

School board okays '66-67 budget and tax rate

Mill meet

All interested persons are urged to attend a public meeting Thursday, Aug. 25, to hear a detailed explanation of plans to locate a cotton spinning mill in Cochran County. The meeting will be held at 8 p.m. Aug. 25 in the County Activity building auditorium. Roy Hickman of Frontier Textiles, said that Bill Crumley of Lubbock would be the principal speaker. Crumley is head of the Texas Tech textile research department.

Holiday ends here for Oklahomans after auto burns

A weekend vacation trip came to an unexpected and fiery halt early Monday morning for four Oklahomans when the car in which they were riding was engulfed in flames on highway 214 about two miles west of Morton.

Barry Schwitzer and his wife were returning to their home in Okla. from Ruidoso, N.M., when the engine of their 1964 Buick burst into flames about 10 a.m.

Mr. and Mrs. C. C. Clonts of Eldorado, Okla., Mrs. Schwitzer's sister-in-law and sister, were also passengers in the car owned by Schwitzer. All escaped injury.

Morton volunteer firemen and a fire unit raced to the scene after city patrolman R. B. Cunningham found Schwitzer walking down the highway in search of aid. He was already inside the city limits when he was intercepted.

A mix-up in information first had the fire fighters south of town, but the error was quickly corrected and the men arrived on the scene within five or 10 minutes after the alarm was sounded. The car, still riding on the roadway, was still smoking when they arrived. The fire was extinguished within minutes and the car was pulled into the back of a local wrecker.

Schwitzer, driver of the car, said he was traveling toward Morton when a fire of undetermined origin erupted under the hood and spread rapidly along the right side of the car. The hair on his arm was singed by the flames as he escaped through the door on the driver's side.

Mrs. Schwitzer, riding in the left back seat beside her sister at the time of the mishap, said she was ordered to leave the car from the left side because of the flames that surrounded the door on her side.

Clothes hanging in the back of the car were also rescued without damage.

Officer Cunningham took the unharmed but disheartened vacationers to a motel here where they spent the rest of the night.

Morton woman killed, two boys hurt in one-car turnover east of Bledsoe

A Morton woman was killed and two teenage boys were injured in a one-car turnover about two and a half miles east of Bledsoe Thursday night, August 11.

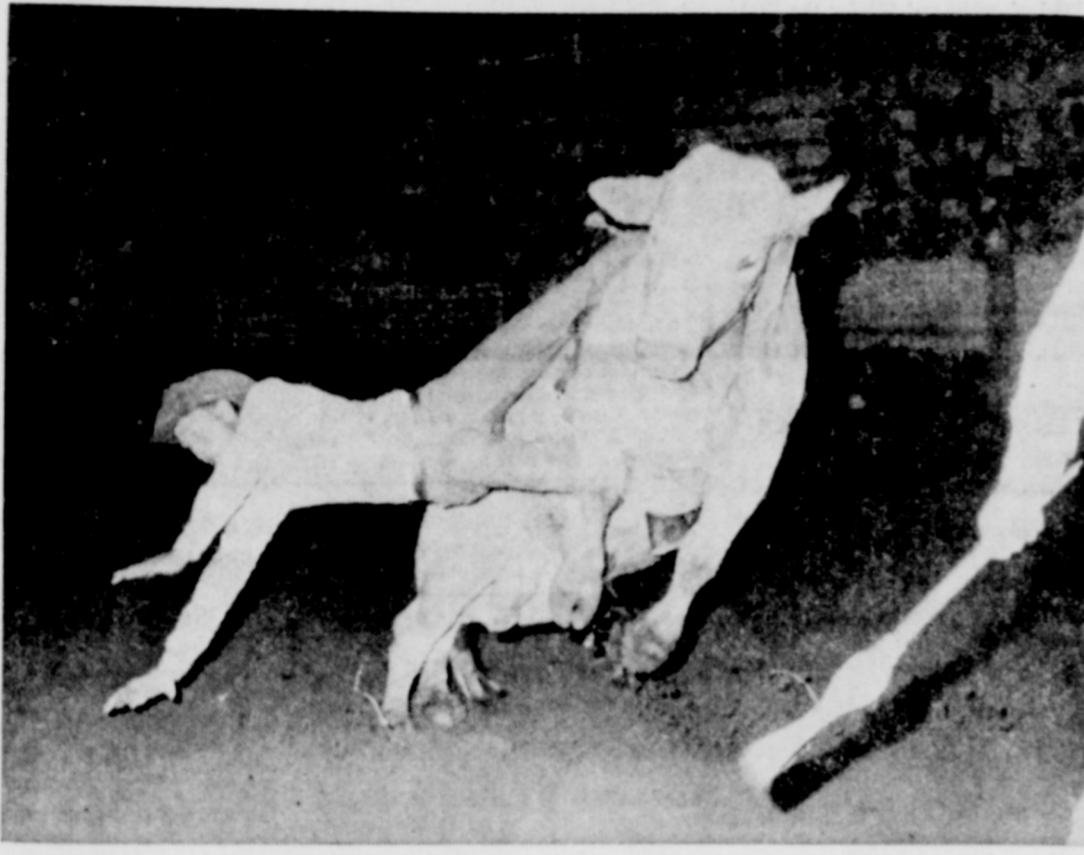
Enabell Pierce, 36, was pronounced dead at the scene of the crash about 7 p.m.

Edward Glenn Price, 18, of Levelock and Freddie Turney, 18, of Morton were both given first aid treatment at Morton Memorial hospital and released.

Price, driver of the car, told investigating Highway Patrolman A. Rowland of Morton they were traveling east on state highway 214 when the right rear tire blew out, causing Price to lose control of the vehicle. The auto, a 1963 Buick Wildcat, swerved and skidded sideways across the road and overturned on its side.

Rowland said Mrs. Pierce was thrown from the car and her head was crushed beneath the vehicle. Charges were filed in connection with the mishap.

Funeral services for Mrs. Pierce were conducted at 2:30 p.m. Sun-



'Way out landing . . .
RONNIE EVENS of Odessa parted company with Bull No. 30 before the end of eight seconds Saturday night as the Red Whitley bull proved to be more than the cowboy could handle. TRIBPIX by H. A. Tuck

C-C names acting manager, seeks ideas with 'Ten-at-Ten' sessions

The Chamber of Commerce has named Deryll D. Bennett as acting manager and is incorporating into the Chamber's program of work for 1967.

"If we can get the best thinking of 200 to 300 people in this county, we will have many ideas worthy of our efforts that we haven't even considered before," Hargrove added.

Directors were told that an applicant for the manager's post had decided not to come to Morton. After some discussion, they voted to name Chamber secretary Glenda Yancey as temporary manager. The appointment will become effective Sept. 1, when manager Jesse T. George will leave the post.

Mrs. Yancey, in a letter, told the board that she would only accept the post until Nov. 16, or until a manager was located. The board set her salary at \$375 per month while she serves as manager.

Annual Chamber of Commerce banquet was tentatively set for Oct. 25 by the board. C-C president Joe Seagler will serve as chairman of the banquet committee. A meeting of that group was held at 10 a.m. Wednesday to

Bennett assumes Morton bank post

Deryll D. Bennett assumed duties Monday as assistant vice president of the First State Bank of Morton. Bennett's appointment to the post was announced Tuesday, Aug. 2, by board chairman Karl Griffith.

Bennett presently is learning operation of the bank in the accounting and bookkeeping department. He will become familiar with loan procedures and other operations of the bank during the next few months.

The new vice president came to Morton from Andrews, where he had been employed for the past ten years by Texaco, Inc. Bennett is a native of Lorraine, where he was graduated from high school. He was awarded the bachelor of science degree from Texas Tech in 1954 with a major in agricultural economics.

Bennett is married. He and his wife have two daughters, Lisa, 8, and Peggy, 5. They are members of the Methodist Church.

He fills one of the posts vacated recently by the resignation of Don Wormkman and S. M. Monroe.

★ Pep Squad

The Pep Squad Club officers met Monday, Aug. 15, to decide upon the suits for the coming year.

All interested girls are to go to St. Clair's and order pattern No. 6537.

The material will arrive Aug. 26.



Deryll D. Bennett

Court views budget, election

Bonds and a budget headed the Commissioners Court's agenda during a four-hour regular meeting in the courthouse here Tuesday.

The court was joined by seven Cochran County residents as it looked into the first order of business — the proposed \$529,200 county budget for 1967.

County Auditor Joe Nicewarner was on hand to explain the entries in the budget draft, and he found himself answering more questions from the spectators than from the commissioners.

Final adoption of the budget did not come for more than two hours, but no changes were made in the proposed figures.

Walter Taylor and Glenn Thompson next asked the Court to reconsider its decision last week to postpone calling a bond election for improvements on Morton Memorial Hospital. Vote on the road tax levy was set for Sept. 20.

Last week's court action brought cries of protest from a number of those who had circulated and signed the road and bridge tax petition under the assumption the three bond issues would be put to the voters with the tax proposal.

Taylor and Thompson, members of the hospital steering committee which initiated the drive for the hospital improvement bond six months ago, requested that at least the hospital bond be put to a vote Sept. 20.

County Judge J. A. Love countered the request with a proposal that the hospital bond — and the other two bonds — be before the voters in the next general election Nov. 8.

Thompson objected to the plan, saying that further postponement of the matter would be useless at best and possibly detrimental to the proposed hospital expansion project at worst.

County Attorney Jim Walker labeled the court's action "forestalling the inevitable," and warned the commissioners that they might be legally compelled by the voters to set an election date soon if the delay was continued.

Commissioners were quick to point out that bond elections on the airport and courthouse and jail are not subject to any time qualifications or limitations, and need not legally be called at all. Final decision on an election date on these two issues rests with the commissioners.

Walker reminded those present that Texas law requires the hospital issue to be put to vote not less than 15 nor more than 30 days from the time the election is set by the commissioners.

This touched off a general discussion about the possibility of setting

Winners named in music festival

The County Activity Building in Morton was crowded with country music fans throughout the area Saturday to hear Bud Landon and the Rhythm Masters of Seminole declared the first place winners of the Fourth Annual Country Music Festival.

The auditorium was filled most of the day with people wandering in to view the competition. Acts began performing at 10 a.m. and judging got under way at 3 p.m.

Edna Lee of Morton captured second place. Third prize went to the Bonnevilles, also of Morton; and fourth place was won by David Griffith from Lubbock.

Elvis Fleming, president of the Country Music Association which sponsored the show, presented the awards. First was a check for \$100; second, \$75; third, \$50; and fourth, \$25.

The two local acts performed at the last performance of the Texas' Last Frontier Rodeo Saturday night.

Thompson objected to the plan, saying that further postponement of the matter would be useless at best and possibly detrimental to the proposed hospital expansion project at worst.

★ New students

There will be registration for all new Morton elementary students and those who haven't registered previously on Saturday, Aug. 20, and Saturday, Aug. 27. Registration will be from 9 a.m. until 12 noon in the office in the cafeteria building.

Gridiron season begins for Indians

Morton Indians took to the football practice field for the first time this season, led by a line-up of coaches who are as new to their positions as the boys are to their own in some cases.

Fred Weaver will head the coaching staff this year. He replaced coach J. P. Jones who resigned to take a job in another town earlier this month. He was previously assistant coach. Lane Tannehill, appointed to the staff this month, is the backfield coach. Robert Taylor is the junior high coach and works with the inside linemen on the high school team. He is in his first year in the Morton school system. Ted Whillock, also head basketball coach, rounds out the staff. He will work with Indian backs and ends.

Thirty-one men turned out for the first practice sessions, according to coach Weaver. He expects four or five more to join the squad when they wind up summer jobs or vacations.

First string line-up has John St. Clair in the quarterback slot, Jimmy Waters as fullback, Randall Tanner as halfback, and Donny Harvey as tailback.

Lamell Abbe has the tight end position, Dick Vanlandingham the tight tackle post, and Larry Shaw, tight guard, split guard is Billy Smart, split tackle is Larry Smith, split end is Jerry Luper, and center is Ray King.

This year's linemen weigh an average of about 175 pounds. Half a dozen of the men in the first string will carry over experience from last year.

The Indians face a tough 10-game season this year. Season opener is with Olton there on Sept. 8.

Coach Weaver declined to comment on the team's prospects for the coming year, but he said the team is going all-out to take the Olton game as a starter.

LATE BULLETIN

Morton school trustees gave approval to the 1966-67 operating budget Wednesday. Action came at 3:30 p.m. at the end of a two-hour called meeting in the board room.

At the same time, the board voted to lower the 1966 tax rate from last year's \$1.80 figure to \$1.72 per \$100 of assessed valuation. Taxable property is on the school rolls for 34 per cent of appraised value.

Morton to lower the tax rate was made by L. T. Lemons, seconded by E. E. Thomas and approved unanimously.

Board members also agreed to keep the bond budget at \$2,000, the same as it is now.

The newly approved budget calls for a total of \$660,432. This is \$13,675 less than the current budget. Bookkeeper William J. (Dub) Hodge noted, however, that the total for the new budget could vary slightly from the figure announced Wednesday depending on the number and experience of teachers hired in the future to fill vacancies in this year's staff.

Following is the report on Monday night's school board meeting:

A four-hour meeting of the Morton Board of Education Monday night ended much the way it began — in disagreement — as trustees tangled with the school budget for 1967.

Facing the board were the questions of where next year's operating money will come from and where it is to go. It ran into strong opposing opinion on both points. As a result, no action was taken on the new budget proposal.

Attempts to determine a school

★ Band

Rehearsal for all old and prospective band students will begin Monday, Aug. 22, at 7:30 p.m. in the Morton High School Band Hall.

Uniforms will be checked out starting the first of next week.

Students planning to be out of town are asked to contact John Stockdale.

Rehearsals are scheduled Monday thru Friday at 7:30 p.m. until school starts.

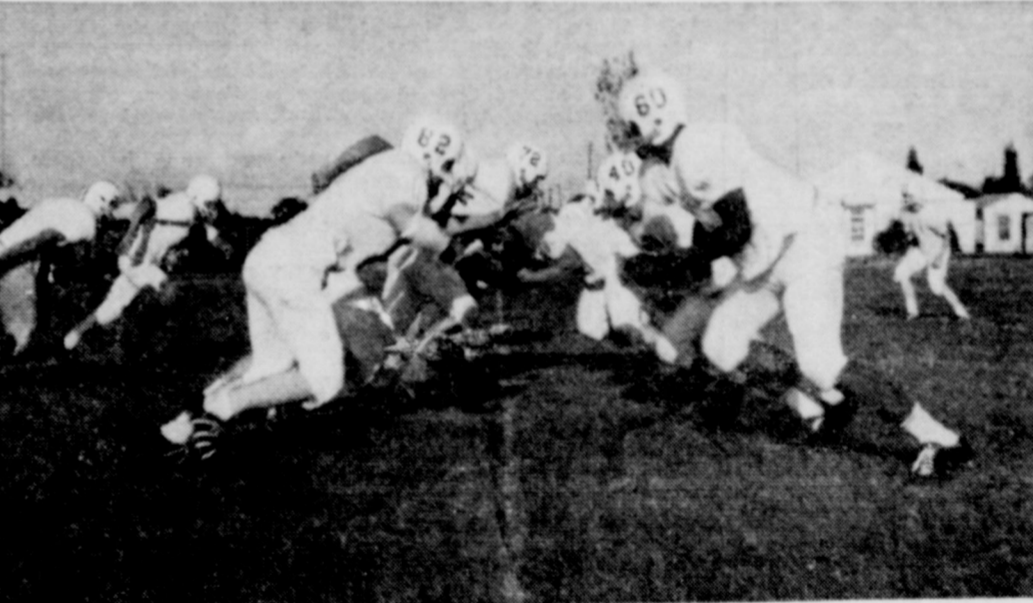
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Scrimmage line scramble . . . FOOTBALL SEASON, like school, is just around the corner in Morton. Indians hit the practice field the first time this season Monday, getting in shape for their opening game with Olton Sept. 9. The clash pictured above is only a preview of the action in store during the 10-game season ahead. TRIBPIX

Eight teenagers represent county at Annual Texas Youth Conference

Eight outstanding high school students will represent Cochran County at the 4th Annual Texas Youth Conference to be held at the University of Texas campus in Austin Aug. 18-22.

The conference is expected to attract over 1,200 youth leaders from throughout the state to study projects for the prevention of juvenile delinquency in Texas communities.

Several outstanding programs have already resulted from the first three conferences, including Texas teen juries, programs for tutoring students to prevent sixth grade dropouts, and other community service projects.

A wide range of new programs will be discussed at this year's meeting. They are aimed at pointing up juvenile delinquency and stimulating new methods of combating delinquency problems throughout the state.

Alonzo Langley, director of the Department of Education, Texas Department of Corrections, will present a program to the delegates the first day.

He will be followed by Colonel Homer Garrison, director of the Texas Department of Public Safety, John McKee of the Dallas Crime Commission, and Texas Ranger Billy McElroy who will present a demonstration of ranger fire power.

The youth-led program is the only one of its kind in America and is credited by many law enforcement officers with playing a major role in reducing the delinquency rate for 1965-1966.

Those planning to attend are Donna Jo Allsup, sponsored by the Morton Lions Club; Cheryl Fincannon, sponsored by the Morton Home Demonstration Council; Danny McCasland, sponsored by the Morton Jaycees; Linda Rose, sponsored by the Town and Country Study Club; Verena Smith, sponsored by the First State Bank of Morton; Michael Teer, sponsored by the Whiteface Lions Club; and Jan Thomas, sponsored by the Cochran County Farm Bureau.

The annual conference, formerly

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See WRECK, Page 2

See COURT, Page 2

See SCHOOL, Page 4

See EIGHT, Page 2

Eight Cochran County teenagers attend annual Texas Youth Conference on university campus in Austin this week

... See story, Page 1



Michael Teer



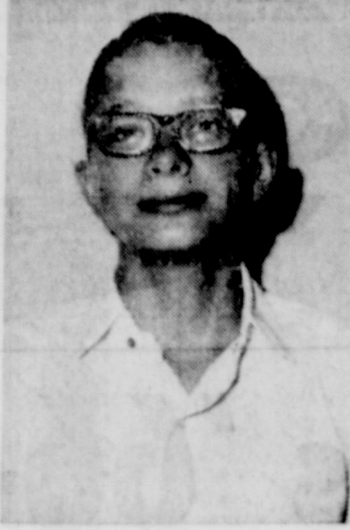
Jan Thomas



Verena Smith



Linda Rose



J. Wayne McDermett



Danny McCasland



Cheryl Fincannon



Donna Jo Allsup

Eight to youth conference

from Page One

"The Sound of Music" will act as chairman. Mixers will provide a pleasant finale for three of the days' activities, and swimming pool facilities have been made available. Highlight of the conference will be the awards presentations, which will be introduced by Bill Knippa, Optimist Club Youth Texan of the Year; Nancy Bernard, 1966 National Maid of Cotton; and Jan Brown, National Miss Rural Electrification. Awards will be presented for public awareness, the best church and youth project of the year, the three most outstanding volunteer youth leaders, outstanding youth conference project, outstanding youth council, outstanding county representative, and the outstanding Texas city. Jesse T. George, adult sponsor for the local representatives at the conference last week reported that Cochran County has been nominated for an award in recognition of an outstanding local youth project aimed at reducing delin-

quency for towns of under 100,000 population. All presentations will be made in the Chamber of the House of Representatives. A founder's plaque will also be presented to Attorney General Waggoner Carr in appreciation for his efforts on behalf of the conference. The awards ceremony will be broadcast over state-wide radio from 10 a.m. to 11 a.m. Sunday. One of the general assemblies will be video taped for broadcast on television at a future date, conference officials have announced. The local delegates will travel to Austin by bus with the delegates from Lubbock and stay in campus housing at the university. Donna is the daughter of Mr. and Mrs. Don Allsup of Morton. She is a member of the Future Teachers of America and is active in band and sports. Danny, son of Mr. Harold Drennan of Morton, is a high school officer, a member of the high school band council and the Church Youth Council. J. Wayne, son of Mr. and Mrs. Charles P. McDermett, Jr. of Morton, served as freshman class representative to the local youth council last year. Linda is a member of the student council and the band council at Morton High School, attended the Morton Area Youth Conference and is now program chairman of the local youth center. She is the daughter of Mr. and Mrs. Joe Seagler of Morton. Cheryl is the daughter of Mr. and Mrs. John Fincannon of Morton. She is a member of the Cochran County Senior 4-H Club. Verena is a delegate from Girlstown USA in Whiteface. Michael, son of Mr. and Mrs. R. H. Teer of Whiteface, is active in both band and sports. Jan Thomas is the daughter of Mr. and Mrs. J. P. Thomas of Morton. She is a member of the Cochran County Senior 4-H Club and the Future Teachers of America.

Visiting Mr. and Mrs. Steve Bryan recently were Mr. and Mrs. Hubert Gates of Paint Rock, Tex. Mr. and Mrs. L. B. Childs and Jeanette have just returned from a week long visit in San Francisco. Mr. and Mrs. Winston Jerden and family are visiting in Ruidoso this week.

Court

from Page One

ting the date for vote on the hospital bond at a special meeting of the court in the near future. Walker placed a call to Joe Smith, bondsman with a Lubbock firm handling arrangements, for the proposed hospital bond, to try to establish the legality of such a move. He was unable to locate Smith, but was told by the firm's lawyers that it would be legal to call such an election during a special meeting. He was also told that Smith has planned a visit to Morton on Monday, Aug. 22. The commissioners decided to put off any further discussion about setting an election date until they could confer with Smith. They set their next regular meeting for that purpose at 10 a.m. Monday, Aug. 22. Thompson and Taylor left the meeting with at least the assurance that their request would be taken under serious consideration by the commissioners and the knowledge that the court can still set the hospital bond election for Sept. 29 if they chose to do so. Thopson and Taylor left the meeting with at least the assurance that their request would be taken under serious consideration by the commissioners, and the knowledge that the court can still set the hospital bond election for Sept. 29 if they chose to do so. The topic of discussion then turned back to money and county finances as the commissioners approved a county tax rate for the coming year. The new rate is \$1.10 on each \$100 assessed valuation. This is the same levy under which the county operated last year. The 1966 estimated assessed evaluation on property from which money for the newly approved budget will come is \$28,000,000, according to the budget report. This figure, representing 1 per cent of the true market value of the property assessed in the county, is \$800,000 less than it was last year. Forty cents of the taxes collected at this rate will go the general fund. A total of 95 cents of the money collected during the next tax year beginning Oct. 1, 1966, will go to the county to pay operating expenses. The remaining 15 cents is budgeted to the interest and sinking fund. It is from this fund that the county's current bond indebtedness will be paid. All existing bonds are scheduled to be retired by April 15 of next year. In other action, the commissioners voted to approve a 20-cent

C of C

from Page One

agree on a definite date and to establish guidelines for selection of the Citizen of the Year and Farmer of the Year. Directors also approved presentation of a \$25 bond for the first county-wide school tax and a 5-cent water district tax for the coming year. This is the same amount that has been levied in both cases for the past several years.

load of grain and \$50 for the first bale of cotton in the county this year. Both awards will be made at the Chamber banquet.

The board spent some time in a discussion of freight service to Morton and finally instructed George to write a letter to Lang Transit Company, asking that delivery service be improved. Directors also approved bill payment and reviewed a lengthy list of delinquent members. George was instructed to write letters to them, seeking payment of back dues.

Phone Your News to 266-2361

★ OES meet

A special meeting has been called for Morton Chapter 841 of the Order of the Eastern Star. It will be held Thursday, Aug. 18, at 8 p.m. in the Masonic Lodge. It will be an installation.

Mrs. Cheryl Ingles and son, Farley, have returned from San Diego, Calif. where they spent several weeks in the home of her brother, Vern J. Roberts and family. Mrs. T. W. Roberts accompanied them on their trip.

The Morton (Tex) Tribune, Thursday, August 18, 1966

Green-Fowler marriage slated

Mr. and Mrs. Barney Green of Route 1, Littlefield, announce the engagement and approaching marriage of their daughter, Betty Joyce to Billy James Fowler, son of Mr. and Mrs. D. S. Fowler of Star Route 1, Morton. Their wedding will be at 7:00 p.m., September 3 in the Crescent Drive Church of Christ in Littlefield. The bride-elect is a 1963 graduate of Littlefield High School and a senior at West Texas State University where she is a secondary education major. She is a member of the Student Education Association and secretary of Sigma Tau Delta, honorary English fraternity. Her fiancé is a 1963 graduate of Threeway High School and is presently employed by Allsup-Nolds Chevrolet in Morton. Relatives and friends of the couple are cordially invited to attend the wedding and the reception immediately following. Visiting in the home of Mr. and Mrs. M. D. Boatright are Mr. and Mrs. Herbert Boatright of Phoenix, Ariz.

MHS football coaches



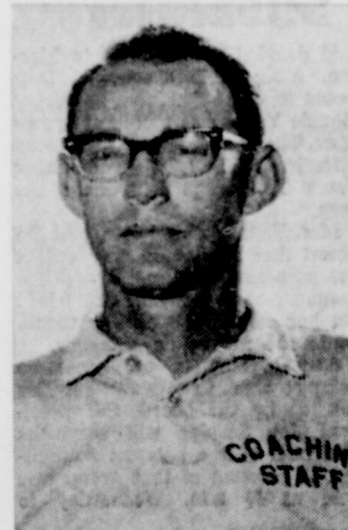
Fred Weaver



Ted Whillock



Lane Tannehill



Robert Taylor

FRIDAY!

NFL PRE-SEASON FOOTBALL ON CBS-TV

Baltimore Colts vs St. Louis Cardinals

8:30 P.M. CHANNEL 13

brought to you by



LUPER TIRE AND SUPPLY MORTON

Wreck

from Page One

M. four sisters, Ruby Beattie of True or Consequences, N.M., Zella Austin of Lubbock, Oleta Jones of Ralls, and twin sister Evanelle New of Petersburg; and three brothers, Lee Durham of Farmington, N.M. Guy Durham of Indianapolis, Ind.; Clifford Durham of Lubbock.

Visiting Mr. and Mrs. Steve Bryan recently were Mr. and Mrs. Hubert Gates of Paint Rock, Tex. Mr. and Mrs. L. B. Childs and Jeanette have just returned from a week long visit in San Francisco. Mr. and Mrs. Winston Jerden and family are visiting in Ruidoso this week.

NO DEFROSTING EVER!



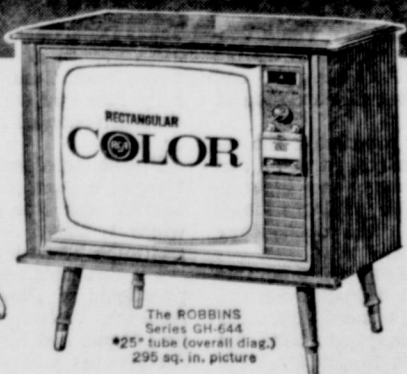
It's true! New FROST FREE Electric Refrigerator - Freezers simply do not form frost! You gain more storage space... no frost build-ups on freezer walls to rob you of usable room. There are no ice-jammed freezing compartments... no stuck-tight ice trays... and best of all... NO MESSY DEFROSTING ever again!

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OUR LOW PRICE 549.95 w/t BUDGET PLAN

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News from Bula-Enochs

By MRS. JEROME CASH
Mr. and Mrs. Gene Hanson and children of Stanton, Nebraska, visited her brother, C. H. Byar and family, last week.
Visiting in the Joe Milsap home over the weekend were Mr. and Mrs. E. V. Bartlet, Mr. and Mrs. Vernon Bryant and Mr. and Mrs. O. C. Kirk, all of Muleshoe.
Guests in the Carrol Pearsons home Sunday were Mr. and Mrs. Lee Pearson from Threeway and Mrs. Doris Pearson and children from Lubbock.
Mrs. Burley Roberts was hostess to a plaque party Friday afternoon. Blanche Cash was the demonstrator. Games were played by all present. Punch and cake was served by the hostess to Mrs. R.

P. McCall and Marilyn, Dolores McCall, Bertha Roberts, and Mrs. Blanch Cash.
Visiting in the R. E. and Cecil Jones homes this week were a cousin and family, Mr. and Mrs. Austin Guin and sons, Steve and Mark of Ft. Worth.
Mr. and Mrs. Bradley Robertson and children attended services Sunday morning at the Colgate Church of Christ, in Lubbock and were guests for the day in the Cleo Lowe home.
The gospel meeting is going on this week at the Bula Church of Christ, with H. W. Willhott of Burkburnett doing the preaching. Song services will be directed by the local minister, Terry Blake. Services are twice daily at 10:00 a.m.

and 8:00 p.m. Bro. Willhott is a brother of Mrs. J. E. Austry of Enochs.
Marilyn McCall honored Jauna Young of Bula with a going away party Saturday afternoon at the home of her parents, Mr. and Mrs. R. P. McCall.
Jauna Young, daughter of Mr. and Mrs. Paul Young of Bula, left by plane August 4 from Lubbock with 42 other members of the Methodist Youth Fellowship Members and sponsors. The group will fly to Dallas then to New York. From there they will go to Paris, France. They will tour France, England and Scotland before attending the World's Methodist Conference in London, England, August 18-21. They plan to return August 22.
Those attending the party to wish her good luck on her trip were Sherryl Medlin, Joyce Sow-

J. W. Sherron services held Sunday

Funeral services were held Sunday, Aug. 14, for John Walter Sherron at 3 p.m. in the Singleton Funeral Chapel with Rev. Bill Hobson officiating. Burial was in the Morton Memorial Cemetery.
Mr. Sherron died Aug. 13, at 4:40 a.m. in the Morton Memorial Hospital at the age of 78.
Survivors include his wife, Flossie; one son, Leon Sherron of Amarillo; one stepdaughter, Mrs. Dorothy Hassell; four stepsons, J. W. and Weldon Bell, both of Dallas;

Charles Bell, Garland; Oscar Jr. Bell of Louisiana; three sisters, Mrs. Laura West and Mrs. Vernon Stevens both of Portland, Tennessee; Mrs. Ethel Stevens of Minton, Virginia; one grandchild and two grandchildren.
Pall Bearers were: Ray Hudson, Ralph Gardner, W. A. Woods, Floyd Rowland, Buster and Cecil Jones.
Kirby Hoffman and Tommy Holloway of Houston recently visited their parents Mr. and Mrs. Raymond Hoffman and Mr. and Mrs. Jerome Holloway, respectively. Eddie Holloway returned to Houston with them to spend the week.



Rodeo Queen . . .
HAPPY BIRTHDAY took on a special meaning for Miss Dana Leigh Webb, daughter of Mr. and Mrs. Lowell Webb of Morton. She was crowned Rodeo Queen on Thursday, her sixteenth birthday. Miss Webb reigned over the three rodeo performances last weekend. TRIBPIX

Don't you know the air is filled with "Do you remember . . .?" "Say, that time when we . . ." when they have their own reunion.
With only a one-year temporary approval for Morton Memorial Hospital as a Medicare center, action needs to be taken pretty soon on the hospital bond issue petition. Folks need to know if the hospital is going to be expanded or if they will have to go elsewhere for their Medicare benefits. Despite some pleas, County Commissioners decided during their budget hearing Tuesday not to call the election until later.
It was surprising that trustees of the Morton Independent School District actually came within one vote of approving a tax reduction Monday night. Earlier, they had talked with some school patrons about the bond program and explained that a large debt load and increased cost of goods and services was making it difficult to make ends meet. Of course, we would like to see taxes reduced, but not until the school is in better financial shape. Many residents here don't know that the Morton ISD is still paying interest on non-vanished schools, such as Neelyward. These schools, in many cases, were financed by 40-year bonds that are non-recallable and on which only interest payments are made for 35 to 38 years, followed by two to five years of payments to retire the original loan.
There is a drastic shortage of skilled workers in almost every field. School superintendent Ray Lanier said Monday that he still needed five teachers and that he had no prospects. Still being sought are four elementary teachers, one of them for special education, and an industrial arts teacher for high school. Ray said that some college students were dropping out after finishing 90 hours of work and teaching for a year or so before going back to classes. But Ray said he couldn't even find

any of those temporary teachers.
Commercial printer Norman Beauchamp is leaving the Tribune the last of the week to enter the four-color process printing field. Replacing him will be Harry Linderer, whom we have known for several years. Both printers have been busy as beavers this week trying to finish up some student handbooks and some club yearbooks.
Glenna (Mrs. Charles) Jones always seems to get into precarious situations. Her latest came during the family vacation that involved two cars and a trip through Colorado. Glenna said she had figured in advance that when they arrived at Royal Gorge she would stop on the approach and let someone else drive across the bridge. "First thing I knew, I was already on the bridge," Glenna said. By then it was too late, and she had no choice but to keep going. "All I could see was the other side, but the bridge kept swaying and I didn't know whether I was going to make it across or not." The passengers didn't help any as they kept pointing out the scenic views and telling Glenna to look at them.
George Hargrove is in the middle of a project to convert his Volkswagen station wagon into a camper. He's already installed a double bed, water tank and padded benches, plus curtains. Still to be worked out are engineering details for a table, more storage space and seating arrangements. I wonder if he'll have it finished by Labor Day. I'd sure like to borrow it for a trip to Ruidoso.
Vacations are nice, I admit. But only one thing doesn't fit. With leisure days still left. Of money, my budget's bereft!

Miss Hodges is married Aug. 13
Miss Connie Sue Hodges, daughter of Mrs. T. C. Hodges, Route 1, Morton, became the bride of Jimmy Calley, son of Mr. and Mrs.

James Calley, 1516-9th St., Level-land, Aug. 13. The couple will be at home in Level-land.
Mrs. Calley was a junior at Morton High School last year. Mr. Calley is a 1966 graduate of Level-land High School.
The longest concrete arch in the world is in the Gladsville Bridge at Sydney, Australia. It extends 1000 feet.



Mrs. James Calley
... nee Connie Sue Hodges

EMEN INSPECT damage done when this late model car caught fire on highway 214 about two miles west of Morton at 1:15 a.m. Monday. The four occupants of the auto escaped safely, and the fire was extinguished in minutes. TRIBPIX

BACK-TO-SCHOOL Specials

FREE HOSE
to the first 30 Ladies!
FREE BALLOONS
For the youngsters!
SHOP EARLY
Buy before the back-to-school rush!

Boys' No-Iron DRESS PANTS 3⁹⁸
Reg. 4.98 and 5.98 NOW

Boys' Long Sleeve SHIRTS 1⁹⁷
Reg. 2.98 NOW

LADIES' HALF SLIPS 2⁴⁴
By Movie Star Reg. 2.98 and 3.98

One Group Ladies' DRESSES 3⁹⁸
Reg. 7.98 and 8.98

LADIES' BRAS 3^{FOR \$1}
All Sizes Reg. 69c

LADIES' HOSE 2^{PAIR 88c}
Reg. 79c pair

LADIES' GOWNS 1²⁷
Reg. 1.98 NOW

Girls', All Sizes DRESSES 2⁸⁸
Dan River Fall Colors Reg. 3.98

Boys' Boxer JEANS 77^c
Reg. 1.39

Men's DRESS SHOES 4⁸⁸
Reg. 8.98 Two Styles

One Group Ladies' SHOES 2^{PAIR 350}
Reg. 3.98

Hobnail, Double Size BED SPREADS 2^{FOR 588}
Reg. 3.98

Boys' and Girls' SHOES 2^{PAIR 488}
Sizes 8 1/2 to 3 Reg. 3.98

Boys' Western SHIRTS 2^{FOR \$5}
Reg. 2.98 and 3.98

Boys' Short Sleeve SHIRTS 1²⁷
All Sizes Reg. 1.98

Boys' and Girls' SOX 3^{PAIR 50c}
Ring top and bobby sox Reg. 49c pr.

Men's Dress SHOES 7⁹⁸ AND 8⁹⁸
Reg. 9.98 and 10.98

Boys' Ivy League PANTS 2^{FOR \$5}
Reg. 2.98 and 3.98

Boys' BLUE JEANS 1⁷⁷
10-Oz., Sizes 1-12 Reg. 2.98

Ladies' 3/4 Sleeve BLOUSES -79^c
Prints and Solids Sizes 30-38. Reg. 1.49

FREE BEDSPREAD
with each purchase of \$35 or More!
A bonus from the Popular Store

Men's Long Sleeve SHIRTS 2^{FOR 488}
Reg. 3.98

Men's Wash and Wear IVY PANTS 2^{FOR \$5}
Reg. 4.98

Boys' and Girls' JACKETS AND COATS
With and without emblems **20% OFF**

Table Model
TRANSISTOR RADIOS
Regularly priced at \$22.50
15⁹⁵

POPULAR STORE

School

from Page One

tax rate to provide the necessary money for the coming school year failed in the face of a sharply divided board. The only vote taken on the tax rate ended in a tie and a challenge of the legality of one of the votes cast.

This was the climax of a meeting that began with pleas from members of the Band Boosters Club for the board to allocate more money for the band than the \$120,000 outlined in the proposed draft. Nine persons were on hand, some making request for added consideration for the band, some speaking for the choir, and others simply trying to get information about the school's expenses.

Trustees pointed out that the band allocation for 1967 was not a change in the \$2,000 appropriation from the year before. The figure was obtained, they said, by subtracting the amount already spent by the band this year from the \$2,000 which would have been otherwise appropriated.

They explained that the school already was plagued by a \$90,000 debt and that the overall excellence of the education program of the school was at issue.

Trustees pointed especially to the cost of repairs for large band instruments owned by the school. Students now pay a \$10-a-year fee to play school-owned instruments, but that rental has not covered the cost of maintaining the instruments.

Mrs. Karl Griffith, unofficial spokesman for the band parents, questioned the apparent trend of the board to raise allocations for other departments to cover their growing expenses.

At the conclusion of the lengthy discussion, the parents present told the board that it was not their intention to "throw rocks." Mrs. Griffith praised the board for its past management and its concern for the welfare of the school, but she reiterated her plea for reconsideration of the band allocation in the new budget.

Hope of bringing the budget to a vote died when the board split on its tax rate stand. Weldon Newsom made the motion that touched off the split. It called for a reduction in the 1967 tax rate from the current \$1.80 per \$100 assessed valuation on 34 per cent of the assessed property in the district to \$1.65.

E. E. Thomas and O. L. Tilger added their vote to Newsom's. Don Hofman and L. T. Lemons voted against the measure.

Vice-president Henry Williams, acting in the absence of president Francis Shifflett, was about to declare that the motion had carried by a majority when Lemons produced a notarized power of attorney from the absent Shifflett giving him the authority to vote in his stead.

Lemons cast a second vote in Shifflett's name against the motion, thus tying the vote. All eyes turned to Williams, the acting president, who would cast the deciding vote.

The power of attorney, apparently a surprise to the other board members present, was passed around the table. Thomas looked at the paper and said he wanted to have a lawyer's opinion on the legality of the document.

Williams declined to vote until the legality of the paper was established and promptly adjourned the meeting.

No date was set for a meeting of the board to reconsider the 1967 budget, but superintendent Lanier cautioned that final approval would have to come sometime near the start of next month. The budget is scheduled to go into effect, Sept. 1, 1966.

In earlier action, the members did manage to agree on amendments to the current budget to expire at the end of this month.

Money from federal funds for the educations of financially deprived children (title I) and federal money spent on the library (title II) were added to the current budget to comply with regulations of the Texas Education Agency.

Trustees also accepted the resignation of Tommy Hinson as junior high football coach who plans to take a coaching job at a Lubbock high school.

Superintendent Ray Lanier reported the hiring of Lane Tannehill as assistant football coach, LaVelle Hawkins as a first grade teacher, Mary Lynn Tuck as a sixth grade language arts teacher, Bob Letherman as music instructor, and Richard Houston as a junior-high social studies teacher.

The board hired Fred Payne, certified public accountant from Morton, to handle the school's audit report next year. Payne is with Graham, Glover, and Borwn Co. of Tulsa.

Sealed bids were opened on gasoline, oil and anti-freeze products. The supplies are to be used next year and paid for from the school's transportation fund.

Members voted to accept the low bid on anti-freeze of \$1.40 a gallon, from Mack Hill Oil Co. Wording in one of the bids raised a question of whether or not the 5-cent per gallon federal tax was included in

Parade

from Page One

Dana turned in a total of approximately \$860 by the 4 p.m. deadline on the day of the parade.

It was a doubly special day for the new queen, because it was also her birthday.

Lynda Kay Thoms, 16, the daughter of Mr. and Mrs. Dale Thoms of Morton turned in approximately \$180 to become the first runner-up Barbara Turney, the 16-year-old daughter of Mr. and Mrs. James Turney of Morton, was declared the second runner-up after turning in \$120.

Presentation of trophies and bouquets to the girls was made by Chamber of Commerce Manager Jesse T. George.

List stops for area bookmobile

The High Plains Bookmobile will be in the following areas this week:

Thursday, August 18: Amherst, 9:15-10:15; Springlake, 11:00-12:00; Earth, 1:00-4:00.

Friday, August 19: Pleasant Valley, 11:00-12:00; Sudan, 1:00-4:00;

Saturday, August 20: Morton, 9:30-12:00; Muleshoe, 2:00-5:00.

Dr. and Mrs. Garnett C. Bryan and family have just returned from a week of camping in Lake City, Colo. and Cimarron, N.M.

Mr. and Mrs. M. L. Abbe and children, Mayland, Lamell, Mike, and Rhonda are home after visiting Grand Canyon in Arizona; Boulder Dam in Colorado; and Yellowstone National Park in Wyoming.

the submitted figure. A decision on the gasoline purchase was postponed until the question could be answered. Purchase of oil was also postponed until a check could be run on the various brands and grades offered. The trustees indicated that the lowest bid would be taken on these items when the investigation was complete.



Grain sorghum leader . . .

LARRY BESEDA of Whiteface came in ahead of the field last Wednesday with the first load of grain, a test cutting from a small field. The grain went to Beseda Grain Company, where it tested 20 per cent moisture. TRIBPIX

Morton girl Job Corps trainee

Lupe Orozco, 18, of Morton left Tuesday for Lubbock on the first leg of a journey to the Job Corps. She will fly directly from Lubbock to Clinton, Iowa, and the Woman's Job Corps Training Center there.

During her stay, scheduled for at least three months, she will learn new skills and ideals of citizenship as well. The exact length of her stay will be determined by IQ and other test scores.

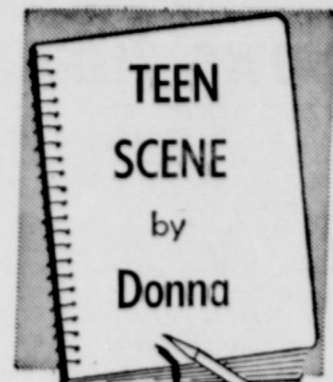
Lupe, daughter of Mr. and Mrs. Loe Orozco of Morton, will be paid \$140 per month during her training. Fifty dollars of that will be sent to her family, \$50 will go into a banking account for the girl, and \$40 will be given to her spend as she wishes.

Lupe said she learned of the Job Corps program through the youth conference conducted at Morton High School in January.



Precarious perch . . .

WHEN BULL and cowboy come together at rodeo, there's often a quick parting of the ways. But Joe Beam of Deming, N.M., proved to be as tough as bull No. 664 as he stayed on past the whistle and tied for first place in the event. TRIBPIX



Well, school is just around the corner and things are beginning to buzz. Football practice started this week and I understand that the boys are in "fairly" good shape. Several boys looked a little tired Monday after their first practice but maybe they'll live!

About 40 boys showed up Monday morning, Aug. 15, for their first practice. Eleven boys were chosen as starters and John St. Clair stated that the starting line-up would probably stay about the same all season.

The starting eleven are: John St. Clair, quarterback; Randall Tanner, Halfback; Jimmy Waters, Fullback; Donnie Harvey, Tailback; Ray King, Center; Billy Smart and Larry Shaw, Guards; Dick Vanlandingham and Larry Smith, Tackles; Lamell Abbe and Jerry Luper, Ends. KEEP PRACTICING, BOYS!

The Cheerleaders returned home from cheerleader's school at Texas Tech a few weeks ago with some brand new yells and cute ideas to keep the "ole school spirit" going. This year's cheerleaders are: Sharon Graves, head cheerleader, Cheryl McDaniel, Janette Cooper, Jyl Banks, Jeanette Childs and Dena Smith. Guess What? That's right; They're all SENIORS!

This year's mascots are Shelly Travis, daughter of Mr. and Mrs. Bobby Travis, and Annette Willingham, daughter of Mr. and Mrs. Gary Willingham.

Miss Beverly Criswell started working at the Tribune, Monday, Aug. 15. She has attended South Plains College for the last two years where she has recently finished a two-year business course. I hope she enjoys her work as much as I have. You meet a lot of interesting people. Some of them are real cool; Others, well, we had better not go into that!

FLASH! SENIORS will receive their senior rings in a couple of weeks. I can hardly wait! I guess that's all for now. See you next week with more about the teen scene.

Phone Your News to 266-2361

County drivers get 'school days' note from Texas DPS

Sergeant A. E. Roberts, Highway Patrol Supervisor for this area, reminds motorists that "school days" are almost here again. With them will come the familiar yellow school buses on the highways throughout the county.

Roberts points out the State Law regulating traffic in regard to these buses: "The drivers of vehicles upon a highway outside the limits of any incorporated city or town upon meeting or over-taking from either direction any school bus which has stopped on the highway for the purpose of receiving or discharging school children shall stop the vehicle immediately before passing the school bus, but may proceed past such school bus at a speed which is prudent, not exceeding 10 miles per hour, and with due caution for the safety of such children."

The sergeant also reported that the Texas Highway Patrol investigated one accident on rural highways in Cochran County during the month of July.

The crash resulted in one death and an estimated property damage of \$500.

The rural accident summary for the county during the past seven months of this year shows a total of 12 accidents resulting in one person killed, five persons injured, and an estimated property damage of \$9,665.

Morton residents at wedding fete

Mr. and Mrs. Connie Gray, Gorieta and Carolyn; Mr. and Mrs. Earl Polvado, Robin and Melanie; and Mr. and Mrs. Bill Gray were in Benhamin Aug. 13 and 14th to attend a luncheon and tea in honor of Judge and Mrs. L. A. Parker on their 50th Wedding Anniversary. Judge and Mrs. Parker are parents, and grandparents of the Grays and Earl Polvados.

More than 100 people attended the luncheon and more than 300 attend ed the tea. The party rooms were gaily decorated with gold and flowers.

Visiting in the home of Mr. and Mrs. J. L. Browning this week are Mrs. W. G. Medlin and children of Lubbock.

Mr. and Mrs. Jack Jones and Mr. and Mrs. John Duke visited in Ruidoso last weekend.



Top gelding . . .

GEORGE ANN BALLARD of Searcy, Ark., stands beside prize quarter horse Brother's Reed after it was declared Grand Champion Gelding of the Jaycee-sponsored quarter horse show Saturday. The horse also took top honors in aged gelding competition. TRIBPIX

Professional Kindergarten Learning

LITTLE FOLKS SCHOOL

20th SESSION OPENS SEPT. 6

30th year of teaching by Mrs. Joe Gipson

- Limited enrollment
- Same fee

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215 S. E. Third Phone 266-47

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MORTON DRUG

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LEGAL TRADEMARKS OF THE MORTON DRUG STORE

MORTON DRUG Store

"YOUR HEALTH IS OUR BUSINESS"

Phone 266-3241

ACROSS STREET FROM BANK

MORTON, TEXAS

DRAG RACES

THIS SUNDAY - AUGUST 21ST

TIME TRIALS 7 A.M. - RACES AT 2 P.M.

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

BIG "AA" FUELERS WILL BE HERE!

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

THE WILDEST 7 SECONDS IN SPORTS

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

AMARILLO DRAGWAY

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

ENOS

TRACTOR & WELDING

- BEARINGS -

All Types and Sizes

We Are Pleased To Welcome Deryl D. Bennett, Assistant Vice President

Deryl Bennett assumed his duties Monday as Assistant Vice President of the First State Bank of Morton. Officers and directors of the bank selected Mr. Bennett as the best person for the post. They feel that his background in industry and his degree from Texas Tech in agricultural economics will be a valuable asset to the community. They are proud to welcome Mr. Bennett and his family to Morton.

Come by and get acquainted with Deryl at the

First State Bank

Member F.D.I.C.

DOSS THRIFTWAY

PRICES GOOD FROM AUGUST 19 thru 25
QUANTITY RIGHTS RESERVED



SUPER MARKET
400 SO. MAIN - MORTON, TEXAS.

NOTICE!!
THE FIRST 250
Customers to visit Shugart Studio
at Doss Thriftway
and have pictures made
will receive FREE one package
of 25c notebook paper

ENJOY
Creative Color
By
Shugarts Studio
ONE DAY ONLY

WEDNESDAY AUGUST 24



No Age Limit-Adults Included

9 MINIATURE
CREATIVE COLOR
PORTRAITS

99¢

SHUGARTS STUDIO AT
DOSS THRIFTWAY

WESTCLOX

Dash Electric Clock

LUMINOUS HANDS ELECTRIC ALARM
REGULAR \$5.49 VALUE

THIS WEEK **\$2⁹⁸**

EGGS
GRADE "A" SMALL SIZE
doz. **39**¢

PICNICS

SHANKLESS
SMOKED

39¢ LB.

PINCKNEY
BRAND

RANCH STYLE STEAK

CHOICE
CUT

69¢ Lb.

FRUIT DRINKS

GRAPE, ORANGE, PUNCH

HANDI,
JUSMADE, OR
GARDEN CLUB

3 FOR **\$1⁰⁰** ½ GALLON
JAR

PANSHAKES

THE INSTANT
PANCAKE MIX
6 OZ.
CONTAINERS

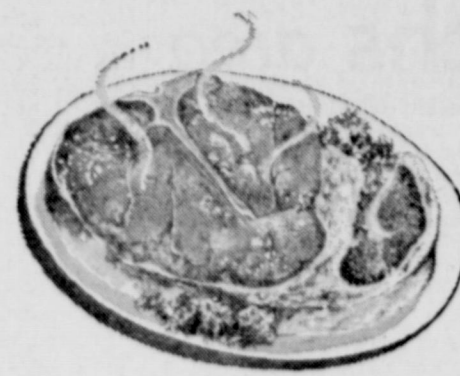
4 FOR **\$1⁰⁰** MADE BY
PILLSBURY

CAT FOOD

FRISKIES
6½ OZ. CAN

3 FOR **39**¢

LIVER AND CHICKEN
FISH AND CHICKEN
KIDNEY AND CHICKEN



T-BONE

CHOICE CUT T-BONE STEAK

98¢ Lb.

HOME OF HIGH
QUALITY MEATS

Double Gold Bond
Stamps Wednesday
with \$2.50 Purchase

BANANAS

GOLDEN
RIPE
LB.

12½

SIRLOIN

CHOICE CUT
STEAK
LB.

98

FLOUR

LITECRUST
5 LB. PAPER BAG

49

PLUMS

SANTA ROSA
LB.

23

PEACHES

Libby's
303 CANS
FOR

69

CARROTS

1 Lb. Cello
Bag
FOR

23

COOKIES

NABISCO
12 Oz. VANILLA
WAFERS

35

Johnson's PLEDGE

FURNITURE POLISH 7 Oz.

79¢

DOG FOOD

HI VI 100—15 OZ. CANS

2 FOR **39**¢

SPRAY STARCH

FAULTLESS 5c off 15 Oz.

54¢

BARBECUE SAUCE

Country Cookin 18 Oz. Jar

33¢

FRUIT COCKTAIL

SHURFINE BIG 2½ CAN

39¢

CATSUP

HEINZ 20 OZ.

2 FOR **59**¢

PORK and BEANS

VAN CAMP 300 SIZE

6 FOR **\$1**

ORANGE MARMALADE

10 Oz.

2 FOR **59**¢

PEACH PRESERVES

10 Oz.

2 FOR **65**¢

LILT

SPECIAL HOME PERMANENT

\$1.69 VALUE **\$1¹⁹**

HAIR SPRAY

HIDDEN MAGIC 7 OZ.

\$1.50 Value
THE QUALITY
HAIR SPRAY

99

Rodeos, parade are featured during celebration

Morton Tribune

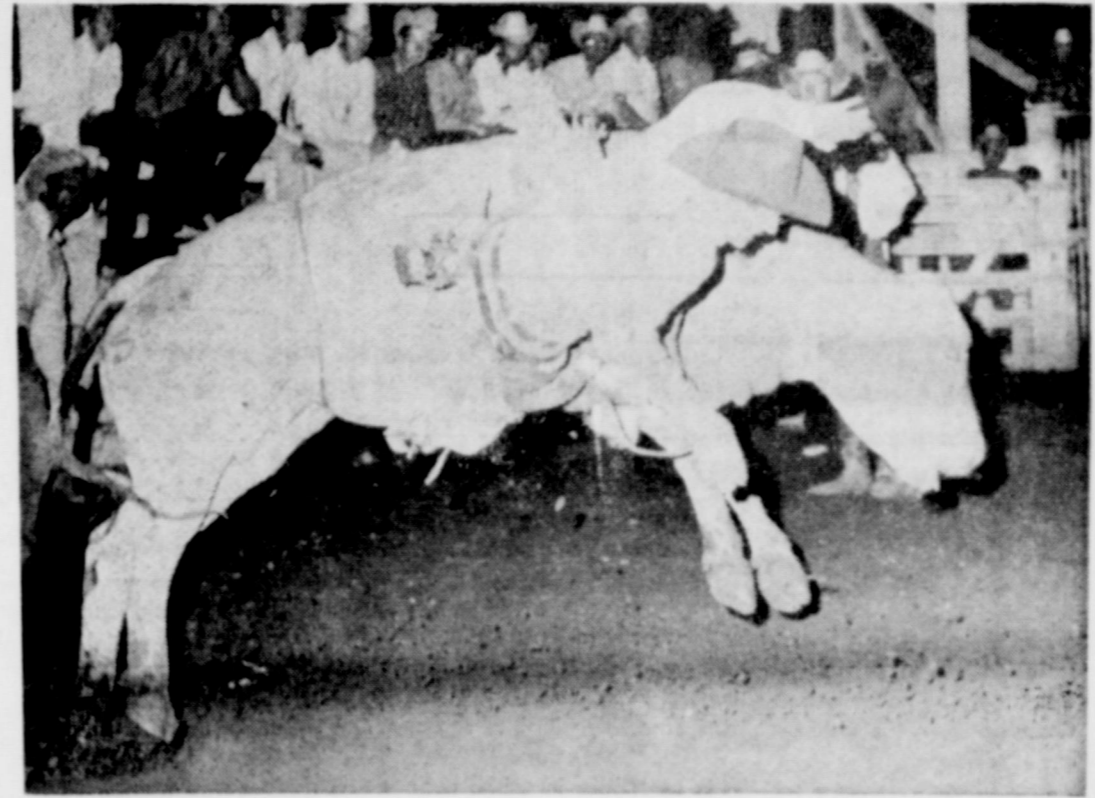
The Morton [Tex] Tribune,

Thursday, August 18, 1966

It was cowboys, cowgirls, wild rides and fine horses during last weekend—time for the 16th annual Texas' Last Frontier Rodeo. Large contingents of riders highlighted Thursday's parade. Crowds were good for all three rodeo performances, when cowboys matched their skill against Red Whatley's tough stock. Added attractions during the weekend included a quarterhorse show, country music festival and three rodeo dances.



Riders took care with their equipment



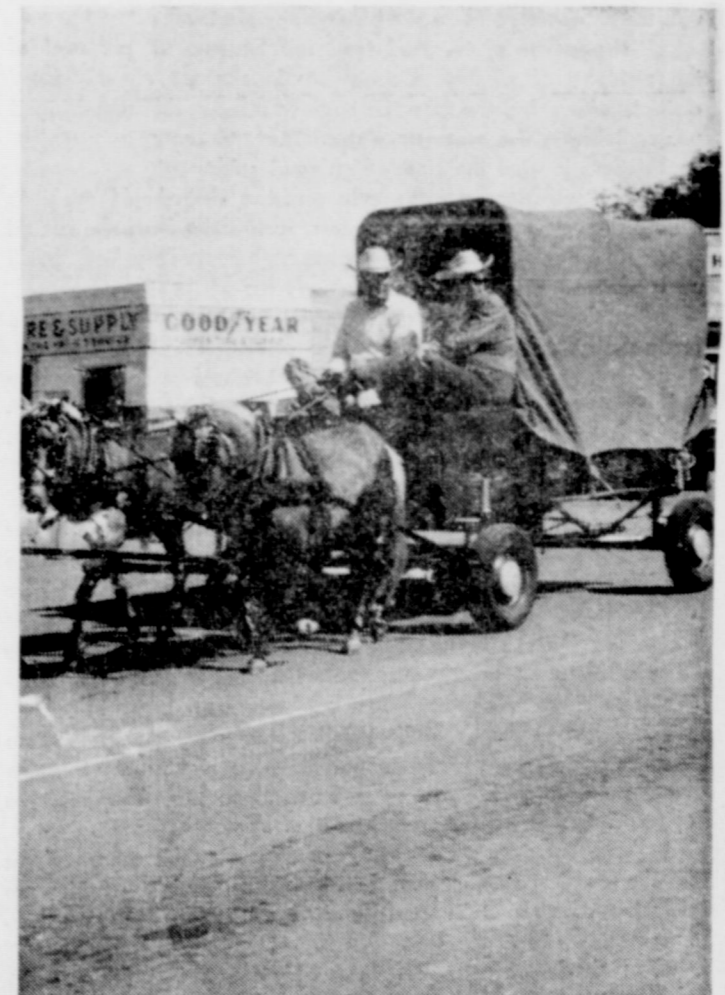
Bulls proved superior to riders in most cases



Unplanned landing for bronc rider



Lubbock Rangers won first in junior riding groups



This wagon, team delighted children



Riding clubs filled the rodeo arena during the colorful Grand Entry

TRIBPix



Decorated bikes added parade color

Morton Tribune

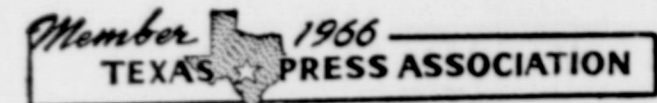
"TEXAS' LAST FRONTIER"
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MORTON TRIBUNE, THURSDAY, AUGUST 18, 1966

Counties face redistricting

Cochran County soon may join many other counties in a searching look at its precinct boundaries. A recent Texas Supreme Court decision points in that direction . . . and the U. S. Supreme Court backs up the state even more forcefully with its "one man, one vote" ruling.

And certainly many counties in Texas have inequities because of their precinct boundaries, in effect preventing many people from having an equal vote in county affairs and placing too much strength in the hands of others.

This is what the Dallas Morning News had to say about the situation recently.

"The Texas Supreme Court's ruling on county commissioners' district may have immediate and drastic impact, but it does this much: It puts the equal-representation handwriting clearly on the wall for all governmental units below the state level.

"The mayor of Midland filed suit because 97 per cent of the residents of Midland County live in a single commissioners' district, which includes the City of Midland. The remaining 3 per cent live in the other three districts.

"Here is what the state's high court said:

"1. Population isn't the only yardstick that should apply to county apportionment. Other factors, such as land area, qualified voters, geography, miles of county roads and taxable values, should be considered. Thus '1-man-1-vote' isn't the whole story.

"2. Courts shouldn't get involved in drawing district lines for commissioners' districts. This is the commissioners' job.

"3. The original trial court in the Midland case must render judgment against the Midland County Commissioners Court, telling it that the present division is improper. Subsequent reapportionment, however, must not interfere with the 1966 elections.

"The Texas Constitution says commissioners' districts should be drawn for the convenience of the people, not necessarily for 1-man-1-vote. Thus, districts were originally designed so that the commissioner could reach any part of its constituency in a single day's ride on horseback.

"But times have changed, and so have the U. S. Supreme Court's ideas on what 'equal protection' under the U. S. Constitution means.

"Although the U. S. Constitution sets up a senatorial system of two per state—strictly geographic—the highest court in the land has ruled that individual states can't do this. They must be apportioned on the basis of population alone.

"The Texas Supreme Court refuses to carry this concept down to the county level, saying that population and geography are only two of many factors that should be considered in fair apportionment.

"Nobody, however, can reasonably argue that 97 per cent of the people in Midland County should be represented by 25 per cent of the commissioners.

"In Dallas County, districted primarily on a geographic basis, one district contains nearly 40 per cent of the people, and the smallest about 13 per cent.

"County Judge Lew Sterrett says the ruling will probably have little effect on the county, because he feels sure 'the commissioners will redistrict before the end of the year anyway.'

"In some counties and on some city councils and school boards which elect on a ward or district basis, this attitude may not prevail. Those governmental units should look again at what the Texas Supreme Court said.

"Fair districting is the law of the land."

It should go without saying, that fair representation should go hand-in-hand with fair districting.

Three-way news items

By MRS. H. W. GARVIN

Mr. and Mrs. Cecil Courtney spent the weekend sight seeing in New Mexico.

Mr. and Mrs. D. V. Terrell spent a few days fishing at Ute Lake in New Mexico.

Mr. and Mrs. Happy Grimes and Ellis spent the weekend in Weatherford visiting his father who is ill.

Mr. and Mrs. Bill Mann and children left Friday for a visit in Kansas with her sister and family, the Raymond Whitson family.

Mr. and Mrs. David Williams and children spent the weekend in the D. A. Williams home.

Mary Joe Dupler is spending the week with her aunt, Mrs. Luther Edwards and family from Sundown.

The WMS of the Baptist church

met Tuesday in the home of Mrs. D. L. Tucker. The lesson, given by Mrs. C. A. Petree was "The Baptist Working in Malaysia". Mrs. Tucker read the Prayer Calendar and Mrs. A. E. Robinson led the prayer. Refreshments were served to Mrs. C. A. Petree, Mrs. E. M. Lowe and Mrs. A. E. Robinson.

Mr. and Mrs. Glenn Bankston from Lubbock spent Saturday night in the home of her parents, the W. H. Eubanks.

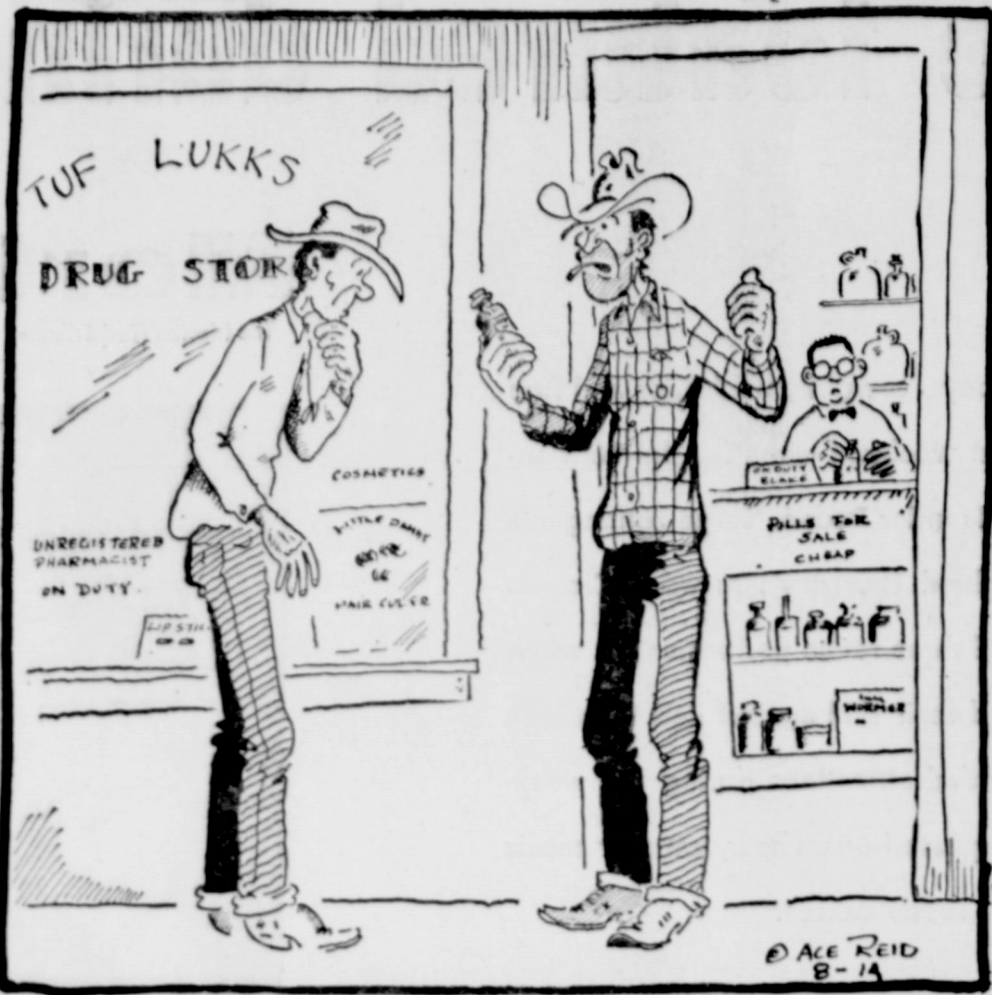
Mr. and Mrs. Johnnie Wheeler spent the weekend with their son, George Wheeler, and family of West Camp.

Mrs. Paget, mother of Mrs. Cecil Lindsey is a patient in the Morton Memorial Hospital and is doing very well at this time.

Ferris Locke, son of Mr. and Mrs. Barney Locke, is home on leave from the Army.

COW POKES

By Ace Reid



"Them's tranquilizers. He said if I took enough of 'em, I'd forgit about sellin' my calves 2 months too soon and \$2 too cheap!"

VIEWS . . . of other editors

13 Ways to Ruin a Town

(1) Don't pay taxes. Let the other fellow pay his. Vote against taxes, then fuss because the streets are not kept up.

(2) Never attend any of the meetings called for the good of the town. If you do, don't have anything to say. Wait until you get outside then cuss those who made the suggestions. Find fault with everything that was done.

(3) Get all the city will give you, and don't give anything in return. Write unsigned letters to the editor demanding more for your tax dollar.

(4) Talk cooperation, but don't do any work for your city unless you get paid for it. And by all means refuse to serve unless they make you chairman.

(5) Never accept an office. It's easier to criticize than to do things. Accuse anybody who serves in an elected office of being a publicity seeker.

(6) Don't do any more than you have to. When others willingly and unselfishly give their time to make a better town, howl because that town is run by a clique.

(7) Don't back your fire department or your police department. Don't thank them for endangering their lives that you might have a safer town in which to live. Demand special treatment, raise Cain if anybody expects you to obey traffic and parking laws.

(8) Look at every proposition in a selfish way. If you are not the one who gets the most out of it, vote against it. Never consider what it will do for the town as a whole.

(9) Don't do anything for the youth of your town. Criticize them as potential delinquents. Keep your feet on them. Encourage them to move away when they grow up.

(10) If you have good town leaders, don't follow them. Take a jealous attitude, and talk down anything they say.

(11) Don't work on any committee. Tell them "I'm too busy".

(12) Don't say anything good about your town. Be the first to point up its shortcomings. Pretend that if trouble comes your way, it will be residents of some other town who will visit you while you are ill; bring in the fire department if your home is burning; comfort you if you lose a dear one; stand back of you in disaster.

(13) And don't support your local retail stores and industries. Claim the prices and services in stores in other towns are better. Claim industry and its payroll hurts the town. But if you need a donation, ask your local stores. Expect them to back you, but don't back them.

Lynn County News

Wheels began turning here this week to organize an industrial foundation and push the search for new industry for Post along the guidelines recently given here by Harry Clark, executive director of the Texas Industrial Commission.

The Post Chamber of Commerce industrial committee, headed by Bryan J. Williams, will meet next week with other interested community leaders to formulate detailed plans for the foundation and other necessary organization for industrial promotion.

The push began with a Monday night two-hour session in the bank's community room sponsored by the Chamber of Commerce and attended by some 28 community leaders.

S. E. Camp served as moderator of the session, pointing out in an opening talk that Clark three years ago had come to Post to offer guidelines on organizing for an industrial hunt, but that "apparently

we weren't hungry enough."

"Are we hungry now?" Camp asked. There was general agreement that the town was.

Clark came back to Post three weeks ago with the same guidelines and the offer of aid by the Texas Industrial Commission.

Camp stressed the need for "unity" throughout the community in the search for new industry. "We need to get everybody talking together and working together on one agreed objective," Camp declared.

Glen Barley, Chamber president, listed the five major points needed in any industrial development program. They were community betterment, research and analysis, industrial sites and buildings, community financing, and promoting prospects.

There was general agreement at the session that Post was now slumping economical and now was the time to organize and launch an all-out effort.

Post Dispatch

The Rising Grocery Bill

A penny added to the price of a carton of milk can be serious to the mother of growing boys who drink a quart at a sitting. The three-cent per quart increase in New York City over the last six months is disturbing to families on tight budgets. So are rises in the price of other basic foods in other parts of the country. The agricultural committee of the Senate has done well to ask Orville L. Freeman, Secretary of Agriculture, to make a survey of retail food prices to find out the causes of the increases.

Consumers are naturally wondering if price tags have been deliberately raised by collusion of distributors or by government farm policies. The Attorney General of New York has charged 20 milk wholesalers with price fixing. The charge is denied by their representative, the Metropolitan Dairy Institute. Hearings under way in the New York City Council should throw light on the situation.

The subject is an extremely complicated one without easy answers. This appears from a recent survey by the National Commission on Food Marketing, reported in a 200-page government document, "Food From Farmer to Consumer."

The commission found price competition in the food distribution field weakening. It saw a tendency for the giant processors and distributors to compete not so much by price as by advertising and sales promotion schemes. Their bills for advertising quadrupled from 1950 to 1964, while new costs were rolled up for trading stamps, (\$640 million in 1964).

They competed also with services—parking lots, air-conditioned stores, music. Consumers paid these bills and got little food for their money. While all this was going on, prices at the farm altered little and the farmer's share of the consumer dollar remained about the same in 1965 as it was in 1939—around 32 per cent.

Prosperity and consumer tolerance must take the blame for some of the big totals at the checking counters. But not all. Sudden price jumps need to be explained. Those most affected by them, the families on small incomes, are frightened by them, wondering what will come next.

It is important that impediments to strong competition be removed. For the current sudden increases emergency action may be needed. But basically this is a long-term problem calling for consumer participation in reaching a solution.

Christian Science Monitor

Laws not complete Answer

Before the echo of the last rifle shots had faded away last week

at the tower of the University of Texas, more than one person around Seminoles had remarked, "Now they'll try to take our guns away again."

Sure enough, the hue and cry for tight controls on firearms followed the Charles Whitman tragedy, with non other than the President of the United States helping voice the "get rid of the guns" appeal.

Taking away guns from the public doesn't curtail crime. New York City is a fine example of that. New York has the stringent Sullivan Law controlling firearms there, yet hoodlums in the big city usually manage to pack a gun of some kind.

Some of the nation's bleeding hearts are now trying to poo-poo the constitutional right of Americans to own and use guns, saying the constitution was written in the frontier days when guns were needed to protect yourself from animals, Indians and the like. Nonsense. Wild animals and Indians may no longer be menaces, but we have human outlaw menaces these days that are even more threatening.

In our opinion, taking away guns from the millions of Americans who collect or use them for hunting is no way to prevent crime. For example, think of the rise in night-time burglaries if the crook didn't have to worry about a gun in the house he was robbing.

Instead of wringing their hands over the millions of guns owned and used lawfully by the average citizens, the persons so concerned would make much more sense by arguing for stiffer penalties for those who misuse firearms.

Included should be enforced penalties for persons who sell or furnish guns to the wrong parties—to youngsters, convicts, mental patients and narcotics addicts, along with persons of subversive backgrounds. True, this would not prevent a Charles Whitman, with his "all-American boy" background, from obtaining a gun, but it might stymie another Lee Oswald.

Guns are merely part of the items that are frequently used for killings and other illicit purposes. Drunk drivers kill more persons every year than do gunshot wounds of all kinds. Should we, therefore, take away automobiles because of these drunk-driving "murders"? Of course not, but those who misuse autos in this respect should be severely penalized. Thousands of persons are stabbed to death each year, especially in the larger cities, yet we've seen no campaign to outlaw the possession by law-abiding citizens of butcher knives and ice picks.

Banning guns will not prevent murders. What is needed, though, is closer supervision of gun sales, stiffer penalties for misusing them, closer supervision of potential danger spots, such as the UT tower, and probably most of all—increased research in psychiatry to find healing treatments for the budding Charles Whitmans of the future.

Seminole Sentinel

YOU'RE IN THE ARMY NOW

"TAKE AWAY THE GLAMOUR OF THAT UNIFORM AND YOU'RE NOTHING!"

Highlights and Sidelights—

Seek tougher crime laws

AUSTIN, Tex. — Heinous, inhuman, unthinkable crimes — such as those that have left a trail of blood across Texas — must be stopped, say state officials.

Gov. John Connally and Atty. Gen. Waggoner Carr both have strongly recommended changes in Texas' criminal laws.

Their proposals are the result of three terrible incidents . . . all committed over a period of two weeks. First, the sniping episode on the University of Texas campus during which Charles Whitman deliberately killed 16 innocent persons and wounded three dozen more; the malicious murder of a night watchman in Roscoe, Texas, by a West Texas teenager; and finally, the grotesque murder of three youngsters in Fort Worth.

Connally said he would ask the Legislature for a law requiring a compulsory life sentence for anyone who commits murder, then is found not guilty because of insanity.

Carr concurred — adding that he plans to appear personally before the Texas House committee on revisions of the code of criminal procedure in January.

Meanwhile, the attorney general has asked the governor to appoint a blue ribbon citizens committee to draft legislation for tougher laws and stronger penalties.

Up for study are:

Stiffer penalties for crimes of violence. Clarification of laws dealing with carrying arms in public. More effective methods of confining those who use insanity as a defense for crimes.

Both Connally and Carr made it clear they are firmly opposed to stringent laws regulating the sale of firearms.

DRAFT CALL — Texas' draft call for October is the largest since May, 1953, when the Korean war ended.

State quota for October is 2,671, compared to 3,823 at close of the fighting in Korea, according to State Selective Service Director Col. Morris S. Schwartz.

September quota is also up — from 1,585 to 1,890. National call is for 46,200.

ATTORNEY GENERAL — State Supreme Court chief justice may assign retired appellate court judges to duty on courts of civil appeals in case of vacancy or disqualification, Attorney General Carr has ruled. Assignment would be terminated by return to duty of regular judge.

In other opinions, Carr concluded that: Alien employees of Texas colleges, their husbands, wives and children, are entitled to resident tuition rates in all state institutions of higher education.

Auto certificates of title laws do not permit creation of a joint estate with rights of survivorship out of community property.

Victoria County school superintendent has general supervision over independent school districts of less than 500 scholastics in county.

No credit union may serve as a depository for another credit union.

WATER SPORT RECORDS — The 1966 summer vacation season seems destined to go into the records as setting a new high for water recreational deaths and for establishing an amazing boating-skiing safety mark.

In a two-week study by the Parks and Wildlife Department, it was pointed out that during that period, 14 persons drowned in Texas, but none was a result of boating or skiing. Nine of the deaths were attributed to bathing accidents, and four were blamed on fishing.

Death toll for the season was increased to 181 and the total for the entire summer of 1965 was 200. So, with a month of vacation time left, the department figures this year's death count will surpass last year's by a substantial margin.

A spokesman for the department said that the new law passed by the last Legislature had cut boating-skiing accidents.

Measures to enforce life-preserver requirement and other phases of the safety law helped cut the accident rate.

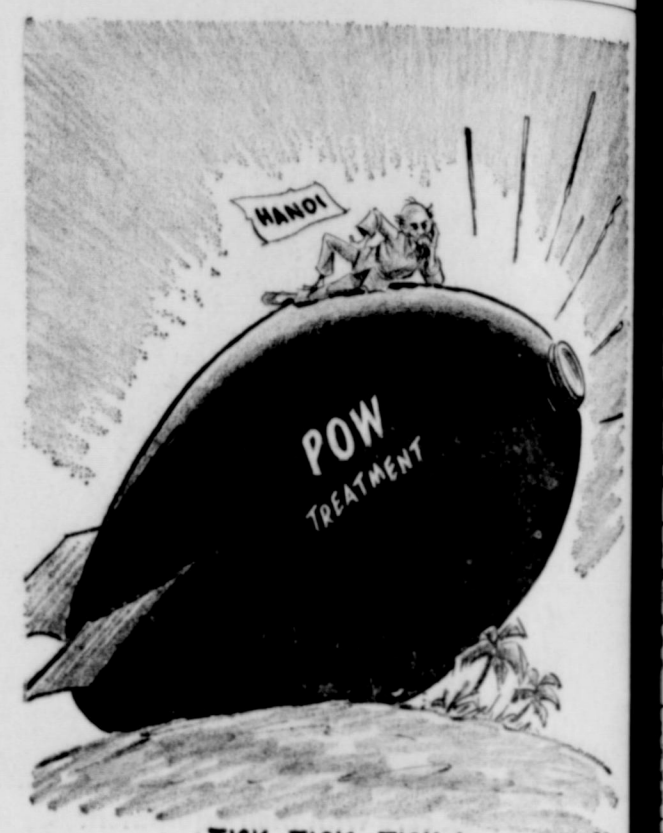
COTTON DEADLINE — Cotton farmers in Cameron, Wilacy and southern portions of Hidalgo and Starr Counties have been given another 30 days — until September 30, midnight — to gather crops under the Pink Bollworm Control Program.

State Agriculture Commissioner John C. White extended the deadline after conferences with the U. S. and Mexican Departments of Agriculture and Pink Bollworm Advisory Committee concerning the late and slow harvest.

White pointed out that only 26,858 bales had been ginned in the Zone 1 control area by August 7, compared with 177,426 by that same date last year.

Delayed spring plantings due to bad weather and adverse growing prompted the extension.

ELECTION LAW — An election law committee, headed by Sen. Tom Creighton of Mineral Wells, has named a subcommittee to meet September 29 and October 13 to study recommendations made to date. Afterwards the full committee will hold public hearings. Texans will have an opportunity



TICK, TICK, TICK!

to vote on one election law change in November. Already on the November ballot is a constitutional amendment calling for annual voter registration to replace the poll tax voting requirement.

AFL-CIO is opposing this amendment, seeking instead permanent registration. The committee's recommendations will be made after the November 8 election.

INTERSTATE SAFETY — A program to make Texas' safest highways — the interstate system — even safer has been launched by the Texas Highway Commission.

Commission approved a \$1,500,000 plan which includes replacement of conventional sign supports and illumination pole bases with new units incorporating "throwaway" safety features.

New bases and supports already in place along newer roads, of interstate highways in Texas. Program involves putting in place of conventional equipment on older sections.

Instead of rigid, unyielding supports, breakaway sign supports pole bases shear on impact, pivoting up and away from an out-of-control vehicle. The vehicle rolls to a more controlled stop.

Labor Day start for weevil control action

Spraying in the High Plains Diapause Boll Weevil Control Program this year is slated to begin during Labor Day week, about the same time as the weevils were cranked up in 1965 when more than a 99 per cent reduction of weevil populations was achieved.

The decision was made August 10 by members of the Technical Advisory Committee at a meeting called by Plains Cotton Growers, Inc., coordinator of the program. Dr. Perry L. Adkisson of Texas A&M's Entomology Department, said "you can't argue with success," and recommended that the same pattern of chemical application be followed this year as was used in 1966.

That means three rapid-fire shots of malathion at five to seven day intervals to break the weevil's reproductive cycle, followed by three or four more applications from 10 to 14 days apart to kill remaining weevils before they can go into hibernation. The total number of applications will be determined by the frost date.

There will be one slight difference this year. The first two applications will be at the rate of 12 ounces per acre instead of the 16 ounces used for all sprayings last year. After the first two, the 16 ounce rate will be resumed.

This change was based on research information which indicates that the reproductive weevils present in fields in early September are easier to kill than are adult, diapausing weevils later in the year.

The dosage reduction for these first two applications will reduce the cost of the program about \$70,000, according to Joe Spears, U.S. D.A. entomologist from Washington, D.C. And Spears does not believe this will materially affect results.

Based on the information supplied by the intensive survey work that has been going on since about the first of June, the total acreage to be sprayed in this year's program is expected to be about 180,000 or 190,000, as compared to 260,000 acres in the control zone in 1965.

Don Rummel of Lubbock, Area Extension Entomologist who is in charge of 16 two-man survey teams, reported weevil populations down sharply from 1965. He said weevils to date had been found in only 23 fields above the Cap Rock, the area which the program is designed to protect. And most of these fields were either adjacent to or very near the edge of the Cap. The only exception, he said, was the Dougherty area of Floyd county.

At this same time last year 82 fields above the Cap had weevils, with many of them several miles farther West than weevils have been found this year.

The spray program is financed jointly by U.S.D.A., the Texas Department of Agriculture and High Plains producers. U.S.D.A. matches funds provided by producers and the State.

Ed Dean, field service representative for Plains Cotton Growers, said the 1965 program's cost cost to an estimated \$1,744,000 of total producers paid \$986,794. D.A. provided \$873,000 and State put in \$64,476, Dean reported.

He added that producer would just about equal cost on products on the 1965 crop.

After the meeting, Dean said some producers present that they had been hoping that there had been hopes that the product investment in the program if cents per bale could be reduced in 1966, but that the prospects about 7070,000 fewer bales this year practically eliminated this possibility.

He said the final decision on the will be made at a later date by the Areawide Boll Weevil Committee which has representatives from each of the 23 High Plains counties.

No cultivation for cotton in Texas A&M tests

Cotton is being grown without any cultivation at Texas A&M University's Livestock and Foreage Research Center near Lubbock.

Agonomist Bob Lynch reports the "zero tillage" cotton yield is good and better last year's yield. Cotton that was cultivated in the spring. He's experimenting to see if cotton or other row crops will produce high yields using herbicides — and no cultivation.

According to the A&M researcher, Treflan was broadcast and incorporated at one quart an acre while the land was bedded. The cotton got no cultivation.

The cultivated cotton yielded 36 pounds of lint an acre. The cotton that was not cultivated yielded 28 pounds of lint per acre.

For this year's crop Lynch says he broadcast Treflan in the spring while the land was still flat. The land was bedded. The cotton was not disturbed until planting time.

"There were no weeds in sight so we didn't even till the land before planting," he said.

Now, the ground looks clean almost weed-free. Lynch predicts another high yield from the tillage land.

He says banding also gives weed control — enough to reduce cultivation.

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RENT OR SALE — Two brick buildings, paved all around, good location, just off 2 blocks South red light. Texas. See or call Roy Sr., Phone 266-2381. 4t-25-c.

SALE — 50 large started Holstein calves, \$47.50 up. Also \$35 each. H. R. Rump. 2t-27-c.

Buy yourself for a thrill the time you use Blue Lustre rugs. Rent electric shampoos. H. Taylor and Son Furniture. 1t-26-c.

ENJOY living in this 3 bedrooms, 1 3/4 baths, living room, kitchen, garage. Has fenced yard, patio. Drapes and air conditioner go with sale. Located in part of Morton. For sale call Mr. Phone 266-2361, 266-7141 or City 592-2141 for information. rfn-18-c.

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Herbicide control law gets farmers approval

The subject of herbicides has been on the minds and in the conversations of Cochran County farmers more and more over the past few weeks.

Recent destruction of area crops allegedly due to the use and misuse of the deadly sprays in this county, northern Yoakum County, and the eastern edge of New Mexico has prompted cries of protest and calls for prompt legal action to control the herbicide applications.

County Judge J. A. Love last week issued an order placing Cochran County under the provisions of a state-wide plan for herbicide control. More than a score of counties throughout Texas have adopted their protection and restrictions of the state statute.

A series of articles on the herbicide control law now in effect will appear in this paper in coming weeks supplied by Cochran County Agent Homer E. Thompson.

Thompson's report this week includes Section 3, General Requirements H.B. 402 and Section 4, General Requirements of these Regulations and Section 5 as it pertains to dealers of herbicides.

The following weeks we will take up Section 6 as it pertains to applicators of herbicides and another items will be Herbicide Laws and Definitions.

Section III. General requirements H.B. 402

A. It shall be the joint responsibility of the applicator (or crop owner) and customs applicator to supervise the application of herbicides in compliance with the rules and regulations, as set up by the Commissioner of Agriculture.

B. In cases where equipment is leased or rented to another person for the purpose of making custom applications, a notarized statement of agreed responsibility, signed by both the Lessor and Lessee must be filed with the Commissioner prior to use by any other than the person for which the equipment inspection was made. In the absence of such statement, the person having control of the equipment at the time of inspection shall be considered the custom applicator.

C. The application of hormone-type herbicides in dust form is prohibited.

D. Hormone-type herbicides shall not be stored or transported with seed, fertilizer, insecticides or fungicides because of the danger of contamination.

E. Any person who engages or employs an applicator to apply herbicides when such an applicator is not licensed and bonded is violating the Texas Herbicide Law and these Regulations.

Section IV. General requirements of these regulations

A. All checks for license and permit fees shall be made payable to John C. White, Commissioner of Agriculture.

B. Applications of hormone-type herbicides by brush or mop are hereby exempt from the requirements of obtaining a permit, paying a permit fee and keeping records of such applications.

C. Expiration of Permits and Licenses:

1. All permits expire when the acreage for which the permit was granted has been sprayed.

2. All dealers licenses and equipment licenses shall expire on January 1st of each year except those valid licenses that were issued before the effective date of this Act which shall expire the first day of January next following the expiration date of the license. All licenses issued after the effective date of this Act and prior to January 1, 1954, shall expire March 1, 1966.

Section V. Dealers

A. Sales by retailers, distributors, wholesalers and manufacturers of herbicides are sales within the terms of the Herbicide Law and require a license before such sales are made.

B. Any dealer selling herbicides in or into any of the counties covered by Herbicide law and these regulations must have a Dealer's License regardless of whether or not such seller is located within such counties.

C. In the event a person operates more than one place of business under the same firm name, a separate Dealer's License will not be required for each place of business if the records of all sales of each can be submitted to the Commissioner of Agriculture.

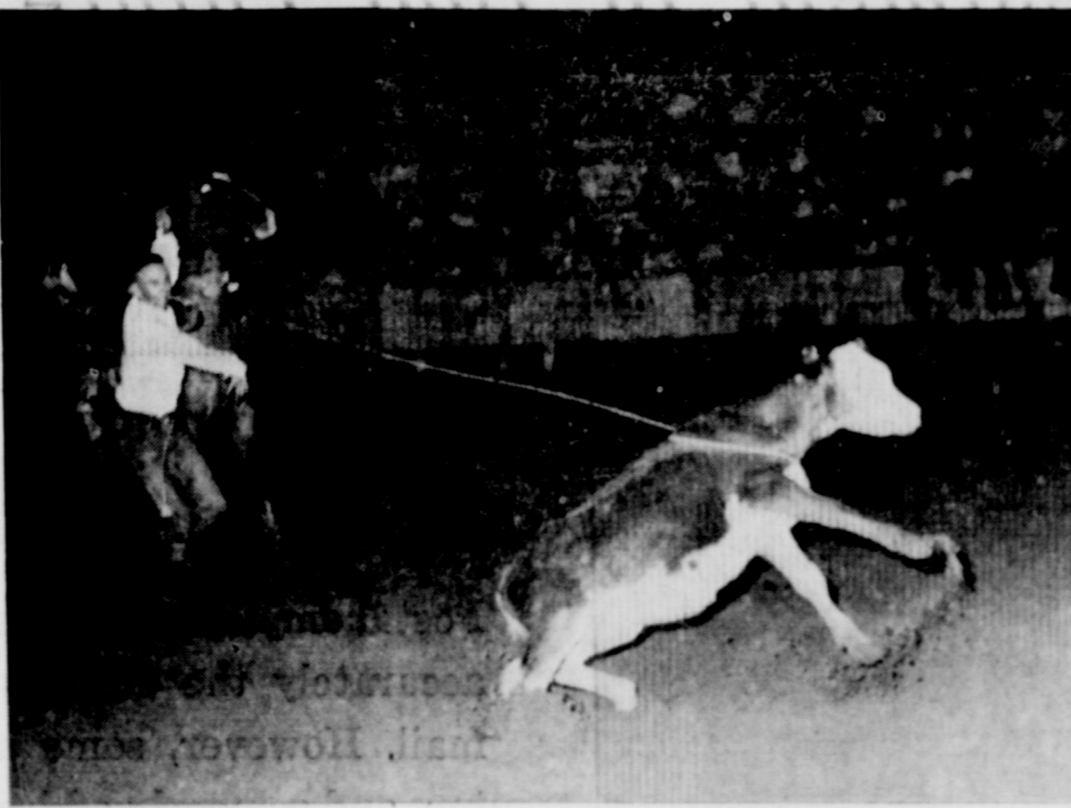
D. All dealers are required to make and retain for a period of two years, a record of all sales of hormone-type herbicides. Such records of each sale shall consist of the following information:

1. Name of the purchaser
2. Mailing address of the purchaser
3. The date of the sale or delivery
4. The amount and kind of herbicide sold.

In addition to the above information, a retailer must obtain and keep the following information:

1. The area to which the herbicide is to be applied.
2. The signature of the purchaser or agent.

E. Each licensed dealer shall mail to the Commissioner of Agriculture not later than the fifth day of each month a record of all sales of hormone-type herbicides sold during the prior month. Forms for submitting such records and listing the information to be contained therein shall be furnished



Whoa, calf! . . .

A NOOSE AROUND his neck brought this little doggie to a sudden stop as Jimmy Lem-

ond of Lovington, N.M. made his catch in the calf roping event during the 16th annual Texas' Last Frontier Rodeo. TRIBUNE

County Women Democrats have luncheon meeting on Wednesday

The Cochran County Area Women Democrats held their regular monthly luncheon Wednesday, Aug. 10 in the Prairie Room of the Wig Wam Restaurant. The invocation was given by Bob McMahon of Weatherford. Mrs. Bob Cross, president, presided at the business meeting. The resignation of Mrs. C. C. Nettles as treasurer was read and accepted with regret. Mrs. Nettles stated that she had accepted a teaching position in the Bula Schools and would not be able to continue her duties in the organization. Mrs. Cross appointed Mrs. H. B. Barker to fill the unexpired term of Mrs. Steve Monroe as reporter. Mrs. Monroe has moved with her family to Anton.

Mrs. M. D. Collins volunteered to serve with Mrs. LeRoy Johnson on the "Women for Waggoner" Committee.

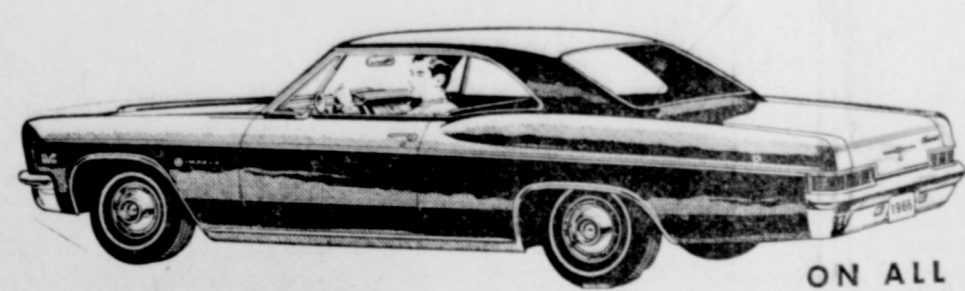
Jesse T. George, State Representative, spoke to the group on "The Many Aspects of The Democratic Party." He told the group May 23, 1792 was given as the birth of the Party. Though it is an old party it is adventurous, imaginative and really quite youthful. It is a party governed by hope not fear. From its beginning it has been a broad based party composed of urban workers, backwoods merchants, bankers, small farmers and others, who saw themselves being drained by the commercial magnets gathered under the banner of the opposing parties. Because of the broad base of people the party has many points of view, and many purposes, to accomplish. These divergent views, plus geographical interests tend to form checks and balances. The Democratic party cannot be an ideological party. It has to be real — it represents so many interests. In Sam Rayburn's words, "The Democratic party has endured longer than any comparable political institution in the world today, it must therefore have served the people and helped them fulfill their political aspirations for a better life on this earth." Representative George pointed out the progress made in Texas with Democratic leadership. He said that Texas is second only to New York in industrial development. He urged

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★ Band rehearsal

Morton High School band rehearsal will begin August 22, according to band director John Stockdale. Letters will be mailed to band students in the coming weeks containing further details.

Stockdale anticipates from 75 to 100 members in this year's band, making it the largest ever in Morton's schools.

PCG to elect new officers Aug. 25

Current Cochran County directors to Plains Cotton Growers, Inc., have announced that the annual election of PCG directors for the coming year will be held on Thursday, August 25 at 8:00 p.m. The election meeting is to be in the County Agriculture Building, Morton.

Plains Cotton Growers is the cotton producer organization which represents producers, ginners and other cotton-related businessmen in a 23-county area of the High Plains.

Present directors from Cochran county are Roy Hickman and E. O. Willingham, both of Morton. They are emphasizing that directors to PCG are the men who set policy on legislative, research, budgets, and other matters vital to the future of cotton in the area. They said: "The better men we

can elect to lead Plains Cotton Growers, the better and more effectively the organization will work in the interest of the cotton industry."

All interested parties in Cochran county are invited to attend and take part in the election.

On the program will be a review of PCG activities during the past year and a look at future plans of the organization. Also, a member of the PCG staff will be on hand to answer any questions concerning PCG.

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Sundays—
 Radio Broadcast — 8:45 a.m.
 Bible Class — 10:00 a.m.
 Worship — 10:45 a.m.
 Evening Worship — 7:00 p.m.
 Wednesdays—
 Midweek Bible Class — 8:00 p.m.

★ ★ ★ ★

FIRST METHODIST CHURCH
 Kenneth Wyatt, Minister
 411 West Taylor

Sundays—
 Church School Session — 9:45 a.m.
 Morning
 Worship Service — 10:55 a.m.
 Evening
 Fellowship Program — 6:00 p.m.
 Evening
 Worship Service — 7:00 p.m.
 Mondays—
 Each First Monday, Official
 Board Meeting — 8:00 p.m.
 Each First Monday
 Commission Membership on
 Evangelism — 7:00 p.m.
 Second and Fourth Monday
 Wesleyan Serv. Guild 8:00 p.m.
 Tuesdays—
 Women's Society of
 Christian Service — 9:30 a.m.
 Each Second Saturday, Methodist
 Men's Breakfast — 7:00 a.m.

★ ★ ★ ★

FIRST BAPTIST CHURCH
 Fred Thomas, Pastor
 202 S. E. First

Sundays—
 Sunday School — 9:45 a.m.
 Morning Worship — 10:55 a.m.
 Morning Service KRAN at 11:00
 Youth Choir — 5:00 p.m.
 Training Union — 6:00 p.m.
 Evening Worship — 7:00 p.m.
 Tuesdays—
 Helen Nixon W.M.D. — 9:30 a.m.
 Wednesdays—
 Graded Choirs — 7:30 p.m.
 Prayer Service — 7:30 p.m.
 Church Choir Rehearsal 8:30 p.m.

★ ★ ★ ★

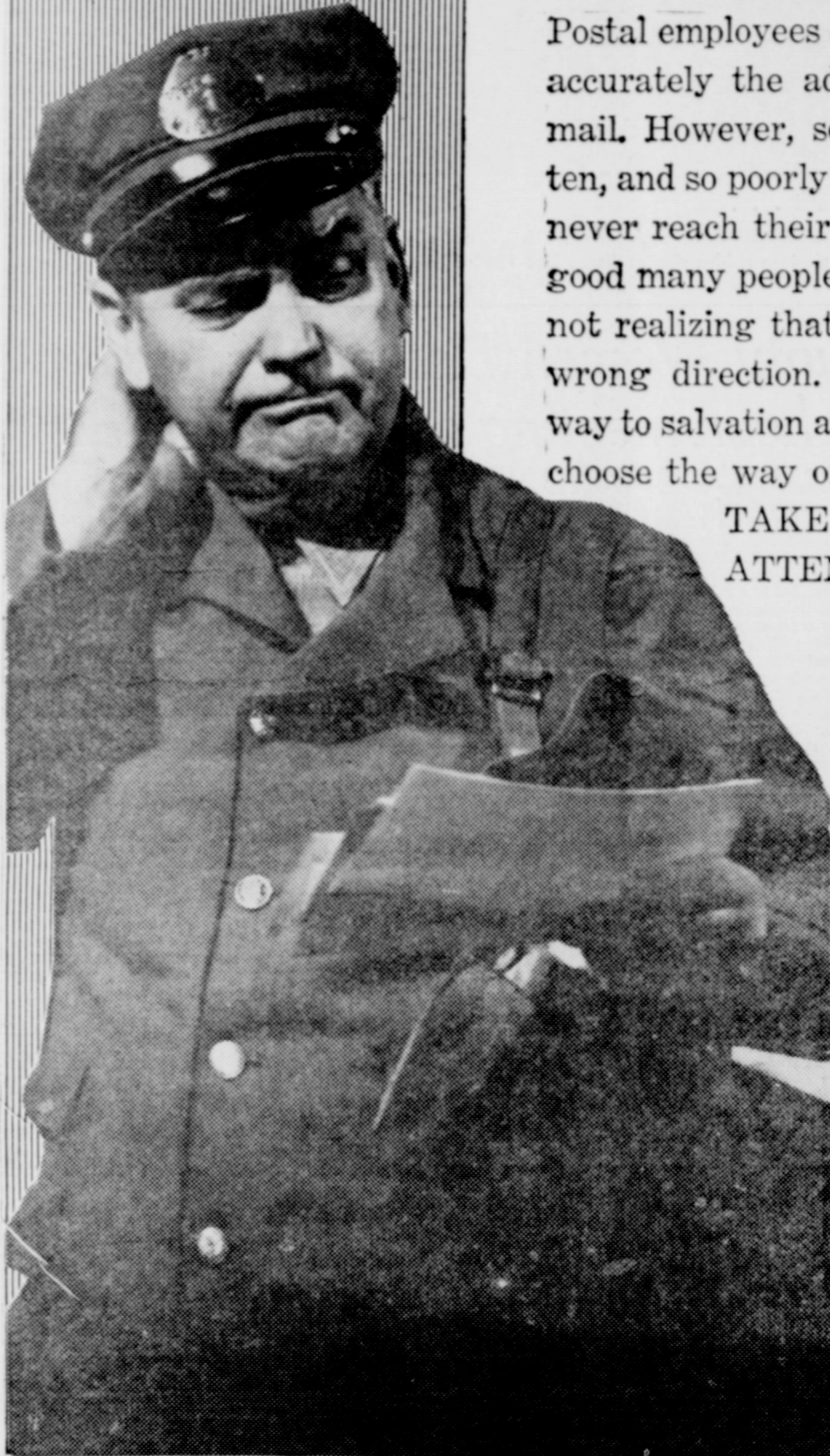
SPANISH ASSEMBLY OF GOD CHURCH
 Gilbert Gonzales
 N.E. Fifth and Wilson

Sunday—
 Sunday School — 10:00 a.m.
 Morning Worship — 11:00 a.m.
 Evening
 Evangelistic Service — 7:30 p.m.
 Tuesdays—
 Evening Bible Study — 8:00 p.m.
 Thursdays—
 Evening Prayer Meet — 8:00 p.m.

★ ★ ★ ★

EAST SIDE CHURCH OF CHRIST
 T. A. Grice, Minister
 704 East Taylor

Sundays—
 Bible Study — 10:00 a.m.
 Worship — 10:45 a.m.
 Song Practice — 6:30 p.m.
 Worship — 7:00 p.m.
 Monday—
 Ladies Bible Class — 4:15 p.m.
 Wednesdays—
 Midweek Service — 7:30 p.m.



DESTINATION?

Postal employees do their best to interpret accurately the addresses written on our mail. However, some are so hastily written, and so poorly addressed that they may never reach their intended destination. A good many people go hastily through life, not realizing that they are headed in the wrong direction. The church points the way to salvation and desires that all should choose the way of our Lord and Saviour.

TAKE TIME FOR THE LORD
 ATTEND CHURCH SUNDAY



The Church is God's appointed agency in this world for spreading the knowledge of His love for man and of His demand for man to respond to that love by loving his neighbor. Without this grounding in the love of God, no government or society or way of life will long persevere and the freedoms which we hold so dear will inevitably perish. Therefore, even from a selfish point of view, one should support the Church for the sake of the welfare of himself and his family. Beyond that, however, every person should uphold and participate in the Church because it tells the truth about man's life, death and destiny; the truth which alone will set him free to live as a child of God.

Coleman Adv. Serv.

ASSEMBLY OF GOD CHURCH
 Don Murray, Pastor
 Jefferson and Third

Sundays—
 Sunday School — 9:45 a.m.
 Morning Worship — 11:00 a.m.
 Evening
 Evangelist Service — 7:00 p.m.
 Wednesdays—
 Night Prayer Meeting and
 Christ Ambassador's
 Convene Together — 7:30 p.m.
 Thursdays—
 Every 1st and 3rd Women's
 Missionary Council — 2:30 p.m.
 Every 2nd and 4th, Girls'
 Missionette Club — 4:30 p.m.

★ ★ ★ ★

FIRST MISSIONARY BAPTIST CHURCH
 William S. Hobson, Pastor
 Main and Taylor

Radio Broadcast — 9:15 a.m.
 Sunday School — 10:00 a.m.
 Morning Worship — 11:00 a.m.
 Training Service — 7:00 p.m.
 Evening Worship — 6:00 p.m.
 Monday—
 Mary Martha Circle — 2:30 p.m.
 Edna Bullard Circle — 3:00 p.m.
 GMA and LMB — 4:00 p.m.
 Sunbeams — 3:00 p.m.
 Wednesdays—
 Mid-Week Worship — 8:00 p.m.

★ ★ ★ ★

ST. ANN'S CATHOLIC CHURCH
 The Rev. Lawrence C. Bobden,
 Pastor
 8th and Washington Sts.

Mass Schedule—
 Sunday — 9:00 and 11:00 a.m.
 Monday — 7:00 a.m.
 Tuesday — 7:00 a.m.
 Wednesday — 8:00 a.m.
 Thursday — 7:00 a.m.
 Friday (1st of Month) 8:00 p.m.
 Friday (2nd, 3rd & 4th) 7:00 a.m.
 Saturday — 8:30 a.m.
 Saturday — Catechism Class,
 9:00 to 10:00 a.m.
 Confessions—
 Saturday — 7:30 p.m.
 Week Days — Before Mass
 Baptisms: By Appointment

★ ★ ★ ★

FIRST BAPTIST MEXICAN MISSION
 Moses Padilla

Sundays—
 Sunday School — 10:00 a.m.
 Morning Worship — 11:00 a.m.
 Training Union — 6:30 p.m.
 Evening Worship — 7:30 p.m.
 Wednesdays — 7:30 p.m.

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NEW TRINITY BAPTIST CHURCH
 James L. Pollard
 3rd and Jackson

Sundays—
 Sunday School — 9:45 a.m.
 Morning Worship Second
 and Fourth Sundays 11:00 a.m.
 H.M.S. — 4:00 p.m.
 Wednesdays—
 Prayer Service — 7:00 p.m.

This Feature Is Published With The Hope of Getting More People To Church, And Is Paid For By The Undersigned City Business and Professional People:

Bedwell Implement
 219 E. Jefferson — 266-3281

Farm Equipment Company
 "Your International Harvester Dealer"
 266-4251 or 266-3671

Gifford-Hill Western Irrigation
 N. Main — 266-2611

Luper Tire and Supply
 108 E. Washington — 266-3211

Truett's Food Store
 Wilma McCuiston, Owner
 210 South Main

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 Northside Square — 266-5521

Don's
 211 NW 1st — 266-3351

Seaney's Food Store
 212 E. Washington — 266-3341

Ideal Gift Shop
 201 NW 1st — 266-5851

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 "Where Fashion-Wise Women Trade"
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 107 W. Taylor — 266-4471

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 H. G. Pollard — Phone 266-2471

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 104 N. Wilson — 266-4851

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 Firestone Tires — Hunting Equipment
 Washington & Main — 266-2981

Allsup-Reynolds Chevrolet Co.
 113 E. Washington — 266-2311 or 266-3361

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Compliments of
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 401 N. Main — 266-2191

Morton Insurance Agency
 112 W. Taylor — 266-3631

Compliments of
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 Neal H. Rose
 107 E. Wilson Ave. — 266-4671

Morton Floral and Greenhouse
 Lem and Jewel Chesher
 266-4451

Kate's Kitchen and Buffeteria
 201 E. Washington — 266-5041

Doss Thriftway
 400 S. Main — 266-3201

St. Clair Dept. & Variety Store
 115 N.W. 1st — Phone 266-3021

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Connie's Gulf Service
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 805 N. Main — 266-4101

Awards end rodeo competition

Burl Mardis, a serious-looking young cowboy from Route 2, Muleshoe, was named best all-around cowboy at the close of the 16th annual Texas' Last Frontier Rodeo in Morton. Mardis was top money winner as he came in first in the calf roping competition. He received a large trophy.

After three nights of competition against the rough stock furnished by Red Whitley of Crosbytown, the following winners were named:

Bullriding: Joe Beam of Deming, N.M., and Roy Wallace of Midland tied for first; Melvin Chisam of Tullia and Butch Williams of Muleshoe tied for second; and Ross Bearden of Matador and Dale Brewer of Graham tied for third.

Barrel Race: Jim Whitefield of Big Spring, first; Sidney Johnson, Snyder, second; Lonnie Leonard, Lovington, third; and A. C. Faulk, Lubbock, fourth.

Junior Flag Race, 11 and under: Darrel Smith, Morton, first, and Stevie Polvado, Morton, second.

Junior Flag Race, 12-14: Deborah Whitehead, first; Jimmy Jones, Morton, second.

J. T. Dickey of Morton was named winner of the 1000-pound steer which was given away by the Rodeo Association on Saturday night.

In Friday night's action, Sidney Johnson of Snyder was first in the bareback bronc riding, followed by A. C. Faulk of Lubbock, Don Mitchell of Slaton was first in calf roping, followed by Warren Brakehill of Causey and Bobby Burrus, Gal.

Deborah Whitehead of Morton was first in barrel racing, followed by Barbara Parker of Lamesa and Faye Fincher of Morton.

Darrel Smith of Morton led in the junior flag race for those 11 and under. Stevie Polvado was second. In the flag race for those 12 to 14, Deborah Whitehead was first and Jimmy Jones was second.

Team Roping: Bill Wells and Mark Smith, Lovington, first; Tuffy Thompson, Tullia, and But-

tons Howard, Portales, second; Buttons Howard and Red Whitley, Crosbytown, third; and Raymond Hall and Boyce Hart, Muleshoe, fourth.

Open Barrel Race: Martha Josey, Post, first; and Deborah Whitehead, Morton, second.

Junior Flag Race, 11 and under: Darrel Smith, Morton, first, and Stevie Polvado, Morton, second.

Junior Flag Race, 12-14: Deborah Whitehead, first; Jimmy Jones, Morton, second.

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Team Roping: Bill Wells and Mark Smith, Lovington, first; Tuffy Thompson, Tullia, and But-

Buttons Howard of Portales was first in head and healing. Lee Sifford of Hereford and Tuffy Thompson of Tullia took second. The third best time was shared by two teams, Giles Lee of Lovington and Tommy Price of Tatum on one team and Buttons Howard of Portales and Lee Sifford of Hereford on the other.

Phil Brewer of Graham had the longest ride in the bull riding competition for the first round. Windy Stoneman of Lubbock was second, and John Fry of Abilene was third.

Belinda Whitenburg of Levelland topped all comers in the junior flag race for youngsters 11 years and under. Sammy Burnett of Morton was second, and Darrel Smith of Morton was third.

TOPS Club sees make-up program

The Lighter Later Tops Club met in the regular meeting Friday, Aug. 12. The members lost a total of six pounds.

Mrs. Elra Oden was queen with a loss of two and one-fourth pounds.

Mrs. Roy Hill gave a demonstration on how to give a make-up and how to serve a facial. Mrs. Ray Spence served as her model.

Mrs. Courtney Sanders won the door prize.

Those present were Mesdames: Roy Davis, Elmer Gardner, E. R. Fincher, T. M. Tanner, Courtney Sanders, Owen Egger, Roy Hill, Ray Bridges, Ray Spence and two guests.

Visiting in the home of Mr. and Mrs. J. W. Arnett over the weekend were Mr. and Mrs. L. B. Garner of Clovis, N.M.; Dorothy Stinson and Betty Dykes of Lubbock.

Election set for zone 3 water, soil supervisor

An election meeting will be held at the Famliner Club House at 1:30 p.m. Oct. 6, to name a Supervisor for Zone 3 of the Cochran Soil and Water Conservation District.

Zone 3 is the southwest portion of Cochran County, the north boundary being about four miles north of Lehman and Bledsoe and the east boundary being U. S. Highway 214.

Ike Williams is currently the Supervisor of the zone. A person must own land in Zone 3 and live in the county to qualify for the Supervisor position.

Mr. and Mrs. Chester Baird attended the opening of the Winchester Theatre in Lubbock Wednesday, Aug. 17, Thursday, they will attend the Open House-Party to be held at the Villa Inn in Lubbock as guests of Mr. and Mrs. Paul Cornwell, Mr. and Mrs. J. B. Rhey, and other theatre executives.



All-Around . . .
BURL MARDIS of Muleshoe shows off the trophy that went with the title of Best All-Around Cowboy at the close of the 16th annual Texas' Last Frontier Rodeo last weekend. Mardis took top honors, and top money, in the calf roping event.

Soybeans eyed as added cash crop

Interest in soybeans, as an additional cash crop, has increased considerably throughout Texas in response to urgent requests for the cotton seed oil industry others; the High Plains Research Foundation has expanded soybean Farm Centered Research program throughout Texas.

Four varieties and eight experimental strains of soybeans have been planted by farmers in cooperation with Foundation staff in this State-wide program. The red varieties planted are the Clark 63, eight experimental strains included in the tests were sown in the soybean breeding program at the High Plains Research Foundation. Three twelve inch and varieties of soybeans are planted on both irrigated and dryland areas.

The irrigated plantings were in cooperation with the following farmers: J. R. Pritchard, New Mexico; Carl Strawn, Hereford-Vega, Texas; Carl Hines, Dimmitt-Hereford; J. C. Stratford; Leland Wilson, South; Tom Sneed, Barwise; Simpson, Crosbytown; J. J. Levelland; Robert Becker, Dimmitt; Paul Condit, Seminole; Dan Robinson, LaFeria, Texas; and lower Rio Grande Valley.

The dryland Farm Centered Research plots of the four varieties and eight experimental strains are being tested with the following farmers: H. E. Moore, McKinney; Daryl Seale, Tell; and Fred Richer at Thrall, Texas. The Patterson soybeans are being tested by Bill Means, Lamesa and Ray Troup, Sinton. The Patterson soybeans are being tested in a dryland broadcast planting by Carl Neely near Paris, Texas.

Dryland testing of the Patterson soybean is being conducted by several farmers. In most cases, the farmers are experimenting with the High Plains Foundation Farming System of skip-row interplanting cotton and soybeans.

The farmers cooperating with this phase of the Foundation's Farm Centered Research program are Cecil Jones, north of Lamesa; Gary Jones, south of Lamesa; Jack Warren, Snyder (at two farms, one at Hermleigh and the other below Post); Phil Hanes at H&H Farms, Roscoe, Texas; and Walker Bailey, Big Spring, Texas.

The soybean tests are being conducted by L. T. Cooper, Assistant Agronomist of the High Plains Research Foundation.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TWELVE ON THE BALLOT

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

HOUSE JOINT RESOLUTION NO. 48 proposing an Amendment to Article IX of the Constitution of the State of Texas, providing the method and manner for dissolution of hospital districts created under Article IX of the Constitution.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS, Section 1. That Section 9, Article IX of the Constitution of the State of Texas be amended to read as follows:

"Section 9. The Legislature may by law provide for the creation, establishment, maintenance and operation of hospital districts composed of one or more counties or all or any part of one or more counties with power to issue bonds for the purchase, construction, acquisition, repair or renovation of buildings and improvements and equipping same, for hospital purposes; providing for the transfer to the hospital district of the title to any land, buildings, improvements and equipment located wholly within the district which may be jointly or separately owned by any city, town or county, providing that any district so created shall assume full responsibility for providing medical and hospital care for its needy inhabitants and assume the outstanding indebtedness incurred by cities, towns and counties for hospital purposes prior to the creation of the district, if same are located wholly within its boundaries, and a pro rata portion of such indebtedness based upon the then last approved tax assessment rolls of the included cities, towns and counties if less than all the territory thereof is included within the district boundaries; providing that after its creation no other municipality or political subdivision shall have the power to levy taxes or issue bonds or other obligations for hospital purposes or for providing medical care within the boundaries of the district; providing for the levying of annual taxes at a rate not to exceed seventy-five cents (75c) on the One Hundred Dollar valuation of all taxable property within such district for the purpose of meeting the requirements of the district's bonds, the indebtedness assumed by it and its maintenance and operating expenses, providing that such district shall not be created or such tax authorized unless approved by a majority of the qualified property taxing electors thereof voting at an election called for the purpose; and providing further that the support and maintenance of the district's hospital system shall never become a charge against or obligation of the State of Texas nor shall any direct appropriation be made by the Legislature for the construction, maintenance or improvement of any of the facilities of such district.

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

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

- (1) determining the desire of a majority of the qualified voters within the district to dissolve it;
 - (2) disposing of or transferring the assets, if any, of the district; and
 - (3) satisfying the debts and bond obligations, if any, of the district, in such manner as to protect the interests of the citizens within the district, including their collective property rights in the assets and property of the district, provided, however, that any grant of funds for the levying of annual taxes at a rate not to exceed seventy-five cents (75c) on the One Hundred Dollar valuation of all taxable property within such district for the purpose of meeting the requirements of the district's bonds, the indebtedness assumed by it and its maintenance and operating expenses, shall be held more often than once each year. In such connection, the statute shall provide against disposal or transfer of the assets of the district except for due compensation unless such assets are transferred to another governmental agency, such as a county, embracing such district and using such transferred assets in such a way as to benefit citizens formerly within the district.
- Sec. 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Monday in November, 1966, at which election all ballots shall have printed thereon the following:
- "FOR the constitutional amendment providing the method and manner for dissolution of hospital districts."
- Sec. 3. The Governor of the State of Texas shall issue the necessary proclamation for the election and this amendment shall be published in the State of Texas for the length of time as required by the Constitution and laws of this State.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FIFTEEN ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 33 proposing an Amendment to Section 6, Article XVI, Constitution of the State of Texas, to authorize state participation in programs financed with funds from private or federal sources and conducted by local level organizations, groups, and nonprofit organizations for establishing and equipping facilities for assisting the blind, crippled, or otherwise physically or mentally handicapped in becoming gainfully employed, in their rehabilitation or restoration, or for providing other services essential for the better care and treatment of the handicapped.

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

Section 1. That Section 6, Article XVI, Constitution of the State of Texas, be amended to read as follows:

"Section 6. (a) No appropriation for private or individual purposes shall be made, unless authorized by this Constitution, under oath, and an account of the receipts and expenditures of all public money shall be published annually in such manner as shall be prescribed by law.

"(b) State agencies charged with the responsibility of providing services to those who are blind, crippled, or otherwise physically or mentally handicapped may accept money from private or federal sources, designated by the private or federal source as money to be used in establishing and equipping facilities for assisting those who are blind, crippled, or otherwise physically or mentally handicapped in becoming gainfully employed, in their rehabilitation or restoration, or for providing other services essential for the better care and treatment of the handicapped.

"The state agencies may deposit this money accepted under this subsection either in the state treasury or in other secure depositories. The money may not be expended for any purpose other than the purpose for which it was given. Notwithstanding any other provision of this Constitution, the state agencies may expend money accepted under this subsection without the necessity of an appropriation, unless the Legislature, by law, requires that the money be expended only on appropriation. The Legislature may prohibit state agencies from accepting money under this subsection for the purpose of providing services to those who are blind, crippled, or otherwise physically or mentally handicapped in becoming gainfully employed, in their rehabilitation or restoration, or for providing other services essential for the better care and treatment of the handicapped.

"This subsection does not prohibit state agencies au-

thorized to render services to the handicapped from contracting with privately-owned or local facilities for necessary and essential services, subject to such conditions, standards, and procedures as may be prescribed by law."

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

"FOR the Constitutional Amendment authorizing assistance to the blind, crippled, or otherwise physically or mentally handicapped, in the form of grants of public funds obtained from private or federal sources only, to local level or other private, nonsectarian associations, groups, and nonprofit organizations for establishing and equipping facilities to assist the handicapped in becoming gainfully employed, in their rehabilitation or restoration, or for providing other services essential for the better care and treatment of the handicapped."

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 26 proposing an Amendment to Sections 4 and 5 of Article V of the Constitution of the State of Texas to provide for a Court of Criminal Appeals of five members; prescribing their qualifications; elections, appointments, terms of office, and compensation; and prescribing the term of court of said court.

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

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

"Section 4. The Court of Criminal Appeals shall consist of five Judges, one of whom shall be Presiding Judge, a majority of whom shall constitute a quorum, and the concurrence of three Judges shall be necessary to a decision of said court. Said Judges shall have the same qualifications and receive the same salaries as the Associate Justices of the Supreme Court. They shall be elected by the qualified voters of the state in a general election and shall hold their offices for a term of six years. In case of a vacancy in the office of a Judge of the Court of Criminal Appeals, the Governor shall have the power to issue the writ of habeas corpus, and under such regulations as may be prescribed by law, issue such writs as may be necessary to enforce its jurisdiction. The Court of Criminal Ap-

peals may sit for the transaction of business at any time from the first Monday in October to the last Saturday in September in each year, and at the State Capitol. The Court of Criminal Appeals shall appoint a clerk of the court who shall give bond in such manner as is now or may hereafter be required by law, and who shall hold his office for a term of four years unless sooner removed by the court for good cause entered of record on the minutes of said court.

"The Clerk of the Court of Criminal Appeals who may be in office at the time when this Amendment takes effect shall continue in office for the term of his appointment, or until his successor is appointed. Said proposed Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held throughout the state on the first Tuesday after the first Monday in November, A.D. 1966, at which election each voter opposing said proposed Amendment shall scratch off the ballot with a pen or pencil the following words printed on said ballot:

"FOR the Amendment to the State Constitution providing for a Court of Criminal Appeals of five members, and prescribing the term of said court."

Each voter favoring said proposed Amendment shall scratch off the ballot in the same manner the following words printed on said ballot:

"AGAINST the Amendment to the State Constitution providing for a Court of Criminal Appeals of five members, and prescribing the term of said court."

Sec. 4. The Governor shall issue the necessary proclamation for said election and have same published and said election shall be held as provided by the Constitution and laws of this state.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIXTEEN ON THE BALLOT

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

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

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

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

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

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

"Section 4. The Members of

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT

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

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

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

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

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

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

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

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

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

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

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

Quarter horse show winners named

Registered quarter horses took the place of roadsters in the Texas' Last Frontier Rodeo for a few hours last weekend as the Morton Jaycees staged their Quarter Horse Show.

Entries from Texas, New Mexico, and Arkansas were on hand to compete for a share of the trophies and other prizes offered during the all-day contest Saturday.

Awards were presented for first and second place winners in each event in addition to four special trophies for champion stallion, mare, and gelding and best all-around entry in the show. Three buck-stitched halters went to reserve champions.

Following are the results of competition in the three featured classes.

Halter Division (open competition)

Aged Stallions 1962
Grand Champion and 1st place, Double Devil, owned by Tom L. Burnett of Fort Worth.
Reserve Champion and 2nd place, Spectacular, owned by Bob Wade of Muleshoe.

1966 Mares unnamed
1st place, owned by Janice Williams of Lubbock.
2nd place, owned by Doug Ward of Lubbock.

1965 Mares
1st place, Miss Bar Knot, owned by James Beavers of Kress.
2nd place, Tinkerbell Bee, owned by Sue Steves of Denver City.

1964 Mares
1st place, Craig's Vandy, owned by Valton Cox of Lubbock.
2nd place, Princess, by Tex, owned by James Whitehead of Morton.

1963 Mares
1st place, Ebony Chick, owned by Ben Barrington of Lubbock.
2nd place, Steel Bar McCue, owned by Lewis Walker of Kress.

1962 Mares
1st place, Lynna Lou, owned by Ben Barrington of Lubbock.
Aged Mares 1961 and Before
1st place, Miss Jet Conger, owned by Barbara Ward of Lubbock.

Grand Champion Mare, Lynna Lou, 1962, owned by Ben Barrington of Lubbock.

Reserve Champion Mare
Ebony Chick, 1963, owned by Ben Barrington of Lubbock.

Geldings 1962
Grand Champion and 1st place, Brother's Reed, owned by George Ann Ballard of Searcy, Ark.
Reserve Champion and 2nd place, B Pistol 1, owned by Steve Drennen of Guthrie.

Performance Class
Western Pleasure
1st place, Spectacular, owned by Bob Wade of Muleshoe.

Call roping
1st place, De De Bo, owned by Tom Standefer of Bledsoe.
2nd place, Eddie Jo, owned by Benny Pena of Muleshoe.

Youth Activities (Halter class for youngsters 19 and under)



Reserve champ . . .
B PISTOL 1 paused with his master, Steve Drennen of Guthrie, for this photo after walking away with the Reserve Champion Gelding award in the Quarter Horse Show competition Saturday. The all-day show, sponsored by the local Jaycee chapter, was held in the Texas' Last Frontier Rodeo Arena.

TRIBPH

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT NUMBER THIRTEEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966.
SENATE JOINT RESOLUTION NO. 69 proposing an Amendment to the Constitution of the State of Texas by adding a new Section, Section 63, to Article III; authorizing the Legislature to provide by statute for the accomplishment of governmental functions within any county having one million, two hundred thousand (1,200,000) or more inhabitants by the consolidation of the functions of government or by contract with any political subdivision(s) located within the county and any other political subdivision(s) located within the county or with the county; providing for an election and the issuance of a proclamation therefor.

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

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

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

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

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

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

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

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

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

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966.
HOUSE JOINT RESOLUTION NO. 21 proposing an Amendment to Article XVI, Constitution of the State of Texas, relating to the terms of office of directors of conservation and reclamation districts.

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

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

"Section 39c. (a) The term of office of persons serving on the governing body of a political subdivision of the State created to further the purposes of Section 52, Article III, or Section 59, Article XV, of this Constitution, shall never exceed six years.

(b) Statutory provisions enacted before the first Tuesday after the first Monday in November, 1966, relating to the terms of office of governing bodies of political subdivisions created to further the purposes of Section 52, Article III, or Section 59, Article XV, are validated, so long as the provisions do not provide for a term of office which exceeds six years."

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

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

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

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

1964 Mare
1st place, Medor's Maid.

Stallion
1st place, Texas Dun Reed owned by Deborah Whitehead of Morton.

1958 Gelding
1st place, Warner Brown.
2nd place, B Pistol 1, owned by Steve Drennen of Guthrie.
3rd place, Poco Rip's Smokey.

Western Pleasure
1st place, B Pistol 1, owned by Steve Drennen of Guthrie.
2nd place, Texas Dun Reed, owned by Deborah Whitehead of Morton.

Barrel Race
1st place, B Pistol 1, owned by Steve Drennen of Guthrie.
2nd place, Texas Dun Reed, owned by Deborah Whitehead of Morton.

All-Round Youth Activity Award
B Pistol 1, owned by Steve Drennen of Guthrie.

The official judge for the event was John Stotts of Matador. The American Quarter Horse Association point system was used.

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966.
SENATE JOINT RESOLUTION NO. 1 proposing an Amendment to Article IX of the Constitution of Texas by adding thereto a new Section 2; authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties, with power to issue general obligation bonds, revenue bonds, either or both of them, for the purchase, acquisition by the exercise of the power of eminent domain or otherwise, construction, reconstruction, repair or renovation of any airport or airports, landing fields and runways, airport buildings, hangars, facilities, equipment, fixtures, and any and all property, real or personal, necessary to operate, equip and maintain an airport; shall provide for the option by the governing body of the city or cities whose airport facilities are served by the airport or airports and whose facility or some interest therein, is proposed to be acquired by the Authority; providing that the membership of the board shall be based upon the proportionate part of the population of each county, with no county having less than one percent of the total population of Texas; authorizing the levy of an annual tax not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) valuation; provided, however, that the property of state regulated common carriers required by law to pay a tax upon intangible assets shall not be subject to taxation by the Authority; authorizing the Authority to employ or appoint an assessor and collector of taxes whose duty it shall be to assess and collect the taxes on the property of the Authority; providing that the Board of Directors of said Authority; shall be assessed equally and uniformly throughout the county or counties, comprising the Authority; providing that the last preceding Fiscal Year, and shall be a resident or residents of such county; provided that no county shall have less than one (1) member on the Board of Directors; provided that the holding of an election in each county providing for the creation of an Authority to be called by the Commissioners Court or Commissioners Courts, as the case may be, upon petition of five percent (5%) of the qualified taxpayers within the county or counties, said election to be held on the same day if more than one county is included, provided that no more than one (1) such election may be called in a county until after the expiration of one (1) year; in the event such an election failed, and thereafter only upon a petition of ten per cent (10%) of the qualified taxpayers, being presented to the Commissioners Court or Commissioners Courts of the county or counties in which such an election has failed, in the event that two or more counties vote on the proposition of the creation of an Authority therein, the proposition shall not be deemed to carry unless the majority of the qualified taxpayers in each county voting thereon vote in favor thereof; providing, however, that an Airport Authority may be created and be composed of the county or counties that vote in favor of its creation and separate propositions are submitted to the voters of each county so that they may vote for a two or more county Authority or a single county Authority; provide for the appointment by the Board of Directors of an Assessor and Collector of Taxes in the Authority, whether constituted of one or more counties, whose duty it shall be to assess all taxable property, both real and personal, and collect the taxes thereon, based upon the tax rolls approved by the Board of Directors, the tax to be levied not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) assessed valuation of the property, provided, however, that the property of state regulated common carriers required by law to pay a tax upon intangible assets shall not be subject to taxation by the Authority; said taxable property shall be assessed on a valuation not to exceed the market value and shall be equal and uniform throughout the Authority as is otherwise provided by the Constitution; the Legislature shall authorize the purchase or acquisition by the Authority of any existing airport facility publicly owned and financed and served by certificated airlines, in fee or an interest therein, or to enter into a lease agreement therefor, upon such terms and conditions as may be mutually agreeable to the Authority and the owner of such facilities, or authorize the acquisition by the Authority of any existing airport facility through the exercise of the power of eminent domain, and in the event of such acquisition by the Authority the ownership of the publicly owned airport facility shall be transferred to the Authority and sufficient taxes levied by the Authority to discharge said outstanding indebtedness; and if any city or owner of any airport facility which has outstanding revenue bonds where the revenues of the airport have been pledged against the airport facilities, the Authority shall assume and discharge all the obligations of the city under the ordinances and bond indentures under which revenue bonds have been issued and sold; to enact zoning regulations and other measures to protect the airport facilities from hazards and obstructions; providing for the adding of an additional county or counties to the Authority.

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

Section 1. That Article IX of the Constitution of the State of Texas be amended by adding thereto a new Section 2, reading as follows:

"Section 2. The Legislature may by law provide for the creation, establishment, maintenance and operation of

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

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

"FOR the addition of Section 2 of Article IX of the Constitution, authorizing the Legislature to provide for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties, and authorizing the levy of a tax not to exceed Seventy-Five Cents (75c) on the One Hundred Dollars (\$100) valuation of all taxable property within such Airport Authority except the property of state regulated common carriers required by law to pay a tax upon intangible assets, after approval of its voters."

"AGAINST the addition of Section 2 of Article IX of the Constitution, authorizing the Legislature to provide for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties, and authorizing the levy of a tax not to exceed Seventy-Five Cents (75c) on the One Hundred Dollars (\$100) valuation of all taxable property within such Airport Authority except the property of state regulated common carriers required by law to pay a tax upon intangible assets, after approval of its voters."

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

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT NUMBER ELEVEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966.
SENATE JOINT RESOLUTION NO. 19 proposing an Amendment to Section 49-d, Article III of the Constitution of the State of Texas, declaring state policy regarding optimum development of water reservoirs; providing for the use of the Texas Water Development Fund under such conditions as the Legislature may prescribe by General Law in the acquisition and development of storage facilities and any system of works properly appurtenant thereto; providing for the sale, lease or transfer of such facilities under General Laws; providing for long-term contracts for water storage works; authorizing the issuance of an additional \$200,000,000 in bonds by the Texas Water Development Board upon a two-thirds (2/3) vote of the elected members of such house; providing that anticipatory legislation shall not be invalid because of its anticipatory character; providing for the necessary election, form of ballot, and proclamation and publication.

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

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

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

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

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

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

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

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

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

acquisition of such storage facilities or the water impounded therein. The money received from any sale, transfer or lease of storage facilities or associated system or works or interest on state bonds and the full amount of interest to accrue thereon, any further sums received from the sale, transfer or lease of such storage facilities or associated system or works may be used for the acquisition of additional storage facilities or associated system or works or for providing financial assistance as authorized by said Section 49-c. Money received from the sale of water, which shall include standby service, may be used for the operation and maintenance of acquired facilities, and for the payment of principal and interest on debt incurred.

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

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

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

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

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