OLUME LVIII

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s the ri bids

office of

Judge,

ISTEN TO LUKE

Late continues to make satisw, but slow, recuperation. One of the most complete flops a business venture is being nessed by this writer.

ecently on a trip up north -- we witnessed the d cacti as grandioso as the of cotton candy at a carni-Being enterprising and havso objections to an honest apid increase in income, we home and went into the cacbusiness locally, since we lots of calls to the CofC ofsome passers-by, and etc. We even were complete to the of \$10 for a nursery license. This was all about 3 months and our total revenue now is total of 50c from the sale of cac-

Anyone wanting to go into the s business now has an opmity to get a good deal. We sell all of our stock, but can ell the license.

t was a good venture, though, ome of the cactus were gathwith the help of Grandson n and we had the benefit of company and some sunshine fresh air.

You can't win 'em all!

The recent riots have gotten a of publicity, but we have seen words written on the cause repercussions of those nasty

We have had cause to wonder that the Negro has the to riot, loot, plunder, rob. raze, blaze, and otherwise havor due to "unrest, the dissatisfaction, or by whatother reason is given." what

do non-Negroes have? Were I and my friends to start the same thing under the me guise — and it would be as imate - as did they we ould not be allowed to go near

far, and we should not be! Do we not have the right to ente a business without the er of it's being looted or ized in broad open daylight? Officers in Los Angeles, Chica-

or Sanderson do not have to lay so long in the apprehension persons guilty of such flagran! plations if they are of another e, and they shouldn't! Any person can be told often

ough and long enough and by ugh people that he is being istreated - whether he is or or that his plight is the ult of prejudice— whether it is not; and soon he will believe strong enough to build up reatment. And the longer the talk harder the resentment, until must erupt in a fit of rage that uncontrollable until sensibility turns to the individual. This true in any individual, regardof race, or standing.

The leaders of the unrest ong those people do not have icient control to prevent or stop mob action once it is be-And they are usually wise that they stay away from the of battle until it is over. But you noticed, they immedithen begin crying for furconcessions, for more rights, more protection, for more

The right to loot! Freedom to in others' property? Protecfor another demonstration of anger of another mob?

When I respect the right of anher to own property, to be in ness or about his vocation, to ue his privileges and pleasurin a lawful manner, then I will w that respect by not interferwith those rights. If I respect laws of this state and of this , and those who are sworn to hold them, then I will not willly and knowingly put myself position to cause them to force o obey those laws.

-Contract to Page 1

Football Team Introduction To Be Saturday

The introduction of the 1965 Sanderson High School Football team and their coaches will be at 8:00 o'clock Saturday night, according to Clay Barrow, head mentor of the Eagles.

The introductions, which will also feature a few plays run by the team, will be at the Eagle Field and local fans are urged to be present. There will be no admission charges.

Barrow stated that since the first game of the season would be in Marfa, he thought it appropriate to give the fans a preview of the football team for this year and he hoped that the team's action would warrant the support of the local fans.

Coach Barrow stated that there were 36 boys out for practice and that two or three more are expected in the next few days.

He stated that the practice sessions have been closed to the public until Monday of next week at which time he invites all interested parents or friends to come out and view the practices from the stands.

Sports Picture For Youth To Be At Baptist Church

"Play for Keeps" is a new motion picture that sports' loving people will enjoy. It features six Christian athletes in thrilling sports action as well as in vibrant Christ-centered testimonies. The film will be shown at the Baptist Church Sunday night at 7:00 and a special invitation is given to the youth of the town. There will be no charge for the film showing.

Highlights of actual games, onthe field playing tips, combine with a behind-the-scenes look at profesisonal baseball and foobtall to bring you unforgettable action.

Jerry Crossman, who is in charge of the youth activity at the Baptist Church during the summer, stated that this film. taken on location, presents not only the great ability of these athletes but clearly reveals the most important factor in their lives, that is, the compelling factor of the reality of knowing the depths of their own personal conviction, but also the responsibility to present their living Christ to young people everywhere.

Additions To **Faculty Told**

Supt. Ken McAlister anounced this week a completed faculty and the following additions:

Mr. and Mrs. Ray Senterfitt, formerly of Pyote. He will be assistant football coach, head basketball coach, tennis coach. He will teach in the high school.

Mrs. Senterfitt will be the high school commercial teacher. Miss Irene Pineda of Maria

will teach in the first grade. Tommy Lane has been hired to teach in the high school.

Roger L. Goertz will teach in the junior high school and will coach junior high football and basketball. He is formerly from

Mr. and Mrs. Jack Cosby and two daughters have moved here from Pyote and he will be on the faculty this year, teaching junior high school English, assistant football coach, girls' basketball coach, track coach.

Junior High Footballers Asked to Meet Monday

All junior high school boys interested in playing football this year are asked to report at the field house at 2:40 p.m. Monday, Coach Reger Goertz stated.



All dressed up for the Sonora Diamond Jubilee August 15-21, the Bill Savell family travels 1890 style in the family wagon. The young ranchman, his wife, Barbara, and sons Chip, Cody, and Scott, chose costumes typical of early day settlers for their roles in the August celebration. They are pictured against the new office and concession building of the Caverns of Sonora, one of Texas' top tourist attractions since its opening only recently.

with the Brewster County Com-

landowners in Brewster County

on whose land the project was

situated, should give their con-

Judge Wilkinson stated that

easements had been secured from

the landowners on the Sanderson

County Watershed and these

would be submitted to the Brew-

ster County Commissioners Mon-

day morning and their approval

Judge Wilkinson also stated

that they had the approval and

support of the Big Bend Soll

Conservation District which ex-

tends into the watershed project

and this is expected to lend im-

petus to the application when it

goes in to the proper agencies

Contact has been maintained

with the Texas office of Emergen-

cy Planning in Austin and they

are doing all they can prior to the

receipt of the application to expe-

dite the application once it is re-

The application, Judge Wilkin-

son explained, has all of the ne-

cessities that can be conceived,

making every effort to abide by

all the laws of such a proposal

and will have the signatures not-

ing co-sponsorship by the Terrell,

Pecos, and Brewster County Com-

missioners' Courts, the Big Bend

and Rio Grande-Pecos River Soil

Conservation Districts, and the

approval of all local businesses,

Riggins Jewel and Gift Shop

was burglarized last Thursday

night and as far as can be as-

certained, only two watches, a

man's and woman's wrist watch,

Entrance to the building was

gained through a window in the

back of the building, according

An effort was also made to

break into the back door at the

Princess Theatre, Cooksey stated.

Mr. and Mrs. C. G. Riggins,

to Sheriff Bill C. Cooksey.

clubs, and fraternities.

Jewelry Store

were taken.

the burglary.

Is Burglarized

next week.

of the project is expected immed-

sent to such a proposal.

Approval Of Brewster Commissioners In Dam Project Is Expected Next Monday

The approval of Brewster County Comisisoners in the proposed dam project for the flood control of the Sanderson Canyon Watershed is expected Monday, according to County Judge R. S. Wilkinson. All other aspects of completing the application are completed, Judge Wilkinson said.

English School For First Graders **Ends Last Friday**

The school for non-English speaking children of the community who are scheduled to begin the first grade this year, ended last Friday. The school had started prior to the flood and was closed for several days and then re-opened. Mrs. Mary Riggs, the teacher, stated that at first it looked as if the school would not be able to continue but as flood victims and others began to come back after a few days, the school continued according to the original schedule

The school has been held each summer in recent years, affording an opportunity for the children who will enroll in the first grade to have a sufficient vocabulary and knowledge of the English language to take their place in the classroom without a serious handicap.

Those attending the school were. Guadalupe Anguiano, Rosa Carillo, Ross Casillas, Omero Costillo, Bernane Castro, Sally Castulo, Jaime Escalante, Margarita Escudero, Ruben Esqueda, David Leal, Roman Loman, Juanita Rodriguez, Carlos Salazar, Gloria Salazar, Maria Louisa Victorino, Ninsa Ybarra, Dalia Adams, Norma Jean Arredondo, Elizabeth Barron, Ruben Calzada, Theresa Gallardo, Carlos Galvan, Dino Galvan, Efrain Garcia, Perla Garcia, Sebastian Molina, Alicia Montalvo, Silvia Rios, Melba Jean Rivera, Ricardi Sanchez.

Local Residents' Mother Dies Word was received here Sat-

urday of the death of Mrs. Katy Robbins, 90, in Alexander, Ill. She had been in failing health in recent years.

Irvin and Ed Robbins and their families left for Alexander after receiving word of their mother's death. Mrs. F. M. Weigand, a daughter, was unable to attend the funeral services.

Mr. and Mrs. Clyde Griffith returned home last week from San Angelo where he had cata-

Is This Weekend At the former meeting of the

Residents of Sonora and Sutton County will turn the calendar back 75 years this week when they observe the Diamond Anni-Terrell County Commissioners versary of that West Texas community whose history of outlawmisisoners, a complete court was ry is as colorful as any in the not present and at a subsequent meeting, it was decided that the

Sonora Jubilee

Old-fashioned fun and general hullabaloo will be the theme of the six-day celebration which features town-wide recoration, costume and beard contests, shootouts, and other activities during

The celebration began Sunday afternoon with an old-time basket dinner, preaching and hymn-singing on the lawn of the Sutton County court house.

An open house and reception is scheduled for Friday with former residents, members of pioneer families, and out of town guests

The jubilee parade, with bands, wagons, antique cars, and other entries, will be Saturday morning and will be followed by a barbe-

A pagenat depicting the history of the county and town will be presented Friday and Saturday night at the Sonora park and horse show grounds. Street dancing is scheduled for Saturday night with floor shows at inter-

M. K. Vahan, 69, Dies Wednesday

Funeral services were held in Miles last Friday for M. K. Vahan, 69, who died Wednesday in a Big Spring hospital after a long illness. He had been a patient in the hospital only a few

Mr. Vahan was born in Turkey and came to the United States when he was 16 years old. He was married to Miss Gladys Anderson on September 23, 1919, in Sapulpa, Okla., and they lived in San Antonio until 1951 when they moved to Missouri, then to Uvalde in 1960 and to Miles in 1963.

Mr. Vahan was a well-known photographer through West Tex-

Besides his widow, he is survived by a brother and sister. Mr. and Mrs. O. T. Sudduth and Nelda Kay attended the funeral services.

Gandy's Creamery Gets Bid To Furnish School Kids Milk

owners of the jewelry store, were out of town at the time of Gandy's Creamery of San Angelo was the recipient of the contract to furnish milk to the school children in the elementary build-Mrs. Bina Miller of Marathos visited here Thursday with her ing during the current school year, according to Supt. Ken Mcbrother, E. F. Pierson, and Mrs

School Drops Tax Rate After Local Valuations Are Raised

The Board of Trustees of the Terrell County Independent School District Monday night set maintenance and 18c for interest county recently.

Absentee Voting For Constitution Chang Began Wednesday

Absentee balloting for the special contsitutional amendment election set for September 7 will begin August 18, according to County Clerk huel Adams.

Citizens who will be out of the county election day or who are physically unable to go to the polls may vote in the county clerk's office between August 18 and September 3, the closing day for absentee voting.

Persons who are in the county now but will not be between August 18 and election day may obtain a ballot now by sending their poll tax receipt and a letter stating their reason for wanting to vote absentee to the clerk.

There is only one proposition to be voted on September 7. The ballot reads:

"For (or against) the Constitutional Amendment to increase the membership of the State Senate from 31 to 39 members, retaining the present membership of the House of Representatives, requiring the apportionment of the Senate according to population, and deleting the limitation to more than one Senator.'

Several Homes Under Construction

A number of new homes are under construction here to replace homes of local flood victims and others are being remodeled and readied for occupancy.

New homes are being constructed for Mr. and Mrs. Miguel Garcia, Mrs. Minnie Chalambaga, Mrs. Carlos Pena, Mrs. Fancisco Venegas.

Mr. and Mrs. Susano Munoz have bought the property formerly belonging to Mrs. T. E. Bryan and H. E. Fletcher, the property nown as the "Mutt and Jeu apartments", and have converted it into a one-family dwelling.

Mr. and Mrs. Barton Massey's home was moved to their property on Highway 90 West and they are residing there after it

has been repaired. Mr. and Mrs. M. G. Northeut have been back in their home for several weeks after repairs and

redecorating were completed. Mr. and Mrs. George Escobar bought one of the Kerr houses on Oak Street and had it moved to their lot on Fourth Street. it will be modernized and remodel-

led with a brick facing. A ready-built house has been moved to the lot north of Mr and Mrs. H. W. Chamberlain and her parents, Mr. and Mrs. J. V Gossett, of San Angelo, will reside there. The Chamberlains

will go after them this weekend. Work continues on the new homes for Mr. and Mrs. Austin Chriesman and Mr. and Mrs. David Mitchell

Work was begun Monday on the addition to the school superintendent's house. The addition will consist of a bedroom and bath.

Mr. and Mrs. Simon Lopez made repairs to the back part tof their home, continuing to live there while repairs were being made and the furniture refinish-

Mrs. H. C. Goldwire went to Big Lake last week to visit her sister, Mrs. W. H. Schooler.

NUMBER 29

\$1.48 per \$100.00 valuation. This action came following the the tax rate at \$1.30 for local raise in school valuations in the

The new tax rate is lower than last year's \$1.50 and .30 rate for local maintenance and interest and sinking fund, but the overall will cause an increase in revenue for the local maintenance fund of the schools and a slight decrease in the interest and sinking fund revenue, due to the fact that the need is not so great in that fund since many of the bonds have been retired.

According to Supt. Ken McAllister, the date of Monday, August 30, has been set for amending the school budget and opening bids for bus servicing, diesel fuel, and butane fuel.

Other business transacted by the board, according to the superintendent, was .ne inspection of the school facilities by the board members and approving the contracts for the following teachers: Mrs. Kirke McKenzie in the elementary school; Jack Cosby, junior high school English, girls' basketball, track, and an assistant football coach, and J. A. Soto Jr., Spanish teach-

Supt. McAllister noted that the faculty for the current school year has been filled with the possibility of a vacancy occuring, pending the addition of a music department in the elementary grades. Pending availability of funds for the operation of the school, there is the possibility of Mrs. McKenzie being assigned as music teacher in the elementary grades and choral music in high school, necesitating the hiring ot another teacher to replace Mr.s McKenzie in the elementary

Mr. McAllister stated that the decision in regard to the music department would be in the very

Marriage Laws Are Changed, Says County Clerk

The laws pertaining to the purchasing of a marriage license have been changed, according to Ruel Adams, County Clerk, and he advises all persons contemplating marriage soon to come by his office in the court house and get the proper information.

He said that there were drastic changes in the law, but that the changes did affect all who might attempt to purchase a marriage license and it would be to their advantage to be familiar with the requirements prior to the purchasing time.

The changes and all points of the new law are too numerous to outline specifically in these col-

Twister Tears Roof From Dudley Barn

A twister hit the barn at the Lee Dudley ranch Tuesday of ast week and tore the roof completely off, scattering it over a long path in a northeasterly direction from the barn, according to Lee Dudley. The twister also knocked out the REA power line.

Dudley stated that he and his wife were at home at the time but did not see the twister coming or hit. He said that they looked outside to see the roof gone off the barn and a large mesquite tree nearby uprooted. He said that the windmill tower, close to the barn, the television antenna tower nor other improvements were touched by the strong wind.

Phone Your News To The Times

SANDERSON TIMES

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

Subscription Rates: (To Be Paid in Advance) 1 Year in Terreil and Adjoining Counties \$2.50; Elsewhere \$3.60 6 Months in Terrell and Adjoining Counties \$1.50; Elecuhere \$1.75

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By Vern Sanford Texas Press Association

Austin - Federal authorities have brought suit here to abolish the poll tax as a requirement for voting in Texas elections. Sult was filed under the new voting

If they are successful in getting an early hearing, a special session of the Legislature may be necessary to enact a valid voter registration statute.

Texas' poll tax is the only existing form of registration for state and local elections. However, there is a procedure for obtaining "free" poll taxes to vote

Observers feel near chaos would result at the polls next year if a final ruling is handed down in favor of the federal suit without prior enactment of regis-

Although the U.S. Attorney General maintains the tax is not used to raise revenue for the state, Comptroller Robert S. Calvert estimates over \$5,000,000 income for the State of Texas for the next biennium from that source. That \$5,000,000 the state treasury won't get if the poll tax is repealed. Reliable estimates so far see the biennium ending with government in the black by only \$1,300,000 to \$4,4200,000 including income from all existing levies.

mary, or special elections.

Suit seeks to direct Travis County Tax Collector Fritz Robinson and his employees to compile and certify local voter lists without regard to payment of

First meeting of negotiating committees from Texas and

Room was seen for arbitration of the dividing line in the Sabine River ship channel at the Gulf

At stake in the dispute are valuable mineral rights along the river, as well as control of fish-

Texas contends the middle of

WASHINGTON AND SMALL BUSINESS" By C WILSON HARDER

taxes, or the business was

Some remedy was enacted in

1958. After an eight year battle led by the National Federation of Independent Business.

the law was changed to permit

the tax to be paid over a pe-

riod of 10 years, with interest.

But now for the past six

ears there has been a drive to

get passed a simple law in-

troduced by Rep. J. Arthur Younger of California. This would permit the principals of family, or closely held busi-

nesses, to anticipate the inher-

stance tax that will be charged

and carry life insurance pay-

As it stands now, life insur-

ance payable to the estate can

be taken out, but the proceeds

merely add to the value of the

estate, thus adding more tax.

Rep. Younger's bill would per-

mit insurance made out to

This is a simple, logical plan,

yet action is delayed. Action to

correct an evil was taken very

needed to correct the greater

phenomena in American politi-

cal life gives rise to the often

voiced opinion that there should

be a ten year moratorium or

government non-taxable.

able to the government.

ounded death knell for many Recently Dominican playboy Rubirosa was killed in a car family owned businesses. wreck. What is the connection For in due time it became apbetween this happening and American small business. There is what might be called a re-flex connnection.

For one thing, among his forced out. In many cases, to many wives was the daughter avoid such a disaster the busi-of a former Dominican dictator. It eventually developed that a great deal of his fancy spending in inter-

national cafe society was American

and gifts for paramours was taken from small business.

But the effects of his madcap spending are even deeper than this. Before the U. S. giveaway programs were ever dreamed up, he achieved financial success marrying wealthy women Numbered among these wives

were two of America's most publicised and wealthiest heiresses. Both of these ladies also engaged in a merry-go-round of changing nuptial vows. The highly publicized flaunt-

ing of inherited wealth started correct an evil was taken very taking place when men were hastily. Yet further action selling apples on the streets, which created quite a contrast. evils created by the first act is prolonged. This recurring This sort of thing had to be aded, the lawmakers decided,

with the result that stiff in eri-

ance taxes were enacted.

passing new laws so that there However, they little rea zed in addition to clipping wings of future heiresses, they had also of the books the bad laws.

Mrs. W. C. Burk took her father, Douglas Burk, of Del Rio, to Dallas for a post-surgical check-up. He has recently had a corneal transplant.

John Massie, a former resident and graduate of the Sanderson High School, was among the graduates of the University of Texas on July 19. He received a Bachelor of Arts Degree.

Mr. and Mrs. Ray Brotherton have gone on their vacation, going to Uvalde to visit relatives, to San Antonio to visit their son and daughter. Odell Brotherton and Mrs. Willodean Babb, and their children, and to Austin to visit another son, Kenneth Brotherton, and family.

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BEST BUYS FOR. Back to School!

headquarters for school supplies.

Spears-Duncan Drug Co.

Atty. Gen. Wagoner Carr has announced he will oppose the federal suit to invalidate the poll tax and to enjoin state and local officials from enforcing its requirements for any general, pri-

the poll tax or any other tax". Boundary Dispute Aired

Louisiana reached no firm conclusions in their effort to settle a long-standing boundary dispute between the states.

jetties. But the river boundary question seems likely to end up in federal courts.

ing and future barge traffic.

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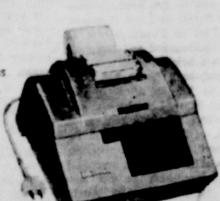
The quality standards for all Hermes adding machines are the same—as high as

can do things others can't. For example, the 165 can multiply . . . automatically But maybe that's a feature of no particular value to you. That may be where the 163 comes in. Or perhaps the 161 fits your

requirements. The point is: whatever your office requirements. there's a Hermes that was designed to meet them. Why not let us show you-

or better yet. demonstrate—what Hermes has to offer. From the scientifically designed keyboard to the Swiss precision throughout. you'll find that Hermes has so much more to offer . and at a price you'll appreciate.







The Sanderson Times

the Sabine should be the boun dary between the states. Louisiana claims the line was extended to the west bank of the river by the 1803 Louisiana Purchase. Negotiators agreed to keep

trying _ perhaps to study possible extension of a federal boundary running between jetties bordering the chanel - and to exchange briefs in future meetings. Land Commissioner Jerry Sadler presided at the initial conference. High State officials and legislators from both states were present

Enrollments To Soar

Texas Commission on Higher Education forecasts that college and university enrollments in Texas will zoom 280,106 to nearly 400,000 by 1971.

Enrollments in the state-supported institutions are due to ncrease from 168,000 to 240,000.

Nearly all Texas schools report hey are short on space for their present students. Predicted increases will affect every one of the existing state-suported institutions, Commission believes. Short Snorts

State Insurance Board rea: firmed its July 1 order boosting auto insurance rates an average of 13.4 per cent. Rates went into effect on August 1.

Attorney General Carr defended constitutionality of the Texas Legislature's version of House of Representatives redistricting and asked federal court to set immediate deadline for further petitions in intervention on the suit.

Texas Employment Commis sion has set up a new special programs department, headed by Harrell Townsend of San Angelo to handle growing number of federal-state cooperative manpower projects.

Dollar volume of securities registered for sale in Texas during current fiscal year may equal, it not exceed the 1961 record.

Texas Parks and Wildlife De partment is setting up special accomodations in Rio Grande Valley for white-winged dove uhnters next month.



EVERY THURSDAY

Mr. and Mrs. T. O. Moore were

in San Angelo last week and

brought their grandsons, Cliff and

Jeff Heinatz, to Sanderson for a

visit. The boys' parents, Mr. and

Mrs. Larry Heinatz, spent the

weekend and the boys accompan-

ied them home.

9:00 a.m. to 5:30 p.m.

Dr. Omer D. Price

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LIGHT MOMENTS

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PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT

TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD NOVEMBER 2, 1965. SENATE JOINT RESOLU-TION NO. 24 proposing an Amendment to the Constitution of the State of Texas by amending Article VII, Section providing a method of payfor the acquiring, condracting and equipping of wildings and other permanent improvements at certain state int: providing for allocation of funds therefor; authorizing the issuance of bonds or notes the pledging of allotted

tands for the payment of same; providing for an elecgen and the issuance of a BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 17 of Article VII of the Constitotion of the State of Texas beamended so as to hereafter ction 17. In lieu of the

sate ad valorem tax on propsty of Seven Cents (7e) on One Hundred Dollars (\$100.00) valuation heretofore permitted to be levied by Sec-tion 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 ontinued maintenance of the State Building Fund as proided in Section 51b, Article III, of the Constitution "Also, 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 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 other permanent improvements at said respective institutions. Such bonds or tes shall be issued in such amounts as may be determed by the governing boards of said respective institutions, bear interest not to exmed four per cent (4%) per annum and shall mature serially or otherwise in not more than ten (10) years; provided 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 public 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 ap-

ee

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

proved by the Attorney Gen-

eral of the State of Texas, and

when so approved shall be in-

contestable; and all approved

bonds shall be registered in

the office of the Comptroller

of Public Accounts of the State of Texas, Said bonds

shall be sold only through

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 at Houston

Midwestern University at Wichita Falls University of Houston at

Pan American College at East Texas State College at Sam Houston State Teach-

ers College at Huntsville Southwest Texas State College at San Marcos West Texas State Universi-ty at Canyon

Stephen F. Austin State College at Nacogdoches

Sul Ross State College at Alpine Angelo State College at San

Angelo. "Eighty-five per cent (85%) of such funds shall be allocated by the Comptroller of Public 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 determinations:

"(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 number 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-

"(3) All of the funds allocated on June 1, 1972, shall be allocated to certain of the eligible state institutions based on determinations used in the June 1, 1966, allocations except that the allocations 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 allocated on June 1972, shall be based on the need for additional square feet of educational and general facilities.

"Not later than June first of the beginning year of eaclsucceeding ten-year period the Comptroller of Public Accounts 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 succeeding ten-year period said Comptroller shall reallocate fifteen per cent (15%) of such funds to the eligible state institutions then in existence based on determinations 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

tions of higher learning shall 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 Revcaue Funds. The State Comptroller of Public Accounts shall draw all necessary and proper warrants upon 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 This Amendment upon its adoption so as to supersede and repeal the former provisions of this Section; provided further, that nothing herein shall be construed as impairing the obligation incurred by any outstanding notes or bonds heretofore issued by any state institution 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 allocated to any such institution.

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of state at the General Election to be held on the first Tues-day 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 cer-

higher learning."
"AGAINST 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 equippermanent improvements at

higher learning." Sec. 3. The Governor shall issue the necessary proclama-tion for said election and have the same published as required by the Constitution and lews of this state.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 2 1965.

which he was elected has less than one year remaining."
Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the 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 read as follows: "Section 4. The members of

the House of Representatives shall be chosen by the quali-fied electors for the term of State of Texas shall issue the four years; but a new House necessary proclamation of Representatives shall be for the election and ment shall be divided by lot the constitution and laws of into two classes. The seats of this state. the members of Class A shall Sec. 4. In the event the be vacated at the expiration Constitutional

ON NOVEMBER 2, 1965.

SENATE JOINT RESOLU
qualified voters of the state TION 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. them the following:

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

chosen after every apportion- Amendment shall be published ment, and the members in the manner and for the elected after each apportion- length of time required by

Amendment of the first two years, and proposed in this Resolution is those of Class B at the exadopted by the people of Texpiration of four years, so that as in the election in Novem-one-half of the members of ber, 1965, the Governor of the House of Representatives Texas is directed not to issue be chosen biennially a proclamation for the electthereafter. Representatives ion and not to publish notice shall take office following thereof for the Constitutional their election, on the day set Amendment proposed by law for the convening of House Joint Resolution No. Regular Session of the of the 59th Texas Legislature Legislature, and shall serve since the provisions of said thereafter for the full term of House Joint Resolution No. I years to which elected and are included in this Resolu-until their successors shall tion. But, should this proposed have been elected and quali-fied. Except in case of an people of Texas in the election election to fill a vacancy, and in November, 1965, then the except in the first election terms and provisions of House following each re-apportion- Joint Resolution No. 1 shall be 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-lature until the term for Joint Resolution No. 1.

PUR! IC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

RESOLVED BY THE LEGIS. OF TEXAS:
Section 1. That Section 4,
Article IV of the Constitution

Towns Texas and Article IV of the Constitution of the State of Texas be an amount to be fixed by the

of the Legislature, or as soon follows: thereafter as practicable, and shall hold his office for the of Public Accounts, the Trea-

follows:

four years and until his successor is duly qualified. He shall represent the state in all Secretary of State shall not and laws of this state.

PROPOSED CONSTITUTIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 2, 1965.
SENATE JOINT RESOLUTION NO. 14 proposing Amendments to Section 4, 22 and 28 of Article IV of the Constitution of the State of Taylor to State of Tayl Texas, so as to provide a four- corporation from exercising year term of office for the any power or demanding or Governor, Lieutenant Govern- collecting any species of taxes, or, Attorney General, Comptroller of Public Accounts,
Treasurer, Commissioner of the General Land Office and States and certain and certain collecting any species of taxes, tolls, freight or wharfage not authorized by law. He shall, whenever sufficient cause exists, seek a judicial forfeiture of such charters, unless others. Secretary of State; and cer- of such charters, unless othertain statutory state officers; wise expressly directed by law, providing for the necessary and give legal advice in writelection and the form of the ing to the Governor and other ballot; and providing for the executive officers, when renecessary proclamation and quested by them, and perform such other duties as may be required by law. He shall re LATURE OF THE STATE side at the seat of government

amended so as to hereafter read as follows:

"Section 4. The Governor shall be installed on the first Tuesday after the organization ed so as to hereafter read as

term of four years, or until surer, the Commissioner of the his successor shall be duly installed. He shall be at least statutory state officer who is thirty years of age, a citizen elected by the electorate of of the United States, and shall Texas at large, unless a term have resided in this state at of office is otherwise specificleast five years immediately preceding his election." Sec. 2. That Section 22, Article IV of the Constitution of until his successor is qualified; the State of Texas be amended so as to hereafter read as amount to be fixed by the Leg- year term. islature; reside at the Capital "Section 22. The Attorney of the state during his contin-

General shall hold office for uance in office, and perform tion for the said election and

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 spe-cified in this Section or in his

which election all ballots shall have printed thereon the fol-

"FOR the Constitutions Amendments providing a four-year term of office for the Governor, Lieutenant Governor, Attorney General, Comptroller of Public Accounts, Treasurer, Commis sioner 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 providing a four-year term of office for the Governor, Lieutenant Governor, Attorney General, Comptroller of Public Accounts, Treasurer Commissioner of the Genera 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 construed so as to extend the term of office of any officeh

Sec. 6. The Governor shall issue the necessary 'roclama-

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT

LEGISLATURE OF THE STATE OF TEXAS:

function for the purposes spe-Board shall be composed of shall appropriate a sufficient the 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 well versed in finan-

Legislature. gram under such terms and restrictions as are now or may hereafter be provided by law. Clerk of the General Land Ofman of said Board with the

in bonds or obligations of the part of said Fund to comply State of Texas for the purpose with his bid and accept and

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN sued in such forms, denomi-ELECTION TO BE HELD nations, and upon such terms ON NOVEMBER 2, 1965.
HOUSE JOINT RESOLUTION NO. 5 proposing an
Amendment to Section 49-b,
Article III of the Constitution increase in the total amount of bonds or obligations that may be issued by the Veterans' Land Board to Four Hundred Million Dollars (\$400,000,000); as that phrase is commonly providing for the purposes here. providing for the issuance of and ordinarily used and undersaid bonds or obligations and stood in the municipal bond the conditions relating thereto or hereafter issued bona fide resident of the State after becoming a part of said vettered to resident of the State after becoming a part of said the conditions relating thereto or hereafter issued bona fide resident of the State after becoming a part of said said bonds of obligations and the conditions relating thereto and the use of the Veterans' Land Fund; and providing for any bonds may not exceed an election and the issuance of a proclamation therefor.

Stood in the municipal bond market, of all the bonds issued and sold by said Board, at which time all such moneys withstanding, any lands in the Veterans' Land Fund which have been first offered for tended only to establish a basing the proclamation therefor. (41/2%). All bonds or obliga-BE IT RESOLVED BY THE tions issued and sold hereunder shall, after execution by

the Board, approval by the Section 1. That Section 49- Attorney General of Texas, b, Article III of the Constitu- registration by the Comptroltion of Texas, be amended so ler of Public Accounts of the that the same will hereafter State of Texas, and delivery read as follows:
"Section 49-b. By virtue of ers, be incontestable and shall prior Amendments to this constitute general obligations a part of said Fund thereafter "Said Veterans' Land Fund, Constitution, there has been of the State of Texas under created a governmental agen-cy of the State of Texas per-and all bonds heretofore isforming governmental duties sued and sold by said Board the Veterans' Land Board dated and declared to be gen-Said Board shall continue to eral obligations of the State of Texas. In order to prevent cified in all of the prior Con- default in the payment of stitutional Amendments ex-cept as modified herein. Said such bonds, the Legislature

> amount to pay the same. "In the sale of any such bonds or obligations, a preferential right of purchase shall be given to the administrators of the various Teacher Retirement Funds, the Perma-

ment to serve for the unexperience portion of any tract), and of any of the bonds issued and the moneys attributable to which the deceased or resign- any bonds heretofore or here- tive of any contract to which ing member had been ap- after issued and sold by said said Board is a party. pointed. The compensation for Board which moneys so attrisaid citizen members shall be butable shall include but shall as is now or may hereafter be not be limited to the proceeds fixed by the Legislature; and from the issuance and sale of each shall make bond in such such bonds; the moneys re-amount as is now or may hereafter be prescribed by the sale of any lands, or rights therein, purchased with such proceeds; the moneys received as Chairman of said Board lands, or rights therein, pur-and shall be the administra-chased with other moneys atfrom the sale or resale of any chased with other moneys attor of the Veterans' Land Pro- tributable to such bonds; the interest and penalties received from the sale or resale of such lands, or rights therein; the In the absence or illness of bonuses, income, rents, royal-said Commissioner, the Chief ties, and any other pecuniary benefit received by said Board fice shall be the Acting Chair- from any such lands; sums received by way of indemnity or forfeiture for the failure of same duties and powers that forfeiture for the failure of said Commissioner would have any bidder for the purchase of any such bonds to comply with 'The Veterans' Land Board his bid and accept and pay for may provide for, issue and sell such bonds or for the failure not to exceed Four Hundred Million Dollars (\$400,000,000) of any lands comprising a public School Fund.

may be necessary to retire all sale to veterans by law. All moneys becoming law. shall likewise be deposited to to the extent of the moneys enue Fund.

which has been designated are hereby in all respects vali- Fund (each Division consist- said Board, as is now or may ing of the moneys attribut-able to the bonds issued and for the purpose of paying the sold pursuant to a single Con- expenses of surveying, monustitutional authorization and menting, road construction, lethe lands purchased there- gal fees, recordation fees, ad with) contains sufficient mon- vertising and other like costs eys to retire all of the bonds necessary or incidental to the secured by such Division, the purchase and sale, or resale, moneys thereof, except such of any lands purchased with portion as may be needed to retire all of the bonds secured able to such additional bonds, by such Division which portion such expenses to be added to shall be set aside and remain the price of such lands when a part of such Division for sold, or resold, by said Board; the purpose of retiring all for the purpose of paying the ces. One (1) such citizen member shall, with the advice and consent of the Senate, be appointed biennially by the Governor to serve for a term of four (4) years; but the members serving on said Board on the date of adoption hereof shall complete the terms to which they were appointed in the purpose of netiring all such bonds, may be used for the purpose of paying the such bonds, may be used for the purpose of paying the such bonds, may be used for the purpose of paying the purpose of paying the purpose of paying the such bonds; and delivering any such additional bends; and for the purpose of paying the such bonds; and delivering any such additional bends thereon, together with the expenses of paying the purpose of paying the such bonds; and delivering any such additional bends thereon, together with the expenses of paying the purpose of paying the such bonds; and delivering any such additional bends thereon, together with the expenses of paying the purpose of paying the purpose of paying the purpose of paying the such bonds, may be used for the purpose of paying the such bonds, may be used for the purpose of paying the such bonds and delivering any delivering any delivering any delivering any delivering any deliv pointed. In the event of the by said Board (although nothresignation or death of any ing herein shall be construed but there may be no such use

pursuant to the Constitutionsuch citizen member, the Gov- to prevent said Board from ac- of any such moneys contrary ernor shall appoint a replace- cepting full payment for a to the rights of any holder of

shall be used by said Board ber 1, 1965; provided, part of said Fund are here-by declared to be held for a "All of the ers thereof shall be subject to

such bonds which portion shall have not been sold may be comprehensive treatment of be set aside and retained in sold or resold to such purther between the Veterans' Land Program, said Fund for the purpose of chasers, in such quantities, there is hereby reposed in the retiring all such bonds, shall and on such terms, and at Legislature full power to imbe deposited to the credit of such prices and rates of in- plement and effectuate the dethe General Revenue Fund to terest, and under such rules sign and objects of this be appropriated to such purposes as may be prescribed may hereafter be provided by power to delegate such duties,

the credit of the General Rev- attributable to any bonds essary. hereafter issued and sold by "When a Division of said said Board may be used by

al Amendment adopted on No vember 6, 1956, shall be credsaid Board is a party.

"The Veterans' Land Fund provided herein, until Decemfor the purpose of purchasing lands situated in the State moneys as may be necessary of Texas owned by the United to pay interest on such bonds States or any governmental shall be set aside for that pur agency thereof, owned by the pose. After December 1, 1965 Texas Prison System or any all moneys attributable to such other governmental agency of bonds shall be set aside for the State of Texas, or owned the retirement of such bonds by any person, firm, or corp-oration. All lands thus pur-and to pay interest thereon chased shall be acquired at the moneys to retire all of such lowest price obtainable, to be paid for in cash, and shall remaining or thereafter bebe a part of said Fund. Such lands heretofore or hereafter erans' Land Fund shall be bonds, all of such moneys then purchased and comprising a governed as elsewhere pro-

"All of the moneys attribgovernmental purpose, al-though the individual purchas-though the individual purchassaid Board (a 'series of bonds' taxation to the same extent and in the same manner as are purchasers of lands dediand sold in a single transaction to the State Constitution and be effective from the as a single installment of date set forth in said Amendas a single installment of bonds) may be used for the purchase of lands as herein issue a proclamation in keepwith his bid and accept and pay for any such lands; and Land Fund shall be sold by provided, for a period ending Section 3. The Governor of of creating a fund to be pay for any such lands; and Land Fund shall be sold by provided, for a period ending section 3. The Governor known as the Veterans' Land interest received from invest- said Board in such quantities, eight (8) years after the date the State of Texas shall in

moneys of said Fund in con- Texas veterans who served not | shall be set aside for that purformance with the Constitu-tional provisions authorizing ous days, unless sooner dis-resolution adopted by said such bonds; but the moneys charged by reason of a serv- Board authorizing the issuof said Fund which are not ince-connected disability, on immediately committed to the payment of principal and interest on such bonds, the purface of the United eys shall be set aside for the chase of lands as herein pro- States between September retirement of any bonds herevided, or the payment of ex- 16, 1940, and March 31, 1955, after issued and sold and to penses as herein provided may and who upon the date of fil- pay interest thereon, together be invested in bonds or obli-gations of the United States purchase any such land is a herein, in accordance with the until such funds are needed citizen of the United States, resolution or resolutions au-

responsibilities, functions, and authority to the Veterans' Land Board as it believes nec-

"Should the Legislature en act any enabling laws in anticipation of this Amendment, no such law shall be void by reason of its anticipatory na-

ture. "This Amendment shall become 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 election 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 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 in the Armed Services of the United States between September 16, 1940, and March 31, 1955; such funds to be expended in accordance with instructions and requirements that may be provided by law"; and

'AGAINST 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 pur-chasing land in Texas to be sold to Texas veterans who served in the Armed Services of the United States between September 16, 1940, and March 31, 1955; in accordance with instructions and requirements that may be provided by law.

If it appears from the returns of said election that a majority of the votes cast were in favor of same Amendment, the same shall become a

known as the Veterans' Land interest received from investFund, Two Hundred Million
Dollars (\$200,000,000) of which have heretofore been issued and bold. Such bonds or obligations shall be sold for shall be paid out of the

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PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT

Treasury an annual salary of day after the adjournment of not exceeding Four Thousand, the Regular or Called Ses-Eight Hundred Dollars (\$4,- sion.' 800) per year. Senators shall Sec. 2. That Section 17 of receive from the Public Treas-Article IV of the Constitution

PROPOSED CONSTITITIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 2, 1965.
HOUSE JOINT RESOLUTION NO. 8 proposing an Amendment to Section 24, Article III and Section 17 of Article IV of the Constitution of the State of Texas, to allow an annual salary in an "In addition to the per diem"

Ment shall be self-enacting and appropriations heretofore made in the General Appropriations Bill for the biennium of the Senate, shall, during the time he administers the Government, receive in like manner the same compensation, which the Government is shall not be invalid because of the anticipatory nature of the legislation.

"In addition to the per diem"

No. 8 proposing an Amendment to Section 24, Article IV of the Constitution of the State of Texas, to allow an annual salary in an "In addition to the per diem"

No. 8 proposing an Amendment to Section 24, Article IV of the Constitution of the State of Texas, to allow an annual salary in an "In addition to the per diem"

No. 8 proposing an Amendment to Section 24, Article IV of the Constitution of the State of Texas, to allow an annual salary in an "In addition to the per diem"

No. 8 proposing an Amendment to Section 24, Article IV of the Constitution of the State of Texas, to allow an annual salary in an "In addition to the per diem"

tion of the State of Texas, to 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 increasing the per diem allowance of Members of the Legislature.

BE IT RESOLVED BY THE LEGISLATURE OF THE Most direct route of travel.

"In addition to the per diem the Members of each House shall be entitled to mileage in 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 lection all ballots shall have printed thereon the following:

"FOR the Constitutional Constitution Cons LEGISLATURE OF THE most direct route of travel, STATE OF TEXAS:
Section 1. That Section 24 pared by the Comptroller to of Article III of the Constituer each county seat now or heretion of the State of Texas be after to be established; no amended to read as follows: Member to be entitled to mile-"Section 24. Representatives age for any extra Session that shall receive from the Public may be called within one (1)

Sec. 2. That Section 17 of ury an annual salary of not of the State of Texas be exceeding Four Thousand, amended to read as follows:
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 to serve, or be removed from Treasury an annual salary in an amount to be fixed by the Legislature. All Members of the Legislature, including the Lieutenant Governor and Governor and Governor and Gov Lieutenant Governor and the Speaker of the House of Representatives, also shall receive from the Public Treasury a per 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 and the same of the Legislature. No Regular Session shall be of longer duration than one hundred and forty (140) days. This Amend.

President of the Senate, for the time being, shall, in like manner, administer the Government until he shall be suppresseded by a Governor. The Lieutenant Governor. The Lieutenant Governor. The Lieutenant Governor. The Lieutenant Governor of the Senate, receive for his services an annual salary in an amount to be fixed by the Legislature and the same mileage which shall be published in the manner and for the length of time as required by the Constitution and laws of this Senate and no more; and due.

ing the time he administers the Government, as Governor he shall receive in like manher the same compensation which the Governor would have received had he been em-

**POR 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 and allowing a per diem for Members 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. "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 allow-ing a per diem for Mem-bers of the Legislature not

PUBLIC NOTICE

Section 1. That Article III

System of Texas, vesting the may be prescribed by the Leg-general administration and re-islature. All moneys from sponsibility of the proper operation of said system in a state board of trustees to be known as the State Board of Trustees of the Teacher Retirement System of Texas, authorizing 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 certain restrictions stated therein of Texas shall be administered by said Board and said may hereafter be provided by Board shall be the trustees law; providing that such thereof. The Treasurer of the Amendment shall be self-en- State of Texas shall be cusacting and shall not alter, todian of said moneys and se-

Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT

**OPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965.

**SENATE JOINT RESOLUTION NO. 27 proposing an Amendment to the Constitute of the Teacher Retirement System of Texas, and agency of the State of Texas and an agency of the State of Texas and an agency of the State of Texas the Teacher Retirement System of Texas, vesting the same agency of the State of Texas, which powers as are herein provided together with such other powers and duties and agency of the State of Texas, which powers as are herein provided together with such other powers and duties and any legislation passed pursuant thereto. This Section 48a of Article III of the Constitution of Texas, which Board the United States, as said Board day and the constitution of Texas as an agency of the State of Texas, which Board shall exercise the judgment and care under the circumstances then prevailing which men of ordinary prudence, discretion, and intelligence exercise in the management of their own affairs, not in regard to speculation but in regard to the permanent disposition of their funds, considering the constitution of the second paragraph of Section 48a of Article III of the United States, as said Board day the United States, as said Board and shall exercise the judgment and care under the circumstances then prevailing which men of ordinary prudence, discretion, and intelligence exercise in the management of their own affairs, not in regard to speculation but in regard to speculation but in regard to speculation but in regard to the permanent disposition of their funds, considering the constitution of restection and representation and representation and responsible to the constitution of the same and the constitution of the state of the United States, as said Board and shall exercise the judgment and care gard to the permanent disposition of their funds, considering the probable income therefrom as well as probable safety of as well as probable safety of the submitted to a vote of the qualified electors of this state as well as probable safety of their capital; and further pro-vided, that a sufficient sum shall be kept on hand to meet their capital; and further provided, that a sufficient sum shall be kept on hand to meet payments as they become due payments as they become due printed thereon the following: ment 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 value of the total assets of the Teacher Retirement System shall be invested in the stock amend or repeal Section 48a curities. Said Board is hereby of any one (1) corporation, nor authorized and empowered to shall more than five per cent tion of Texas or any legisla-tion passed pursuant thereto except insofar as such legisla-tion may limit or restrict the provisions of this Amenda, provisions of this Amendment; providing for the necessary election, form of ballot, proclamation, and publication.

and other investments in which said securities, moneys, and assets have been or may hereafter be invested by said Board. Said Board is hereby Board. Said Board is hereby and empowered to larger immediately prior to or longer immediately prior to LEGISLATURE OF THE invest and reinvest any of the date of purchase and which, section 1. That Article III assets, as well as the pro-Section 1. That Article III assets, as well as the proceeds of any of such investments, in bonds, notes, or other evidences of indebtedness issued, or assumed or guaranteed in whole or in by created as an agency of the State of Texas the Teacher Retirement System of Texas, or by any county city of the Constitution of the Con the rights of membership in which, the retirement privi-leges and benefits thereunder, and the management and opand the management and op-division of the State of Texas, of the Fund shall be invested 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 herein contained and by present or hereafter enacted Acts cilities to be used in admin- be self-enacting and shall be-

equipment, and office build-ing; or in such corporation bonds, notes, other evidences repeal the first parent

Sec. 2. The foregoing Con-

"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 relat-ing 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 election 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 large and low the Constitution and laws of this state.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

TO BE VOTED ON AT AN ther provided, ELECTION TO BE HELD "(2) after such exemption

conditions and requirements One-half Million Dollars (\$1,-500,000.00) annually on free "(4) such charitable trust or 500,000.00) annually on free "(4) such charitable trust or medical and hospital care for organization maintains its dothe indigent within the State of Texas; providing for the or hospitals in a county hav-necessary election, form of bal-ing a population of more than lot, proclamation and publica-

PREAMBLE 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;

WHEREAS, The operation of such hospitals and the furncare and hospitalization for the indigent in Texas will add the welfare and well-being of the State of Texas and its residents and citizens; and WHEREAS, The need for the operation of such hospitals and the furnishing of such free medical care and hospitalization for the indigent is especially great in counties having a population in excess of one million two hundred forty

thousand (1,240,000); and bots shall have printed the following:

WHEREAS, It is found and the following:

FOR the Amendment expression of certain the property of certain the declared to be the Public Poli-cy 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 addi-

tion of a new Section to Article VIII thereof, to be numbered Section 2-A, and reading 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 entity, except by the State of Texas itself, provided:

PROPOSED CONSTITU- One and One-half Million Dol-AMENDMENT lars (\$1,500,000.00); and, fur-

ON NOVEMBER 2, 1965. has been in force and effect SENATE JOINT RESOLU for one full calendar year, the proposing an amount expended for free hos-Amendment to the Constitu- pital and/or medical care, tion of the State of Texas pro- within the State of Texas, 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 organizations, provided such the calendar year next pre-organizations meet certain ceding; and, further provided (3) such trust or organizaand expend at least One and tion is exempt from United

micile and operates a hospital ing a population of more than one million two hundred forty thousand (1,240,000) according to the last preceding Fed WHEREAS, The Legislature eral Census, and such exemption shall apply only to the properties of such charitable trust or organization located within the county of its domi

'Proof of compliance with all applicable conditions stated above, shall constitute a complete defense to any suit for ishing of such free medical ad valorem taxes levied or attempted to be levied by any taxing entity other than the State of Texas itself. "This Amendment shall be

self-enacting."
Sec. 2. The foregoing Constitutional Amendment 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 bal-

empting the property of certain charitable organizations from local ad valorem taxes provided any such organization meets certain condi tions, 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 Mil-lion 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 itself, provided:

"(1) such trust or organiza- sary proclamation for the tion has expended for free election and this Amendment hospital and/or medical care shall be published in the manwithin the State of Texas, during the calendar year next pre- ing the calendar year next pre- as required by the Constituceding, a sum of not less than tion and Laws of this State.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT

PROPOSED CONSTITUPended out of State funds for
TIONAL AMENDMENT
TO BE VOTED ON AT AN not exceed Sixty Million DolNot exceed Sixty Million DolStates for such purposes in ELECTION TO BE HELD lars (\$60,000,000); providing accordance with the laws of that nothing in the Amend-the United States as they now ment shall be construed to are or as they may hereafter sens who shall have resided

mental or physical handicap or payments for assistance and/ a combination of physical and or medical care 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 provided that if the successful funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provided that if the successful funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provided that if the successful funds; provided the successful funds; provided the successful funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provided that if the successful funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provided that if the limitations and restrictions herein contained are found to be in conflict with the successful funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the successful funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the successful funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the successful funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the successful funds; provided that if the limitations and restrictions herein contained are found to the successful funds and the successful funds are citizens of the United drugs, for the purpose of ascential and drugs, for the purpose of ascential handicaps;

"(4) Needy blind persons who are citizens of the United and the provided that if the limitation of the successful funds are citizens of the United and the provided that if the limitation of the successful funds are citizens of the United and the successful funds are citizens of the United and the successful funds are citize 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 authorised and empowered to prescribe such limitations and restrictions and enset 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

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 of Federal funds; provided Section 1. That Section 51-a that the total amount of such 51a-2 of Article III of the medical assistance payments "Section 51-a. The Legisla- be in conflict with the provisions of appropriate Federal money is not available to the provided further that the total amount of money to be expended per fiscal year out of State funds for assistance payments 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 dren shall never exceed Sixty Million Dollars (\$60,000,000).

"Nothing in this Section shall be construed to amend, modify or repeal Section 31 of Article XVI of this Constitution; provided further, however, that such medical care, services or assistance shall also include the employment of objective or subjecttive means, without the use of "(4) Needy children who dition of vision. Nothing here-are citizens of the United in shall be construed to per-States and who are under the mit optometrists to trent the

roviding sons, and in providing reha-ants ex-bilitation and any other serv-ballots shall have printed

Amendment providing for assistance to and/or medical care for the: (1) needy aged; (2) needy individ-uals who are permanently 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/ medical care on behalf of such needy persons, and providing rehabilitation and any other services in-cluded in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to ac-cept and expend funds from Government of United States for such purposes, and to make appro-priations 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 be-half of such needy persons; providing that the amounts expended out of State funds to and/or on behalf of in-dividuals shall not exceed the amounts that are matchable out of Federal funds; providing that the total amount of such assistance payments and/or medical assistance payments out of State funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal 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 Constitution.

"AGAINST the Constitufor assistance to and/or the State of Texas.

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 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 rehabilita-tion and any other services included in the Federal leg islation providing matching 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 provid-ing 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 and/or medical assistance payments out of State funds 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 restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assist ance 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

Sec. 3. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for said election and have the second problemation for said election and have the second problematic for the second problematic forms. and have the same published and held as required by the

TION NO. 81 proposing an amend, modify, or repeal Section 31 of Article XVI of the tion of the State of Texas, amending Section 51-a and the necessary election, form of that the maximum amount Subsections 51s-1 and 51s-2 ballot, proclamation, and pub-paid out of State funds to or on behalf of any individual thall consist of one section to be known as Section 51-a; BE IT RESOLVED BY THE recipient shall not exceed the LEGISLATURE OF THE amount that is matchable out be known as Section 51-a; providing that the Legislature STATE OF TEXAS: shall enact appropriate leg- Section 1. That Section 51-a that the total amount of such islation which will enable the and Subsection 51a-1 and assistance payments and/or with the Government of the United States in providing assistance to and/or medical same are hereby amended as a system of the medical assistance payments out of State funds on behalf of such recipients shall not 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 within the boundaries of the ture shall have the power, by United States for at least 25 General Laws, to provide, sub-years, needy persons under the age of sixty-five (65) who are tained, and such other limita-extent that Federal matching totally and permanently dis- tions, restrictions and regulaabled 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-persons over the age of eigh-teen (18) who are citizens of care for, and for rehabilita-and empowered to prescribe the United States, and needy tion and any other services such limitations and restrictivens of the United States funds to help such families such Federal matching money and to the caretakers of such and individuals attain or re-children; providing rehabilitation and any other services ence or self-care, and for the behalf of needy persons; and included in the Federal legis- payment of assistance to and/ provided further that the total lation providing matching or medical care for, and for funds to help such families and individuals attain or retain capability for independ
"(1) Needy aged persons ence or self-care; authorizing who are citizens of the United Assistance, Aid to the Permresidence requirements; pro-viding for the acceptance and expenditure of funds from the shall have resided within the Government of the United (25) years and are over the States for such purposes; authorizing appropriations for "(2) Needy individuals who such purposes out of State are citizens of the United funds; providing that the max-States who shall have passed imum amount paid out of State funds to any individual recipient shall not exceed the amount that is matchable out of Federal funds; providing that the total amount of such

to lota Executive Board let Saturday Afternoon here was a meeting of the Exofice Board of Beta Iota Chapof Delta Kappa Gamma and a uning session Saturday afteron in the home of Miss Myrtle Diteside in Alpine. Mrs. W. H. frage, president, and Mrs. E. Farley attended the meeting. after adjournment the hostess med ice cream and cake.

Bigabeth Turner is visiting in Antonio with Brenda Babb.



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'clock

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

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

First Pre:byterian Church Morning worship 11:00 a.m. harsely provided) Sunday school 9.45 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.



NSURANCE IS ONE THING. COVERAGE IS ANOTHER! improvements and the rise in market value may have 'upped' the valuation of your home ... above the coverage afforded by your present fire insurance policy. Review it with us!

PEAVY INSURANCE AGENCY DI 5-2211

Mrs. Caroline Is Hostess To **Duplicate Club**

Mrs. James Caroline entertain ed the Duplicate Club with a dessert-bridge in her home last Thursday afternoon. Cherry torte iced tes, and coffee were served to the guests upon arrival.

In the card games, high score nine and one-half points, was held by Mrs. A. J. Riess and second high, eight and one-half points, by Mrs. S. H. Underwood

Also present were Mmes. Gene Thompson, Mary Lou Kellar, H E. Ezelle, M. W. Duncan, and A C. Garner.

Mrs. Carlos Dunn Is Hostess For Coffee Saturday

Mrs. Carlos Duna was hostess for an informal coffee last Saturday morning honoring Mrs. Ken McAllister, wife of the new school superintendent, who has recently moved to Sanderson from Fort Stockton.

About 70 guests called during the hour of 10:00 to 11:00 o'clock at the Legion Hall,

Miss Carla Dunn and Miss Jody Tronson assisted Mrs. Dunn in hostess duties

From a pale-green covered table, dainty refreshments of tiny biscuits, cheese rounds, date spice cake, tea, and coffee were

Bonhomie Club Meets Last Week In Mrs. H. P. Boyd's Home

The Bonhomie Club was entertained in the home of Mrs. H. P. Boyd last Wednesday afternoon with Mrs. J. Garner as hostess.

Mrs. Boyd and Mrs. O. J. Cresswell told of their recent train trip to Topolobompo, Mexico, and Mrs. C. I. White told of her trip to California.

Refreshments of ice cream, cookies, coffee, cold drinks, and candy were served.

Also present were Mmes. Marion Batson, F. G. Grigsby, B. F. Dawson, E. F. Pierson, J. W. Carruthers Jr., and a guest, Mrs. E.

Guests in the home of Mr. and Mrs. Hugh Rose and Mr. and Mrs. W. J. Murrah last week were Rev. and Mrs. Charles Tharsher and three children of Dallas. Mrs. Thrasher is a niece of Mrs. Rose

and making provisions relat-

from the sale of such bonds shall be deposited in a fund hereby created in the State

Treasury to be known as the

Treasury to be known as the Texas Opportunity Plan Fund to be administered by the Coordinating 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 edu-cation within the State of

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 2, 1965.
HOUSE JOINT RESOLUTION NOVEMBER 2, 1965.

HOUSE JOINT RESOLU-TION NO. 11 proposing an Amendment to Article III of the Constitution of the State of Texas authorizing loans to students at institutions of higher education; creating the Texas Opportunity Plan Fund and making provisions relat-

ing thereto.

BE IT RESOLVED BY THE OPPORTUNITY Plan Fund, and Comportunity Plan Fund, and the interest and sinking funds the interest and sinking funds established for the payment of established by the Coordinity Plan Fund, and the interest and sinking funds the interest and si

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

"Section 50b. STUDENT LOANS. (a) The Legislature may provide that the Coordinating Board, Texas College and University System, or its shall be used for the payment of bonds is successor or successors. Income from such investment shall be used for the payment of bonds investment shall be used for the payment of successor or successors. Income from such investment shall be used for the payment of bonds is successor or successors. Income from such investment shall be used for the payment of bonds investment successor or successors. Income from such investment shall be used for the payment of bonds is successor or successors. Income from such investment shall be used for the payment of bonds is successor or successors. Income from such investment shall be used for the payment of bonds is successor or successors. Income from such investment shall be used for the purposes prescribed by the Coordinating Board, Texas College under shall, after approval by the Attorney General, registration by the Coordinating Board, Texas College under shall be used for the purposes prescribed by the Coordinating Board, Texas College under shall be used for the purposes prescribed by the Coordinating Board, Texas College under shall be used for the purposes prescribed by the Coordination of the State of Texas, and delivery to the purpose prescribed by the Coordination of the State of Texas, and delivery to the purpose prescribed by the Coordination of the State of Texas, and delivery to the purpose prescribed by the Coordination of the State of Texas, and delivery to the purpose prescribed by the Coordination of the State of Texas in an amount not to extend the purpose prescribed by the Legislature.

Texas in an amount not to exceed Eighty-five Million Dollars (\$85,000,000). The bonds suthorized herein shall be called Texas College Student Loan Bonds, shall be executed in small be executed in sm

Loan Bonds, shall be executed in such form, denominations and upon such terms as may be prescribed by law, provided, however, that the bonds shall not bear more than four per cent (4%) interest per assum there was the Besse from the may be issued in sick imballing the purposes of this Section.

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

"FOR the Constitutional

cation within the State of Texas, public or private, including Junior Colleges, which are recognized or accredited under terms and conditions 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 until the content of the length of the content is cutstanding and until the section and laws of this state.



"DANZAS Y CANTOS" AT 1965 STATE FAIR

"Danzas y Cantos de Mexico," internationally known folkloric troupe of colorfully costumed musicians, singers and dancers, will be presented in an eight-day engagement at the 1965 State Fair of Texas, October 9 through 24 in Dallas. First appearance will be in the Mexico Day Cotton Bowl Spectacular at 8 p.m. Thursday, October 14, followed by two daily free performances October 15 through 21 on the Esplanade Stage. The group is being brought to the State Fair through cooperation of the Mexican government.

Sanderson Culture Club To Begin New Year

To inaugurate the 1965 - 66 club year, the Sanderson Culture Club will have the first meeting on Thursday, August 26, in the home of Mrs. A. D. Brown with Mrs. E. H. Jessup as co-hostess. The meeting will be at 4:00 p.m.

Mr. and Mrs. W. J. Murrah and boys returned home from Fort Worth where they had visited her parents, Mr. and Mrs. Claude Gibson, and other relatives. Her

"(d) The Legislature may

FOR the Constitutional Amendment authorizing the Legislature to provide for loans to students at institutions of higher education to be known as the Texas Opportunity Plan.

portunity Plan.

"AGAINST the Constitutional Amendment authorizing the Legislature to provide for loans to students at institutions of higher education to be known as the Texas Opportunity Plan."

provide for the investment of moneys available in the Texas

sister, Mrs. Robert R. Redding, and children, David and Nancy Ann, of Fort Worth accompanied them home for a visit.

Misses Mary Lou Vasquez, Minerva Martinez, Lupe Garza, and Emma Castro spent Saturda, night in White City, N.M., and toured the Carlsbad Caverns Sun-

Charles (Chuck) Taylor continues to improve in a Houston hospital where he has been receiving medical treatment for

FRIDAY, AUGUST 20, 1968

ports. He is said to have suffered

a recent heart attack, and the

circulatory trouble is said to be

neking.

tional Park

several weeks. After being shot amination and she had minor in the leg, circulatory trouble developed and for a time it was feared that his leg would have to be amputated, according to re-

Elodia Garza.

Mrs. Sophie Frost of San Antonio, who was en route home from a visit with her son in California, visited here for several days last week with her brother. Carl Werneking, and Mrs. Wergrandparents.

Mr. and Mrs. B. E. Martin and boys returned home Wednesday after visiting here with his parents, Mr. and Mrs. B. F. Martin. They reside in the Big Bend Na-Ira Moses is in the SP Hospital in Houston where he had surgery

on his ear. Mrs. Jim Higgins and daughter, Cindy, of San Antonio arrived

Tuesday to visit her parents, Mr. and Mrs. Coleman Stadler. Mr. and Mrs. B. F. Martin have moved to their trailer house lo-

cated at Ben't Trailer Park near the drive-inn. Mr. and Mrs. Ray Senterfitt and their 14-month-old daughter are residing in the Martin home Mr. and Mrs. Lawrence San-

del and son, Charles, of San Benito visited her cousins, Mr. and Mrs. Ruel Adams, Monday.

Mr. and Mrs. W. E. Hill went to San Antonio Wednesday for her to have a post-surgical ex-

My Neighbors

surgery Thursday morning.

Mrs. Reynaldo Garza and son, Billy, are visiting in El Paso with her son, Reyando Garza Jr., and family and her daughter, Miss

THE SANDERSON TIMES

Mr. and Mrs. Hugh Rose took their grandaughter, Bridget Silverthorne, to Brady Tuesday to meet her mother, Mrs. John Silverthorne, of Dallas. The Silverthornes and son, Johnny, had been to Wisconsin on a vacation and Bridget stayed with her

Weekend guests in the home of Mr. and Mrs. A. H. Zuberbueler were her sisters, Mrs. Frank Anderson of Brownwood and Mrs. Bob Stafford and husband of Bellville. They went to Alpine, Fort Davis, and Marfa Sunday and visited with the Zuberbuelers' daughter. Mrs. Buster Holland, and family.

Mr. and Mrs. A. H. Zuberbueler returned home Saturday night from Rocksprings where they had attended the funeral services for his aunt, Mrs. Willie Clark, who died in a rest home in Kerrville Thursday. Her husband had died two weeks previously.

Mrs. H. G. Cates and her daughter, Miss Barbara Cates, were in Alpine Monday for Ms. Cates to have her thumb treated for an infection.

Miss Patricia Miller, who will teach home economics in the Sanderson High School will reside in the Savage garage apart-

Attending a meeting of District I of the Texas Sheep and

Goat Raisers in Fort Stockton Saturday were J. T. Williams, C. C. Mitchell, Mr. and Mrs. Worth Odom, N. M. Mitchell, Mr. and Mrs. G. K Mitchell, Keith Jr.,

PAGE PIVE

and Lellee. Mrs. E. E. Farley and daugh ters, Eloise and Beverly, are vis-iting relatives in San Antonio

NOTICE

The Kerr Mercantile Co. Vill be closed all day Monday and Tuesday, August 30 and 31 for in-

Western Mattress Company

SAN ANGELO, TEXAS

Save 50% on having your mattress renovated

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

Pick Up and Delivery



Butane-propane sales, service. Tanks and bottles filled day or night on call.

New crop Maravillas honey, 1 to 5-lb. jars

PIERSON BUTANE CO.

DI 5-2961

DI 5-2924

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT

PROPOSED CONSTITU- him from serving the remain-

hold hearings in respect of, with recommendation for retirement or removal; and providing that the removal pro-

cumulative of those provided elsewhere in the Constitution. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 1-a of Article V of the Constitution of the State of Texas be amended so that said Section shall hereafter read as fol-

Section 1-a. (1) Subject to the further provisions of this Section, the Legislature shall provide for the retirement and compensation of Justices and Judges of the Appellate Courts and District and Crim-inal District Courts on account 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 vacant when the incumbent reaches the age of seventy-five (76) years or such earlier age, not less than seventy (70) years, as the Legislature may prescribe; but, in the case of an incumbent whose term of office includes the effective date of this Amendment, this prevision shall not prevent of the necessary the payment of the necessary of the necessary of the necessary the necessary of the payment of the necessary the necessary expense for the operation of the Commission may hold its meetings, hearings tired to retirement benefits shall be the same as if his retirement had been voluntary.

(70) years, as the Legislature shall provide for disability or an order fo

BE VOTED ON AT AN plicable to him before his ON NOVEMBER 2, 1965.
HOUSE JOINT RESOLUtotal of ten (10) years.

age seventy-five (75) or such ed as such for over ten (10) earlier age, not under seventy consecutive years next preced-(70), as may be provided by ing their selection; (iiii) three law; creating a State Judicial (3) citizens, r. least thirty Qualifications Commission and (30) years of age, not licensed providing for its composition and the qualifications, methods of selection and terms of office 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 physi-the duty to investigate, and cal residence within this State, or who resides in, or holds a disability and misconduct of judgeship within or for, the District and Appellate Judges same Supreme Judicial Dis-and to make recommendations trict as another member of to the Supreme Court of Texas for involuntary retirement have ceased to retain the qualior removal of such Judges; fications above specified for empowering the Supreme Court of Texas, in its discretion, to retire such Judges for classes (i) and (ii) above shall disability and to remove them for misconduct, upon recommendation of the aforesaid Commission and consideration of the record made before the defining misconduct for it; defining misconduct for which said Judges may be so removed; providing that the proceedings of said Commission of the State Bar under regulations to be prescribed by the Supreme Court with advice and consent of the Senate, and those of class (iiii) sion shall be confidential until by appointment of the Goverfiled in the Supreme Court nor with advice and consent of the Senate.

"(3) The regular term of viding that the removal provisions here by established shall be alternative to and cumulative of those provided elsewhere in the Constitution.

BE IT RESOLVED BY THE LEGISLATURE OF THE LEGISLATURE OF THE (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 for the unexpired portion of the term in question. Com-missioners may succeed them-selves in office only if having served less than three (3) consecutive years.

"(4) Commissioners shall

(5) members.

"(6) Any Justice or Judge within the scope of this Sec-shall by rule provide for the

tendance or testimony of witcerning the removal or re- tion. tirement of a Justice or Judge, or it may in its discretion request the Supreme Court to appoint an active or retired District Judge or Justice of a Court of Civil Appeals as a Master to hear and take evidence in any such matter, and to report thereon to the Com-mission. If, after hearing, or moval 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 shall review the record of the proceedings on the law and facts and in its discretion may, for good cause shown, permit the introduction of additional evidence and shall order removal or retirement, their services as such. The Legislature shall provide for the payment of the necessary expense for the operation of the Commission.

"(5) The Commission. as it finds just and proper,

ings shall be by majority vote | ing of testimony before, the of those present, except that Commission, Master or the recommendations for retire- Supreme Court shall be privilment or removal of Justices or Judges shall be by affirm-ative vote of at least five the record loses its confidential character.

tion 1-a may, subject to the procedure before the Commisother provisions hereof, be sion, Masters and the Supreme removed from office for will- Court. Such rule shall afford 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 seriously interfering with the performance of his duties, due process of law, regardless which is, or is likely to be-come, permanent in nature.

"(7) The Commission shall keep itself informed as fully be a right or a privilege. Due as may be of circumstances process shall include the right relating to misconduct or disability of particular Justices confrontation of his accusers, or Judges, receive complaints and all such other incidents 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 determine. Its orders for the attendance or testimony of wit
"(12) No Justice or Judge nesses or for the production shall sit as a member of the of documents at any hearing Commission or Supreme Court or investigation shall be enforceable by contempt proceedings in the District Court.

in any proceeding involving his own retirement or removal.

"(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-ing to be held before it con-elsewhere in this Constitu-

> Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of the State at an election to be held on first Monday in November, 1965, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment providing for the automatic retirement of District and Appellate Judges for old age, creat-ing 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 em-

Classified Advertising Rates First insertion 75c minimum fo 5 lines or less. Each additiona line, 15c. Subsequent insertions, 50c minimum, with 10c per line for each additional line over 5. LEGAL NOTICES

3c per word for first insertion, 2c per word each insertion there

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.

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

FOR SALE - 1961 Dodge Seneca sedan. Call DI 5-2521.

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

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

Eagle Lumber Co.

of Texas

SEE US FOR YOUR FENCING NEEDS

-SPECIAL THROUGH AUG. 28-

BARBED WIRE - - - roll \$9.35

4" top by 6' long CEDAR POSTS 60c ea.

1035 IMPORT WIRE - \$166.50 a mile

CABLE TWIST, smooth wire, \$10.25 roll

FENCE STAVES (real good)

This beautiful machine is the

cision Swiss extras!

iest typing ever, try the 3000!

Have six new hand-made and hand-quilted quilts for sale See them at the James Word residence or call DI 5-2586. 3c

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

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

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

FOR SALE - Automatic washer, electric range, large heater, 2 large chairs, air conditioner, baby bed. Mrs. Don Ratliff, 611 3rd, phone DI 5-2537.

FOR SALE - 1957 model twodoor Pontiac, \$225. See Mr. and Mrs. A. T. Freeman.

FOR SALE - Our home: 1 bedroom. See Mr. and Mrs. A. T-Freeman, 306 W. Pine. 29-1p

ATTENTION! We will be picking up a spinet piano in your area. small monthly payments, 1st payment in Oct. Write Credit Mgr. JENT'S HOUSE OF MU-SIC, 2650 34th, Lubbock, Tex-

FOR SALE- 1 fresh Jersey milk cow. David Mitchell. 29-1tc

13c ea.

A new kind of typewriter

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Personals

Mr. and Mrs. J. L. Blackwelder and children visited here Sunday with his mother, Mrs. J. R. Blackwelder. He returned home Saturday from Anchorage, Alaska, after being employed for the past six weeks on the Aleutian Islands. Mark Newman of El Paso is visiting here with his aunt, Mrs. C.

Beverly Bradford of Del Rio was a weekend visitor here with her sister, Mrs. Ross Stavley, and family. Mrs. Lena Stavley accompanied her to Sanderson to visit

relatives. Mr. and Mrs. John T. Williams and sons, Travis and Joe, and their granddaughter, Debbie Robinson, are at the Bloys Camp Meeting near Fort Davis this

Dennis and Karol Phillips went to El Paso last week with their aunt, Mrs. Lottie Joy, of Junction and visited relatives and rfiends. Their grandmother, Mrs. Bob Phillips of El Paso, accompanied them home Tuesday and went on to Junction.

Mr and Mrs. Gilberto Salinas and children returned home Suuday night from a visit with relatives in Monahans and Odessa. They brought Carlos Munoz and Elias Calzada, who had been visiting in Odessa with their aunt, Mrs. Ruben Hernandez, and family, to Sanderson.

Mr. and Mrs. T. R. McClellan and Robin have returned home from Kerrville where they visited her parents for a few days and Mrs. McClellan had medical

Mr. and Mrs. E. R. Gonzales and four children of San Angelo arrived Friday to visit relatives here. Mr. Gonzales returning home Sunday and leaving his family for a longer visit.

Mrs. Raymond Phillips and son, Kevin, Mrs. Lizzie Billings, and Miss Eva Billings visited in Fort Stockton Thursday with Mrs. Billings' daughter, Mrs. Hollis Haley, and family,

Mrs. J. C. Wilcox had surgery in a Fort Stockton hospital last Friday and is recuperating satisfactorily.

Wilson Banner underwent surgery Friday in the Methodist Hospital in Houston and was found to have a benign tumor on his pancreas, according to reports. His niece, Mrs. Jack Turton to visit him and his family

Mr. and Mrs. C. G. Riggins visited in San Antonio for two days last week and also took her sister, Mrs. Pauline Ebel of Alice. who had been visiting here, for the remainder of the trip to her

Mrs. Shirley Williams Bates was among the graduates at Sul Ross College last week at the

close of the summer term. She received a Bachelor of Music Degree. She is the daughter of Mrs Mary J. Williams of Utopia, a former resident, and is a graduate of the Sanderson High School.

Jack Shelton of Carmichael Calif., visited his father, A. A. Shelton, and Mrs. Shelton last

Jimmie Harris of Grandfalls visited here Monday and returned his wife and children who had visited here for a week with her parents, Mr. and Mrs. J. M. Jones, and family.

H. C. Fariss and his son-in-law, D. L. Oursler, both of Wichita Kansas, visited in Sanderson the first of the week on business.

Mr. and Mrs. Austin Nance went to Midland Wednesday to get their daughter, Miss Vannah Jo Nance, who has just returned from a month's tour of Europe.

Mr. and Mrs. J. Garner went to Garden City last week to attend the golden wedding aniversary of Mr. and Mrs. Edward Teele and on to San Angelo to visit his mother who is showing some improvement, they report.

Someone has borrowed the crystal plates from the Legion Hall and failed to return them. There are 12 matching our crystal service and six in a leaf design. Please return them to Mrs. Clyde Higgins or Mrs. C. P. Pea-

Walter Black with his son and daughter, Walter Black Jr., and Janet, and Joe A. White, all of Las Cruces, N.M., visited with Mr. and Mrs. G. K. Mitchell and family Tuesday.

Mr. and Mrs. S. H. Underwood visited in Eagle Pass last weekend with their daughter, Mrs. C. F. Pickard, and family, Mrs. Pickard continues to recuperate satisfactorily from recent surgery.

Mr. and Mrs. Coleman Stadler visited in San Antonio last week with their daughter, Mrs. Jim Higgins, and family. Their grandson, Jeff Higgins, accompanied them to Sanderson.

Mr. and Mrs. Roy Bogusch will return home next week from El Paso where they have attended the summer session of Texas Western College. They will take their son, Mike, and Mrs. Max Bogusch, his mother, with them to Colorado Springs, Colo., to visit their son, Cadet Jack Bogusch, at the Air Force Academy on Parents' Day, Sept. 3 and 4. Rojelio Rodriguez is employ-

ed in Del Rio. Mr. and Mrs. Gene Gammons and their infant daughter, Gina, were weekend visitors with her

Mr. and Mrs. Tom Smith and children of Del Rio were Saturday visitors with her mother, Mrs. W. J. Ferguson Jr., and Mr. Ferguson.

Mr. and Mrs. Vic Littleton and Bill visited in Denton last weekend with their son and daughter-

- Exclusive "Flying Mar-

gins" appear over paper! No

more guessing where the

- New balanced action -

won't slow down even the

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typing noise! Use it all night!

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stop tab clear buttons . . .

- New "Third" ribbon posi-

tion - type in middle when

- Carriage release operates

by pushbutton! No more

- Fingertip touch regulator

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bols (H2O, 92°), plus single

- Card holders guarantee

searching or juggling!

adjusts in a twinkling.

and double spacing.

margin is!

fastest typist!

edges are worn!

Carla Dunn Receives Award At Journalism Workshop

At the recent summer journalism workshop at Texas Tech College, Lubbock, Carla Dunn received a first-place award for her outstanding layout in the activities section of a yearbook. Her award, a medal, will be placed on her charm bracelet She is the editor of the Sanderson High School annual "El Aguila".

Those attending the workshop were divided into two sections, those with over 750 high school enrolees, and those with less than 750. Choosing "activities" for her layout, Carla wrote her story on the observance of "Good Government Week" in the high school last spring.

Some 50 schools were represented in the competition.

Mrs. Sid Slaughter's Mother Dies Mrs. S. A. (Gus) Hartgrove, mother of Mrs. Sid Slaughter, died in a San Angelo hospital last Tuesday, August 10, ten days after returning from Houston where she had undergone heart surgery. Funeral rites were in San Angelo Thursday and interment in that city.

She and her husband had celebarted their 50th wedding anniversary in 1953. Her husband, now in the Baptist Memorial Hospital, two sons, and another daughter are among the survivors.

Among Our Subscribers

Mrs. Will Surratt of Ramer, Tenn., W. A. Garrett, Dryden; and Texas Ledgestone Inc., Houston, are new subscribers to The

Renewals have come from Big Bend Coca-Cola Co., Monahans, R. V. Spears, San Antonio; Carlton Smith, Lorenzo; Big Bend Coca-Cola Co., Chamber of Commerce, Alpine; J. O. Little, Mrs. Frances Wolff, Darwin Schrader, Sanderson.

in-law, Mr. and Mrs. Bobby Littleton, who are attending the summer session of North Texas State University

Mr. and Mrs. Lynn Hise and boys will arrive home this weekend from Boulder, Colo., after attending the summer session of th University of Colorado, Mc. Hise is the principal of the Sheffield school and she teaches there. Mrs. Hise is the former Marinell Gates.

Miss Janet Winn of Iraan, who was on the local faculty last year. will teach in the New Braunfels High School this year. She will parents, Rev. and Mrs. M. H. teach business arithmetic, bookkeeping, business law and sales-Guests in the home of Mr. and

Mrs. M. G. Northeut Saturday were Mrs. Beulah Cook of Sonora. Mrs. Wedgewood Turner of San Angelo, and Mrs. C. C. Brooks and Mrs. Ethel Smith of

O. J. Hagelgans Jr. returned home the first of the week from San Antonio where he had spent several days for a medical checkup. He hopes to be able to return to work in another 90 days.

Mrs. Gene McSparran and Billy were business visitors in Marfa Tuesday.

Mrs. E. McSparran visited in Odessa last week with her sister, Mrs. Chester Dugger, of Notrees. who had major surgery July 29. Mrs. Dugger has returned home and is recuperating satisfactorily.

Mr. and Mrs. Herbert Brown returned home Monday from Riodosa, N.M., where they had spent the weekend visiting Mr. and Mrs. F. J. Barrett.

Mr. and Mrs. Jack Riggs and Jackie Bob returned home Sunday after spending about sixweeks "rodeoing" as far north as Cheyenne, Wyoming.

Mr. and Mrs. Jim Powers, their daughter., Mrs. Bob Walsh and her twin daughters, Kay and Fay, her daughter, Mrs. Ronald Cummings, and little son, Ronnie Cummings, all of Del Rio, were Sunday visitors in the home of Mrs. Walsh's mother-in-law, Mrs. Dorothy Cunningham, at Sheffield.

Mr. and Mrs. M. E. Hope and children returned home Friday from their vacation trip. They visisted his aunt and cousins in Breckenridge, in El Paso with his father and sisters and Mr. and Mrs. Jess Fisher, and in Deming. N.M., with her mother and sister and family. From Deming the: made a trip to the Gila cliff dwellings. Mr. Hope's father, W L. Hope, accompanied them home for a visit

Mr. and Mrs. T. J. Stewart and children left Monday morning for Dallas and will go from there to New Mexico and Colorado or their vacation.

Cope-Brown Lumber Co. Low Bidder on School Addition Cope-Brown Lumber Co. of Fort Stockton was the low bidder on the addition of a bedroom and bath on the house of the school

Calendar of Events -

superintendent. Work began on

Saturday - Introduction night for football teams.

Monday.

Sunday Baptist Church dinner Monday - Baptist WMU, Pres-Women, Methodist byterian WSCS

Tuesday - School registration begins

Wednesday- Rotary Club, Bonhomie Club

Thursday- Lions Club, Kiwanis Club. Culture Club



To Mr. and Mrs. C. I. (Kip) Gatlin of Phoenix, Ariz., was born their second child and son on Sunday, August 8. He weighed six pounds and 14 ounces and was named Thomas Clayton, Mr. and Mrs. R. A. Gatlin are the paternal grandparents.

In an Alpine hospital on Thursday, August 3, was born a daughter, their second child, to Mr. and Mrs. Gil Martinez. She weighed five pounds, 12 and one-half ounces. She was named Rose Ma-

Veronica was the name given the second child born to Mr. and Mrs. Arturo Salazar on August 3 in an Alpine hospital. She weighed seven pounds and 12 ounces.

Listen To Luke -Continued from Page 1-

When I respect my heritage my ancestry, then I do not call attention to the fact that I am different from other people.

If any person, regardless of his race, breaks the law - from denying the right of a person to vote to destroying another's property - he should not be allowed to do under any guise - whether the guise is "white supremacy" or "hot weather and general unrest". There are civil rights and there

We understand there is a peti-

are still civil wrongs.

tion going around concerning the local water district, and we have heard people say that they signed it, not necessarily in agreement, but just to be signing. A petition is a useful thing and

can under the proper circumstances, accomplish what is needed as the cause of the petition. But in our humble opinion, it should not be a voice of unsincere petitioners who are signing to keep from making someone mad", "to keep from having an argument", or "give them . chance to bring something to a vote even though I don't agree".

The Kerr Mercantile Co. will be closed all day Monday and Tuesday, August 30 and 31 for in-

NOTICE FOR BIDS The Terrell County Indepen

dent School District is accepting bids on gasoline, oil, greasing, washing, and cleaning, and filters for school vehicles for the school year 1965-66; per gallon bids on butane and propane for the school year 1965-66; and on diesel fuel for the school year 1965-66. Bids are to be returned to the superintendent's office by Au-

NOTICE

Eagle Lumber Co. will be o Saturday mornings and closed Saturday afternoons until ther notice.

NOTICE

Terrell County Independ School District, Sanderson, Ter has the following work availa paint the auditorium and rea chimney damaged by lightn Address all inquiries to Supe tendent of Schools, Box 747, 8 derson, Texas, or call DI 5-25

Gas Plant News -

by Lou Hall

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Mr. and Mrs. Syd Brooks Carolyn have returned from week's vacation trip to Eliast to visit her parents, to C thwaite to visit his parents, and Kingsland.

Guests in the home of Mr. Mrs. Richard Sowders during week were their daughter grandson, Mrs. Bob Phillips Rodney, of Junction. Mr. Mrs. Sowders traveled to Je tion later in the week and atte ed the horse races.

Mr. and Mrs. Bill Hall, Dar Linda, and Kathy have retur from visiting his parents, Mr. Mrs. Jim Hall, in San Angelo her parents, Mr. and Mrs. M Kidd, in Brady.

Mr. and Mrs. Ernest Adair girls spent several days visin Athens with her parents, and Mrs. J. W. Cowart.

Mr. and Mrs. Bill Hall, Dar Linda, and Kathy have return from a two weeks' vacation to Lake Brownwood where visited friends and to G thwaite where they visited uncle and aunt, and to Lake L at Kingsland.

Mr. and Mrs. George Feath stone and children left Sur for a week's vacation at 1 LBJ and to visit their pare and friends at Goldthwaite.

Guests in the home of M.r i Mrs. Aubrey Mobley were parents of Denver City, Marle and Bobby returned home at a visit with their grandpare and Randy went back with the for a week's visit.

Mr. and Mrs. Bob Norred I as guests during the week I and Mrs. Buck Dunn from St

Mrs. Charles Smith has retu ed from Amarillo where she visiting her son and family. granddaughter was in the host al with rheumatic returned home

Guests in the home of Mr. Mrs. James Cooper, Mike Beverly, were her mother, M K. L. Fenner from Albany and niece, Marsha, from Abilene.

Guests in the home of Mr. a Mrs. Don Patton and childre during the week were Zane at Doc Turk, sons of Mr. and Mr. Mike Turk, of Fort Stockton. Mr. and Mrs. Jim Crawfor

and family had as guests his si ter and family, Mr. and Mrs. Ha old Calley of Odessa. Mr. and Mrs. Eddie Westbrod and family visited in San Angel with his parents, Mr. and Mrs.

D. Westbrook, for several days Mr. and Mrs. Jim Ashing an children were weekend guests i San Angelo.

John C. Green Jr. of Eagl Pass, who has been undergoin treatment for a cardiac condition in a San Antonio hospital, is re ported to be improving, according to word received by his six ter, Mrs. Jack Laughlin. He wa also found to be suffering from Randy Louwien is staying with his uncle and aunt, Mr. and Mrs. Dave Medley at Bloys Camp Meeting near Fort Davis this

Notice.

I will be in Sanderson to vaccinate dogs and do other veterinary work. Please call Sanderson Wool Commission Co. at DI 5-2544 for appointments. I will be available from 1 to 5 p.m. Friday, August 20th.

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new Hermes 3000, specially made in Switzerland with more extras for professional work than any other portable - and most office machines! Precision-made by Paillard, one of the world's oldest makers of fine mechanisms, the Hermes "Professional" gives you the speed, touch and silent operation of a full office model. It is easy to carry, easy to use, and extremely hard to damage!

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Many features in the new Hermes 3000 are unknown to other portables. From advanced designs like its flying visible margins to simple touches like its third ribbon position, you'll find this new Swiss unit the most satisfying you've ever used. Just count the pre-

New direct linkage and shal-Aluminum alloy case for low basket gives new balanced strength and lightness. Just action for light, quick stroke for lift off cover. The 3000 remains on its base plate. No the fastest typist. For the eas-

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