premier Petroleum Co.

Station in Sanderson

Free Cokes Friday, Saturday, Sunday

50 Gallons Gas Free Every Week

(5 Winners - 10 gallons of gas each)

Open 6 a.m. --- 11 p.m.

Major Brands Oil 39c qt.

**Automatic Transmission Fluid 45c qt.** 

- ON U.S. 90 EAST OF DAIRY KING -

WE HONOR ALL MAJOR CREDIT CARDS

10-20-30 Oil 49c qt.

Major Brand

Feather dusters that are treated to hold the dust get the job done. We have large and small sizes for shops, businesses, and

Lovely Bibles for children, clear and sharp print. White and black. Some with zippers. The Times.

homes. The Times.

WANTED - School custodian See Supt. Ken McAllister or Coach Clay Barrow.

I no longer want my iris rhizomes or bulbs. They should be planted now. Will give them to anyone coming after them. Mrs. L. H. Gilbreath.

FOR RENT - Furnished garage apartment and garage. Mrs. A.

Double, triple, and 4-deck sheep trailers and double-deck calf trailers. For Service, call 2277 or 2987. Jim Turner Trucking.

#### Card of Thanks

From the bottom of our hearts we want to thank all the wonderful people of Sanderson, our relatives and friends, the Baptist Church, Church of Christ, Rev. Bob Withers, Red Cross, the Children of Mary Society, and most of all the Enrique Saens family and the Alonzo Villarreal family for helping us during and after the flood

May God bless and reward each and everyone of you.

Mr. and Mrs. Teodoro Garcia and family Mr. and Mrs. Francisco Her-

nandez and Larry.

#### Card of Thanks

The girls and I wish to say 'thank you" from the bottom of our hearts to each friend, neighbor, and organization that was so gracious and thoughtful toward us since the Sanderson disaster. May God bless each and every one of you.

Willa Dean, Linda, and Brenda

#### Card of Thanks

We are so very grateful to all of our friends and neighbors who did so much for us following the flood. Especially do we want to thank Mr. and Mrs. Andres Falcon, Tina Ochoa, and Gilbert Lo-

Mr. and Mrs. Simon Lopez.

Mr. and Mrs. L. H. Fletcher and H. E. Fletcher went to Carlsbad, N.M. Friday to attend funeral services for their uncle, J. E. Goad, who died in that city Wednesday after a short illness.

Mrs. Ed Foley and children of Alpine visited here last week with her mother, Mrs. A. D. Brown. Kathleen Foley remained for a longer visit with her cousins, Barbara and Elaine Brown.

Mr. and Mrs. Ray Smith of Amarillo visited here last Wednesday with his ntece, Mrs. J. A. Gilbreath, and Mr. Gilbreath. They were en route to the Legion Convention in El Paso.

Donnie Retka of Victoria has returned home after a visit here in the home of her uncle and aunt, Mr. and Mrs. N. J. Stoever. de County Memorial Hospital Dianne Stoever accompanied her

Mrs. Robert Sprague and baby daughter to Phoenix, Ariz., are visitng with her parents, Mr. and Mrs. S. J. Burchett.

Mr. and Mrs. Luis Cobos and children have moved to Carrizo they went to Fort Davis to visit

Springs where he is emoployed by a construction company. They visited here with relatives last weekend.

Mrs. Willa Dean Babb and her daughter, Brenda, left Friday for San Antonio to reside. She will be the manager of an apartment house there.

Miss Elodia Garcia and her roommate, Miss Selsa Alegria of Silver City, N.M., were weekend visitors in the home of Miss Garza's parents, Mr. and Mrs. Reynaldo Garza. They were enroute to El Paos where they will be teaching in the Hotel Dieu School of Nursing. They have been on the nursing staff of the Nix Hospital in San Antonio.

Mr. and Mrs. W. O. Ray left Friday night for San Antonio to reside. Mr. and Mrs. W. E. Binegar and children moved from the Ezelle rent house to the house vacated by the Rays.

Mrs. John Harrison was taken by plane from San Angelo to Del Roi Friday and is in the Val Verwhere she will continue to receive medical treatment. Her condition continues to improve.

Mrs. T. E. Bryan of For! Worth is visiting her brother-inlaw, H. E. Fletcher, and with friends for a few days. Tuesday

Mr. Fletcher's sisters, Mrs. Cecile Bell and Mrs. Dave Medley, and family.

Richard Drake of El Paso brought his sons, Whit and Rod, to Sanderson Sunday to visit with their grandparents, Mr. and Mrs. W. R. Stumberg.

Mrs. J. O. Little and Mrs. M. W. Duncan were business visitors in Odessa Saturday.

Mrs. E. C. Dennis and daughter. Elizabeth, of El Paso visited here last week with her mother, Mrs. T. H. Eastman, and her sister. Mrs. Jim Turner, and family. Mrs. Eastman accompanied them to Dallas to Six Flags Over Texas and four generations of the family visited there.

Mr. and Mrs. Marvin H. Muenchow of San Antonio, who were on vacation visited here last week with their daughter, Mrs. J. M. Davis, and family. Mr. and Mrs. Davis and their two sons accompanied their visitors on a tour of the Carlsbad Caverns.

H. A. Smith was brought home from Alpine last week and is at his ranch home. His wife and her sister, Mrs. Mary King, who were in Alpine with him, returned

QUICK SERVICE on orders for rubber stamps. The Times.

Rejoice in that day, leap for joy--(Luke:23).

In the brief course of t day, we can experience all God's good that we are wi ing to accept. We can apprec ate the beauty that surroun us and sing a song of thank giving for it. We know the of living, and we can be su that God loves us. We tu quietly to God, and know t peace that comes from sti ness and prayer.

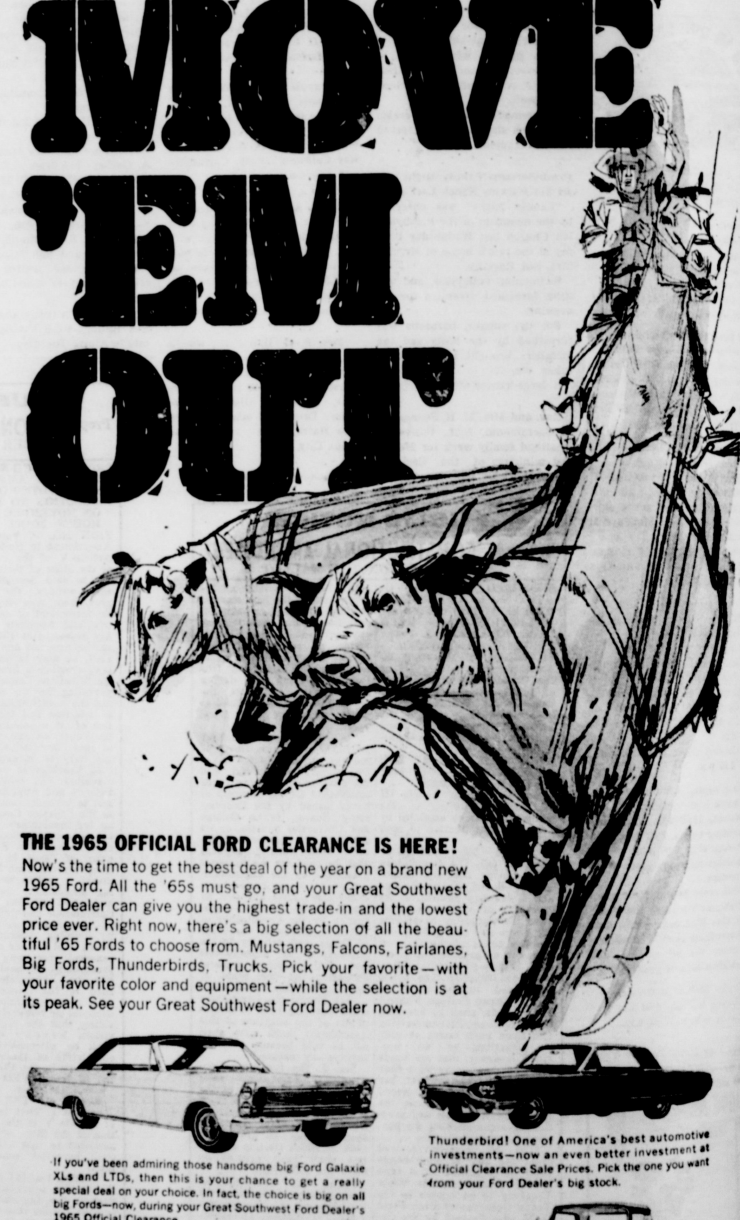
#### Listen To Luke -Continued from Page 1-

NUM

the antelope young and they the first skirmisk

Maybe sportsmen of the will join them in protecting antelope and consequently other livestock.

FOR WRITING - Ink sticks, sizes and degrees of lead cils, fountain pens, ball p pens, marking pencils, typewriters. Come by and out writing supplies. i imes



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The Great Southwest is Truck Country, and your Ford Dealer's moving-out every '65 Ford Truck in stock F-100s, F-250s, Camper Specials, Rangers, Econoline

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