

Mrs. R A Harrell has Dr. B

THE OZONA STOCKMAN

3000 SQUARE MILES



"Out In The West, Where The Air Is Pure, The Climate Agreeable, And The People Friendly -- The Best Place On Earth To Call Home"

VOLUME 53

OZONA, CROCKETT COUNTY, TEXAS 5 Cents Per Copy

THURSDAY, JULY 29, 1965

NUMBER 19



LITTLE LEAGUE ALL-STARS — With two wins already under their belts, Ozona's Little League All-Star team meets the Crane All-Stars in Crane tonight. Just before last week's Big Lake game, the team lined up for the above picture. Flanked by Managers Tom Montgomery on the left and Taylor Deaton on the right, the players are, back row, left to right, Jim Montgomery, David Williams, Gary Notgrass, Phillip Perner, Tom Davidson, Alex Garza and David Pagan. In the front row are Cuatro Davidson, Terry Hickman, Freddie Deaton, Ruben Tambunga, Tiny Rivera and Donald Olson. — Photo by Bud Meinecke

Crack Odessa Team Coming To Play Here Sun.

Ozona Indians will get their supreme test next Sunday at Powell field when they meet the Odessa Dorados, one of the hottest teams in West Texas. Game time will be 2:30 p. m.

The Odessa team has a 15 won and one lost record so far this season, losing only to the young San Angelo Angels last week.

Ozona's Indians have dug in, however, and expect to rack up the Odessans for their seventh win in a row.

Alvino Sanchez will start on the mound for the Indians, with George Ybarra behind the plate. The balance of the Indian line-up will include Rudy Martinez at first, Stanley Najjar on second, Cookie Zamaripa at third, Calano Delgado at short, Chris Martinez, in left, Dan Rios in center and Americo Vargas in right. Robert Flores, Chuy Borrego and Beto Ramos will be on the bench.

The Indians have a 12 wins and 5 loss record. After a week off last week they expect to show plenty of power against the crack Odessa nine.

Dean Scott Now With Water Dept.

Dean Scott, who recently resigned as local distributor for Gandy's dairy products, has accepted a position as assistant manager of the Crockett County Water Control and Improvement District.

Scott succeeds J. L. Bishop, resigned.

Mr. and Mrs. Scott have three sons, Dean, Jr., Gary and Steve.

Ozonan's Father Dies In Paris, Tex.

Mr. and Mrs. Charles Annette were called to Paris, Texas, yesterday on the death of Mr. Annett's father, H. R. Annette. Mr. Annette, Sr. is survived by his widow, two sons and five grandchildren.

Funeral plans were not known here at press time.

SULLIVANS HAVE DAUGHTER

Mr. and Mrs. Joe Sullivan are the parents, of a daughter, Sharon Lynette, born in the Crockett County Hospital last Thursday, July 22.

Woman's Club Plans Projects For Coming Year

Ozona Woman's Club recently held a called meeting in the home of Mrs. L. B. Cox, Jr. with Mrs. Ted White President, presiding.

Members read and adopted projects for the coming year. They voted to have the games party, time to be specified by the projects committee.

Mrs. W. T. Bradbury stated that the Club had received a \$10.00 gift from Mrs. Bill Grimmer for the piano fund.

Mrs. Fred Chandler was appointed Americanism chairman. Mrs. Stephen Perner, secretary, was appointed to write resolutions to stress the removal of obscene literature from newsstands and to emphasize better reading.

Fifteen members were present at the meeting.

Ozonans Show Dress Revue In McCamey Dist

Janie Edgerton and Diana Deaton, Crockett county 4-H club members, represented the county in the District-6 4-H Dress Revue in McCamey last week. Both girls received blue ribbons on their garments in competition with twenty-nine 4-H members representing fifteen counties in the district. Janie and Diana were selected by judges as county winners in competition with thirty-one other 4-H girls in the county 4-H dress revue held prior to the district revue. Janie was entered in senior competition and Diana in the junior division.

The district judges selected three girls to represent the district in state competition during the State Fair of Texas in Dallas this fall. Selected were Susan Irwin of Andrews, Sue Tekell of Crane and Danna West of Garden City.

Accompanying the local county winners to the district contest were county agent and Mrs. Pete W. Jacoby, 4-H adult leaders Mrs. Charles Edgerton, Mrs. Taylor Deaton, Miss Ethel Wolf and 4-H member Thelma (Skookie) Edtregno.

Mrs. Maggie Reed is in San Angelo at Shannon Hospital recovering from surgery performed Monday morning. The operation was successful and Mrs. Reed is reported well on her way to recovery.

Richness of Area History Told By Dr. Richardson

More than sixty persons were present for a banquet and program at the Ozona civic center Monday evening sponsored by the Crockett County Historical Society.

Guest speaker for the evening was Dr. Rupert Richardson, president emeritus of Hardin-Simmons University at Abilene.

Dr. Richardson, eminent historian and authority on much of the lore of the Southwest, called attention to the richness of this area in pioneer history, pointing to Fort Lancaster, a pre-Civil War outpost established here said, principally to prevent American Indians from raiding in Mexico, secondly to protect settlers and stage-coach routes. He recalled the cattle trails, the old military road, the massacre at Howard Wells, the Indian fights in the vicinity of Fort Lancaster and the spirit and determination of the early-day cattlemen in wrestling a living from the wilderness.

Dr. Richardson praised the present effort to preserve and partly restore old Fort Lancaster and the enthusiasm of the local group interested in preserving historic mementos in the museum.

"The rich history of this section is well worth preserving and exploiting," Dr. Richardson said.

Joe Couch, past president of the Historical Society, presided and introduced the speaker. The invocation was given by Lowell Littleton.

The banquet was served in the big party room of the center, the crowd moving to the auditorium for the program. John Held of the HiWay Cafe catered the banquet.

Gridmen May Get Equipment Issue Early Under Rules

Football Coach Sam Mosley announced today that boys who plan on coming out for football will be issued shoes and socks on Wednesday, August 11th. Football candidates may receive the equipment between 9 and 12 a. m. or from 6 to 8 p. m.

A new Interscholastic League ruling permits the coaches to issue this equipment five days prior to the first day of football practice — August 16th.

Work to Begin on Lighting System At Football Field

Work is expected to get under way early in August on installation of a new lighting system for the Ozona football stadium, provided for in the recent \$320,000 school bond issue approved by voters of Crockett county.

Contracts have been awarded by the school board for construction and installation of four 80-foot steel towers, for 128 new reflectors and globes and for installation of the equipment. Total cost of the turn-key job, which includes all necessary reflectors, globes and equipment, the steel towers, setting of four present wooden poles, and testing of the system, will be \$13,579, slightly above original estimates, which placed the cost at approximately \$12,000.

General Electric Co. was awarded contract for furnishing the reflectors and globes at a cost of \$3,783. Hirschfeld Steel Co. of San Angelo got the contract for making the four-legged steel towers and delivering them to the site. The tower materials and construction cost will be \$2,500.

The work of erecting the towers, installing the fixtures and wiring will be done by Prater Electric Co. of Ozona at a contract price of \$7,296.

Lions Field will be brilliantly lighted with completion of the modern lighting system. The four 80-foot towers are to be installed behind the grandstands and in addition, four of the present tall wooden poles will be set on the five yard line on both sides and at each end of the field.

Mounted on each of the four towers and the four poles will be banks of 16 reflectors, each of which will carry 1500-watt globes.

The new lighting system will remove the present poles which often block the view of spectators in the stands while play is under way on the field.



Airman 3-C Douglas Everett

Barnhart Airman Completes Course At Lackland AFB

San Antonio, Texas — Airman Third Class Douglas C. Everett, grandson of Mr. and Mrs. Roy Collins of Barnhart, Texas, has completed U. S. Air Force basic military training at Lackland AFB, Texas.

Airman Everett has been selected for technical training as an aircraft maintenance specialist at the Air Training Command (ATC) school at Amarillo AFB, Tex. His new unit is part of the vast ATC system which trains airmen and officers in the diverse skills required by the nation's aerospace force.

The airman is a graduate of Barnhart High School. Typewriter ribbons at the Stockman office.

LL Stars Tumble Sonora, Big Lake In Play-Off; Meet Crane Tonight

Ozona Staff To Attend Coaching School At Dallas

The Ozona Coaching Staff will attend the Texas High School Coaches' Association Coaching School in Dallas beginning Sunday, August 1. Attending the five day affair, which unofficially kicks off the 1965-66 Texas Interscholastic League sports program, will be Head Football Coach Sam Mosley, Basketball Coach Brooks Dozier, Track Coach Chick Womack, and Assistant Coach H. O. Hoover.

The Coaching School, the largest in the United States, once again expects to break the total registration record. Last year over 4200 coaches were in attendance.

Four days of lectures on football, basketball, track, and baseball will be concluded with the coaches All-Star Basketball game on Wednesday at 7:45 p. m. in Memorial Auditorium and the All-Star football game on Thursday at 7:45 p. m. in the Cotton Bowl.

Scheduled to be among the many lecturers are Hayden Fry, SMU football coach, and Gene Stallings, the new football coach at Texas A&M.

Ten Ozona 4-H Members Attend Electric Clinic

Ten members from the Llazona and Tejas 4-H Clubs represented Crockett County at the District 6 4-H Electric Clinic held in Rankin Monday. This is an annual clinic sponsored by West Texas Utilities Company. Curley Hayes was in charge of the program which included work shops for leaders and adults as well as classes for the young people.

The following girls enjoyed making individual lamps which were given each girl attending: Mary Helen Ramirez, Betty Ann Martinez, Diana Castro, Elaine Zapata and Elizabeth Zapata. Miss Dorothy Price accompanied the girls.

The boys who enjoyed the day's activities of working with new techniques were Melecio Martinez, Freddie Vela, Americo Tambunga, Richard Reinberg and Jerry Reinberg. They were accompanied by their project leader, Gene Reinberg.

After the barbecue dinner, films and slides were enjoyed by all and safety demonstrations were presented. The day ended at the swimming pool with a water safety demonstration.

DUPLICATE BRIDGE

Winners in the Tuesday night Duplicate Bridge Club play were: First, Mrs. Jake Short and Mrs. Robert Cox; second, Mr. and Mrs. Evart White; third, Mr. and Mrs. Sam Fitzhugh; fourth, Mrs. Ashby McMullan and Mrs. Carl North.

HURT IN CRASH

Willie B. (Peewee) Fielder suffered a broken arm when he lost control of his car near Mertzton late last week.

Noble White, also of Ozona, and a passenger in the car, escaped with only minor injuries.

Ozona All-Stars plowed under two opponents the past week to become the Little League Area Champions. They had a 7 to 6 win over Sonora and shut out Big Lake 4 to 0, giving them a crack at Crane's All-Stars and the District 4 Championship.

The district play-off game will be played tonight in Crane at 8:00. The winner of tonight's game will compete

Ellenburger Is Productive In Conoco Shannon

The Escondido multipay field of Crockett County gained its fifth Ellenburger producer and a location northwest extension to that pay with recompletion of Continental Oil Co. No. 1-8 J. M. Shannon, previously completed fustelman and lower Pennsylvanian producer, 14.7 miles northeast of Iraan.

It was finished for a daily flowing potential of 542 barrels of 42.1 gravity oil, no water, with gas-oil ratio of 84.1-8. Production was through a 15-64-inch choke, and perforations between 9,122-26 feet and 9,141-45 feet, which had been acidized with 500 gallons. Tubing pressure was 325 pounds, with packer or casing.

Operator has abandoned the lower Pennsylvanian zone and will produce the project dually with the Fustelman.

Location is 1,980 feet from the south and west lines of 8-2-GC&SF.

Original completion was July 6, 1963, from the lower Pennsylvanian for 571 of oil through an 18-64-inch choke and perforations between 8,369-376 feet; and from the Fustelman for 466 barrels of oil through an 18-64-inch choke and perforations between 8,620-640 feet.

John L. Cox, Midland, will drill the No. 4-H Rocker B as a ¾ mile southwest outpost to the Reagan County portion of the Spraberry Trend Area, 14 miles north of Big Lake.

Location is 1,320 feet from the south and east lines of 29-1-T&P. Contract depth is 7,800 feet; ground elevation, 2,593 feet.

Ozona Student Council Members Attend Workshop

Ozona High School Student Council officers will attend the Texas Association of Student Council Leadership Workshop at Trinity University August 1-6. Geo. Cox, vice-president of the OHS Student Council; Lynn Cox, Student Council secretary; Donna Moore, Senior Representative; and Randy Upham, Junior Representative, will be among 200 students from high schools from all parts of Texas receiving the six-day training program.

The Trinity Workshop is one of five held each summer at various Universities in Texas. The purpose of the program is to aid the students in the operation of the school Student Council, whose function and responsibility begins with the opening of school.

Foy Moody, high school English teacher, will accompany the students to San Antonio.

in the Section 1 Tournament at Dumas, where District Champions from all over West Texas will vie for the Section 1 Championship in a three-day play-off beginning Monday August 2.

Last Thursday night's game in Sonora was a real thriller. Tiny Rivera started on the mound for Ozona and for Sonora batters it was three up and three down until the top of the fourth, with Rivera throwing the hottest fast ball he has thrown all year.

Jim Montgomery scored for Ozona in the first inning, getting a two base hit and reaching third on an error. A base hit brought him home for the first and only score in that inning.

In the bottom of the second Alex Garza walked and with the help of some fancy base stealing and errors, came home on Terry Hickman's base hit. Hickman's then scored himself, putting Ozona out ahead 3 to 0.

The top of the fourth was another story. After a home-run by Bernal, Sonora came alive and scored again. In Ozona's half of the fourth, everybody hit. With the bases loaded, Phillip Perner hit and scored Rivera and Ruben Tambunga, and a hit by David Pagan brought Perner home. With one out and the bases loaded, the side was retired when two runners tried to steal home and didn't quite make it.

In the fifth, Sonora scored 4 runs on walks, hits, errors a home run by Elliot tying the score. David Williams replaced Rivera on the mound and retired the side.

Phillip Perner got the winning run for Ozona in the bottom of the sixth. First man up, he slammed the first ball thrown for the longest home run of the game.

Green was the starting pitcher for Sonora, with Gander relieving him in the bottom of the fourth inning.

At Big Lake Monday night, Gary Don Notgrass went all the way for Ozona and shut-out the Big Lake team 4 to 0 in front of the sparkling performance by the infield, led by David Pagan, who made some spectacular stops and throws and Donald Olsen who was credited with nine put-outs at first base.

With Watson going to the mound for Big Lake, it looked like a pitcher's duel until the bottom of the fourth when Perner got a double, Tom Davidson hit and Garza doubled, scoring Perner and Davidson. Hickman, running for Garza, scored from second on a double by Donald Olson.

In the bottom of the 5th, Ruben Tambunga scored the fourth run for Ozona and that was the ball game.

Flying Club May Be Organized Here

First steps have been taken toward organization of a Flying Club in Ozona.

Heading the movement for organization is Bill Ward at Wooten Motor Co. who is seeking other interested persons to form a flying club to purchase an airplane and learn to fly or enjoy flying. The club will be a non-profit corporation and membership and will entitle one to pro-rata time in use of a plane, to be paid for by each user on a per hour cost basis.

Any person interested in such a club is asked to call Mr. Ward at 392-3081.

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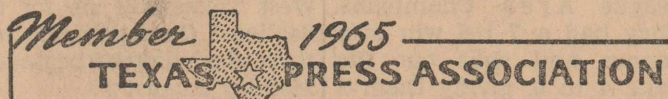
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Any erroneous reflection upon the character of any person or firm appearing in these columns will be gladly and promptly corrected if called to the attention of the management.

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WOMAN'S WORK

"Man must work from sun to sun, but woman's work is never done . . ." And now some of the ladies have taken on still another task — the protection of their own and their menfolk's right to work in the occupations of their choice. A newlyformed organization called "Work" (Women's Organization for Right to Work) has set out on a nationwide campaign to preserve Section 14(b) of the Taft Hartley Act.

Headquarters of Work is in Washington, D. C. (address: 1900 "L" St., N. W., for any of you local ladies who might wish to get in touch. The chairlady of the organization, Mrs. Kennedy Smith of Pittsburg, Pa., has stressed that local action is what the group aims for, with confidence that "American women, one they are fully aware of this effort to destroy another of the basic freedoms of our nation, will make sure that their elected representatives in both Houses of the U. S. Congress know of their true feelings."

There is reason to expect that for taking such action, the ladies will be maligned as "union busters" by power-hungry voices in government

as well as in the hierarchies of some labor organizations. But, the fact is that many of the women who are active in Work are union members themselves, or the wives of union members. Their aim is to protect the freedom of working men and women to join, or not to join, a labor union.

NOTICE!

James Baggett, President of the Ozona School Ex-Students Ass'n, announced today that there will be a meeting Friday night, 7:30, August 6, at the high school auditorium. All interested persons are asked to attend, in order to get ideas together for the forthcoming "Diamond Jubilee for '66". See next week's Stockman for further details.

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ONLY HAPPY HEADLINES

Over a two-year period, there have been cuts in federal income taxes.

Recently, Congress passed and the President signed a long overdue bill repealing the federal excise or sales taxes on a number of commodities in general use and reduced the levies on others. But just how much benefit will this be to the average person as measured by an increase in his spending power?

The answer seems to be: Very little at best.

Here's why: State and local tax increases are offsetting the federal reductions. During this legislative year, state after state has increased sales taxes, income taxes, gasoline taxes, cigarette taxes, and so on down the list. Local tax unit spending has followed a similar trend, and the property tax has reached a crisis point in many areas.

On top of that, a major increase in the federal social security tax, which is automatically deducted from the pay of all workers, is coming.

In other words, we have been putting more money into one pocket — and at the same time we are taking it out of another. Continued creeping inflation, which is largely the result of deficit spending by government, cuts further into spending and saving power. The tax cuts may make happy headlines — but that's about as far as they go.

Mr. and Mrs. Dempster Jones, daughter Shelley and Mrs. Joe Pierce, Jr., spent the week-end with Mr. and Mrs. Earl Acton on their ranch near Toyah, Mrs. Acton is the daughter of Mr. and Mrs. Jones.

Karen and Bill Conklin from Albuquerque, N. M., have been visiting their grandmother, Mrs. Bill Conklin, over the past week. Karen and Bill are the children of Mr. and Mrs. Ben Conklin.

Mrs. Claud Leath returned to Fort Stockton with the Fred Hickmans early this week for an overnight visit in their new home.

ANY VOLUNTEERS?

Frankly, we don't expect to see any great rush of volunteers in response to efforts of pro-Communist agitators to recruit an American brigade to join the enemy Communist Viet Cong in Viet Nam. A few, perhaps, may travel there to don fatigues and ammunition bandoliers and pose for propaganda pictures. But, by and large, the participants in "teach-ins" and "peace rallies" who clamor so loudly for US withdrawal from Viet Nam simply don't strike us as the type prepared to demonstrate their purported convictions in a manner which would require any real sacrifice or danger to themselves.

Sit-ins, lie-ins and picketing are, after all, quite safe activities; the political powers-that-be can be counted on to order the police and possibly even the US Army to run interference for you. And should those same forces be directed to carefully remove you, you can always make a fuss, kick and bite and scream "police brutality."

But, actually to risk one's life for his cause — ? Well, that's asking a bit too much of the general run of campus carpers and professional demonstrators.



Uncle Sut says that sometimes a cold in the head causes less suffering than an idea. Langford (S. Dak.) Bugle.

Times change. When grandma used to tell how many pints or quarts she put away, you knew she meant jellies. Elysian (Minn.) Enterprise.

The trouble with opportunity is that it only knocks. Temptation kicks the door in. Woodward (Okla.) Journal.

Astronauts circle the earth in less time than it takes many a woman to get ready to go somewhere. Opp, (Ala.)

Even though most rumors haven't a leg to stand on they have a way of getting around. Florence (Ala.) Herald.

HIGHLIGHTS AND SIDELIGHTS

From Your State Capitol

Austin Texas — Not even prolonged spring rains were enough to dampen Texas tourism this year.

Attendance at tourist attractions the first six months of 1965 increased 14 per cent over the same period last year.

A mid-year survey by the Texas Tourist Development Agency shows that 14,069,333 visitors were counted by 18 attractions and the state parks, with some places showing a 25 per cent increase in out-of-state visitors.

Screwworms Back — A combination of mild winter weather coupled with inattentiveness on the part of livestock producers is believed to be behind a sudden spiral upward in the number of screwworm cases reported last month.

In a joint report the Texas Animal Health Commission and the US Department of Agriculture reveal that 129 Texas cases were confirmed between May 30 and June 26. Only 35 cases were reported in the entire South-west in June, 1964.

Federal Money — Austin Corpus Christi, San Antonio, and Houston are hub-cities in areas given top priority in a matching-fund program for construction of facilities for the mentally retarded. They will get first shot at some \$500,000 in federal funds soon to be available.

Redistricting Suit Filed — Nine Republicans filed a motion to intervene in a federal court challenge of con-

stitutionality of the new congressional redistricting act. They charged the Texas Legislature failed to create 23 districts of equal population as ordered by the court in 1963 and that the redistricting act "constitutes an extreme and indeed classic case of gerrymandering against certain political and metropolitan groups."

Dallas, Bexar, Jefferson, Orange, Ector and Midland counties. Districts, the new plaintiffs maintained, vary from 9.7 per cent above the average to 9.7 below. They asked the court to apportion the state into proper districts after an investigation supervised by a mystery in chancery.

Inequalities were cited in It Pays To Advertise.

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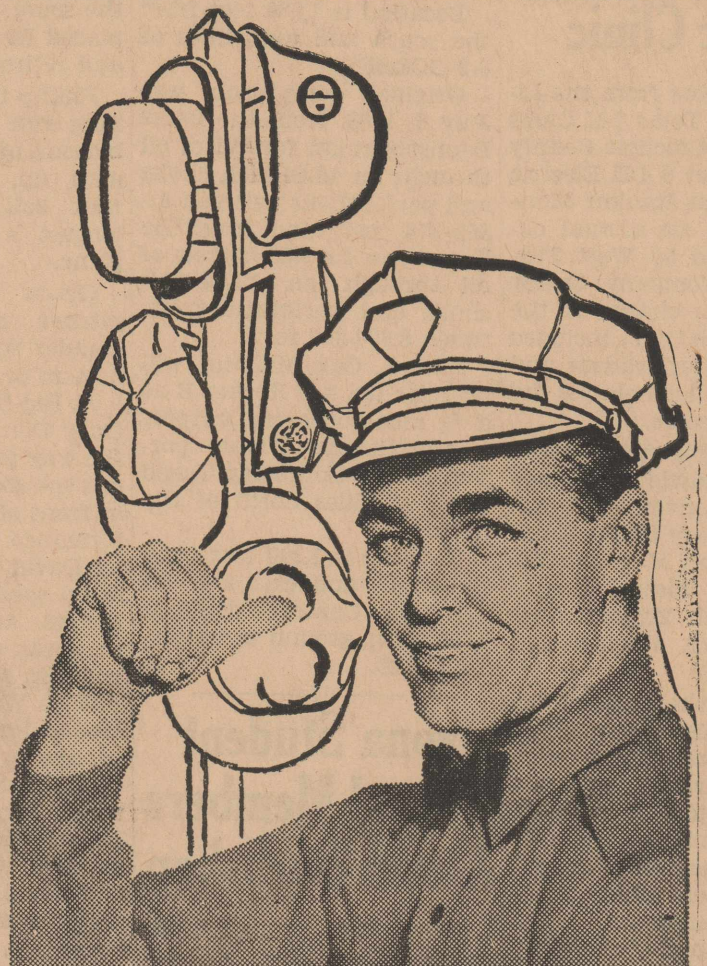
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PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 27 proposing an Amendment to the Constitution of the State of Texas, amending Article III of the Constitution of the State of Texas by adding a new Section thereto to be designated Section 48b, so as to create as an agency of the State of Texas the Teacher Retirement System of Texas, vesting the general administration and responsibility of the proper operation of said system in a state board of trustees to be known as the State Board of Trustees of the Teacher Retirement System of Texas, authorizing said Board to invest assets of said system in various obligations and subjects of investment, subject to certain restrictions stated therein and such other restrictions as may hereafter be provided by law; providing that such Amendment shall be self-enacting and shall not alter, amend or repeal Section 48a of Article III of the Constitution of Texas or any legislation passed pursuant thereto except insofar as such legislation may limit or restrict the provisions of this Amendment; providing for the necessary election, form of ballot, proclamation, and publication.

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

Section 1. That Article III of the Constitution of the State of Texas be amended by adding Section 48b thereto to which shall read as follows: "Section 48b. There is hereby created as an agency of the State of Texas the Teacher Retirement System of Texas, the rights of membership in which, the retirement privileges and benefits thereunder, and the management and operations of which shall be governed by the provisions herein contained and by present or hereafter enacted Acts of the Legislature not inconsistent herewith. The general administration and responsibility of the proper operation of said system are hereby vested in a State Board of Trustees, to be known as the State Board of Trustees of the Teacher Retirement System of Texas, which Board shall be constituted and shall serve as may now or hereafter be provided by the Legislature. Said Board shall exercise such powers as are herein provided together with such other powers and duties not inconsistent herewith as may be prescribed by the Legislature. All moneys from whatever source coming into the Fund to provide retirement, disability, and death benefits for persons employed in the public schools, colleges, and universities supported wholly or partly by the state and all other securities, moneys, and assets of the Teacher Retirement System of Texas shall be administered by said Board and said Board shall be the trustee thereof. The Treasurer of the State of Texas shall be custodian of said moneys and securities. Said Board is hereby authorized and empowered to acquire, hold, manage, purchase, sell, assign, trade, transfer, and dispose of any securities, evidences of debt, and other investments in which said securities, moneys, and assets have been or may hereafter be invested by said Board. Said Board is hereby authorized and empowered to invest and reinvest any of said moneys, securities, and assets, as well as the proceeds of any of such investments, in bonds, notes, or other evidences of indebtedness issued, or assumed or guaranteed in whole or in part, by the United States or any agency of the United States, or by the State of Texas, or by any county, city, school district, municipal corporation, or other political subdivision of the State of Texas, both general and special obligations; or in home office facilities to be used in administering the Teacher Retirement System including land,

equipment, and office building; or in such corporation bonds, notes, and other evidences of indebtedness, and corporation stocks, including common and preferred stocks, of any corporation created or existing under the laws of the United States or of any of the states of the United States, as said Board may deem to be proper investments; provided that in making each and all of such investments said Board shall exercise the judgment and care under the circumstances then prevailing which men of ordinary prudence, discretion, and intelligence exercise in the management of their own affairs, not in regard to speculation but in regard to the permanent disposition of their funds, considering the probable income therefrom as well as probable safety of their capital; and further provided, that a sufficient sum shall be kept on hand to meet payments as they become due each year under such retirement plan, as may now or hereafter be provided by law. Unless investments authorized herein are hereafter further restricted by an Act of the Legislature, no more than one per cent (1%) of the book value of the total assets of the Teacher Retirement System shall be invested in the stock of any one (1) corporation, nor shall more than five per cent (5%) of the voting stock of any one (1) corporation be owned; and provided further, that stocks eligible for purchase shall be restricted to stocks of companies incorporated within the United States which have paid cash dividends for ten (10) consecutive years or longer immediately prior to the date of purchase and which, except for bank stocks and insurance stocks, are listed upon an exchange registered with the Securities and Exchange Commission or its successors; and provided further, that so long as less than \$500,000,000 of said Fund is invested in the government and municipal securities enumerated above, not more than thirty-three and one-third per cent (33 1/3%) of the Fund shall be invested at any given time in common stocks. This Amendment shall be self-enacting and shall become effective immediately upon its adoption without any enabling legislation. This Section shall not alter, amend or repeal the first paragraph of Section 48a of Article III of the Constitution of Texas as amended November 6, 1956, or any legislation passed pursuant thereto. This Section shall not alter, amend or repeal the second paragraph of Section 48a of Article III of the Constitution of Texas as amended November 6, 1956, or any legislation passed pursuant thereto, except insofar as the provisions of the second paragraph of Section 48a and any legislation passed pursuant thereto, may limit or restrict the provisions hereof and only to the extent of such limitation or restriction."

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

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

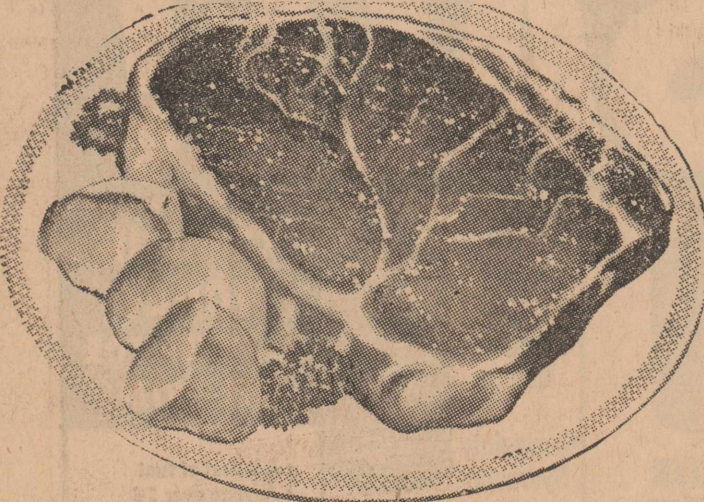
"AGAINST the Constitutional Amendment amending Article III of the Constitution of the State of Texas by adding Section 48b relating to the Teacher Retirement Fund and the Teacher Retirement System of Texas, revising provisions for investment of moneys and other assets of the Fund and changing other existing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

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

Lasso these Food Specials

FOR YOUR BACKYARD ROUND-UP!

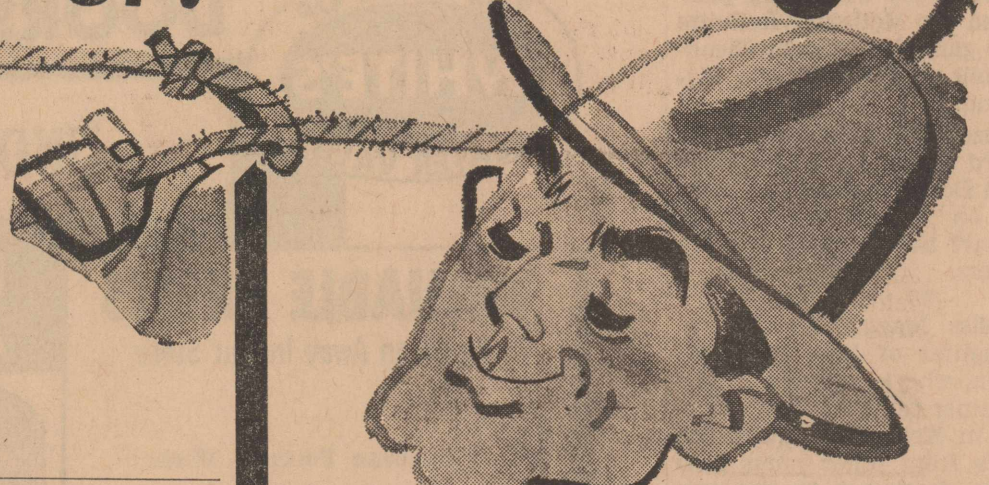
Man. Oh Man! Plenty of Lip-Smakin Goodness in Store for you when you Shop Our Choice Beef Buys - Stock Up for your Back Yard Barbecuing - Hurry In Today



T-BONE or **98^c**
PORTERHOUSE **lb.**

ROUND STEAK Lb. **98c**

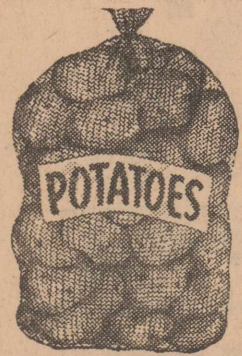
Sirloin Steak Lb. **98c** **Ground Beef** Lb. **45c**



BISCUITS lge can 10's 4 for **27c**

Fresh Produce

SWEET AND JUICY PEACHES	lb.	19c
WELL FILLED SWEET CORN	6 ears	39c
SNAPPIN GOOD GREEN BEANS	lb.	23c
RADISHES	2 pkgs.	23c
GREEN ONIONS	2 bun.	15c
GOOD SLICERS - LOCAL GROWN TOMATOES	lb.	19c



POTATOES
10 LB. **BAG 79c**

Hot Weather Bargains

PILLSBURY'S Funny Face Drinks 6 flavors 6 pkgs	49c
Kimbell's Instant Tea 1 1/2 oz jar	49c
Kimbell's Cocoa 8 oz can	29c
Kimbell's Cocoa 16 oz can	49c
Carnation Milk tall cans 2 for	29c
Kimbell's Spaghetti no. 300 can 2 for	29c
KIMBELL'S Spaghetti w/Meat Balls no. 300 can	29c
Chuck Wagon Beans no 2 tall can 2 for	49c
KIMBELL'S Pork & Beans no. 2 1/2 can 2 for	49c
NO. 300 CAN Kimbell's Kidney Beans 5 for	49c
KIMBELL'S OLD FASHIONED Navy Beans no. 300 can 5 for	49c
KIMBELL'S - NO. 300 CAN Great Northern Beans 5 for	49c
KIMBELL'S - NO. 300 CAN Hominy White or Gold 6 for	49c
Carnation Instant Milk 8 oz. size	59c
Gladiola Flour 25 lb. bag	\$1.89
THE PREFERRED BLEND Kimbell's Coffee 1 lb can	69c
Folgers Coffee 1 lb can	75c
Pillsbury Flour 5 lb bag	49c
Pure All Vegetable Crisco 3 lb can	79c
Kimbell's Preserves 18 oz jar 3 for	89c

BORDENS GLACIER CLUB ICE CREAM 1/2 gal sq ctn	59c
BORDENS SOUR CREAM DRESSING 1/2 pint ctn	27c
BORDENS OLD DUTCH CHOCOLATE MILK 2 qt. ctns	49c
KIMBELL ALL-VEGETABLE OLEO 1/2 lb. Patty 3 for	27c



NEW Kitchen Rich[®]
Swedish kremes
by SUPREME

only **49c**

SUPREME - 16 OZ. BAG Chocolate Fudge Sanwich	39c
SUPREME - 16 OZ. BAG Dutch Chocolate Cremes	39c

Washday Values

NEW IMPROVED KALEX BLEACH 1/2 gal plastic jug	39c
SANI-FLUSH Reg. Size	29c
W I N D E X 8 oz.	29c
NIAGARA SPRAY STARCH 16 oz.	59c
K-2R SPOT LIFTER	89c
DRANO LARGE 18 Oz. Can	49c
WIZARD SPRAY	
DEODORANTS 7 Oz. Can	49c
KIMBELL PINK LOTION LIQUID DETERGENT 22 oz	39c
PINEX DISINFECTANT 12 oz btl	39c
EASY OFF OVEN SPRAY 7 oz.	69c
CHORE GIRLS pkg. of 3	29c

GIANT BOX
Kimbell's Detergent **59^c**

JUST RIGHT FOR ICE TEA



1/4 Lb. Pkg.
2 for 49^c

Frozen Foods

LIBBY'S FRENCH FRIED POTATOES 9 oz pkg 6 for	99c
LIBBY'S FRENCH FRIED - 4 OZ. PKG. ONION RINGS 2 for	49c
WHOLESUM FRESH SQUEEZED FROZEN - 6 OZ CANS ORANGE JUICE 5 for	99c
PATIO CHEESE ENCHILADAS 12 oz pkg	49c
PATIO BEEF TAMALES 12 oz pkg	49c
PATIO DINNERS pkg	49c
PATIO COMBINATION DINNERS	49c

TIDE

1965
New Improved
Giant Box

69^c



SAVE ON FOOD
AT
FOODWAY
STORES

The News Reel

A re-run of "The Ozona Story" as gleaned from the files of The Ozona Stockman.

From The Stockman July 30, 1936

Swinging back into old form, the first half champion Ozona Giants took a new lease on life and a new hope in the second half Permian Basin Pennant chase last Sunday when they plastered the McCamey Refiners two games in a double-header bill on the McCamey diamond.

Ozona took the lead in the third frame when Heatherly and Dorley walked and scored on Myer's triple. Byron Stuart then singled to score Myers.

—30 years ago— Miss Maggie Seahorn, daughter of Mrs. Pon Seahorn, who is enrolled in the summer camp at Camp Mystic in Kerrville, showed the girls from other parts how they shoot out in the cow country recently in a camp shooting contest. The Ozona miss cracked a camp record with a score of 99 out of a possible 100.

—30 years ago— Mrs. Walter Capps this week became the owner of Moore's Cafe, operated for the past nine years next door to the postoffice by H. A. Moore. Mrs. Capps and her husband took over management of the business Tuesday with consummation of the deal, terms of which were private.

—30 years ago— Three run-off races for precinct offices in Crockett County are slated for the August 22 primary as a result of the outcome of voting in the Democratic primary election in this country Saturday.

Two of the races in which nominees will not be decided until the August election are for posts on the county Commissioners Court and one for Justice of the Peace for Ozona precinct. Nominees were decided for all other county and precinct offices by majorities.

For commissioner of Precinct number one, Rob Miller and O. W. Smith will battle it out on August 22. B. B. Ingham, incumbent, nudged out of the running by his two opponents. Miller led the field with 235 votes, Smith followed with 174, and Ingham received 155.

J. T. Glover will contest the incumbent, W. M. Johnigan, for the nomination for the office of Justice of the Peace, having led the field of four candidates for that office with a total of 176 votes. Johnigan was second with 157, Drennan Slaughter was third with 131, and Walter Capps fourth with 89.

—30 years ago— Miss Totsy Robison spent the weekend in Abilene with her sister, Miss Blanche Robison, who is a student at Abilene Christian College this summer. She also attended her sorority home coming at Cisco.

—30 years ago— Mr. and Mrs. T. A. Kincaid, Jr., Mr. and Mrs. W. E. Friend, Jr., Mr. and Mrs. Marbury Morrison and Dr.

and Mrs. H. B. Tandy were to leave this morning on a several days fishing trip to Devil's River.

—30 years ago— Mr. and Mrs. Ralph Jones were hosts to their contract club and a number of guests at the Hotel Ozona Thursday night.

—30 years ago— Babe Phillips is in a Dallas

hospital where he underwent an operation recently to correct complications arising from injuries to his foot, suffered several months ago. Mr. Phillips will be in the hospital two or three weeks.

—30 years ago— Miss Dixie Davidson has returned from a two weeks visit in San Antonio, Austin and Galveston.

—30 years ago— Mr. and Mrs. Frank James have returned from a vacation trip to California and other western States. They were accompanied by Mr. James parents, who reside at Sonora.

—30 years ago— Miss Mildred North, head of the commercial department of Ozona high school,

and Miss Hester Bunker, who have been attending the summer session of the University of Colorado at Boulder, will return next week. They plan to attend the Cheyenne rodeo before starting on the return trip.

—30 years ago— Pleas Childress, Jr., left Saturday to join members of his family now on a vacation

trip to California. —30 years ago— Billy Baggett entertained a number of friends with an impromptu swimming party and chicken fry Tuesday night.

—30 years ago— The Dock Friend Ranch home was destroyed by fire early last Thursday morning. Origin of the blaze has not

been determined. The house and all furnishings, including clothing of the family, were completely destroyed.

—30 years ago— Miss Gladine Powell is here from San Antonio to spend her vacation with her parents, Mr. and Mrs. R. F. Powell. The family is spending a few days this week visiting friends in Big Spring.



DOORS OPEN TOMORROW IN OZONA

UNDER NEW MANAGEMENT

SALE!

VALUABLE PRIZES

To Be Given Away In Our Store

- 1ST 1 Sunbeam Portable Mixer
- 2ND 1 Case Whites Supreme Heavy-duty Motor Oil
- 3RD 36-Month Guaranteed Automobile Battery

REGISTER NOW!

You Need Not Be Present To Win!

EVERY DEPARTMENT A BARGAIN CENTER!



One-step Car Care! Get New Car Shine
VISTA WAX
It's Turbo-Whipped. 10-oz. can **149**
5-128



White Supreme **MOTOR OIL**
Heavy duty 20 or 30 wts. **27¢**
46-282-84



White Supreme **Transmission Fluid**
For Power Steering, too! **41¢**
5-600



OIL FILTER CARTRIDGE
Fits Fram F4 Filters **69¢**
44-501



Mixes with other SAE Fluids!
Famous **EZE BRAKE** Quality!
Heavy-duty Hydraulic **BRAKE FLUID**
Handy 12-oz. can! **41¢**
5-430

COME IN TODAY REGISTER FOR FREE PRIZES

- A barrel of fun!
- Anyone over 16 may enter!
- Everyone welcome to see and shop our large, well-stocked store!
- No obligation!

Mileage is what Counts! White's Guarantees Mileage!



WHITE DUAL CUSTOM

is guaranteed against all road hazards for **25,000 MILES!**

- New PBD Miracle Rubber, Polybutadiene, increases the tire's life and mileage up to 25%! More bonus mileage plus the pleasure of silent, easy-steer driving!
- All Nylon 4-ply construction for maximum strength. The protection of armour — the ride of a magic carpet. Assures top performance throughout its life!
- Low Profile means greater safety. The tire is molded to running shape. It flexes less, runs cooler, lasts longer, and rides safer at highway speeds!
- Superior Traction of the Dual Custom Tire means controlled braking, and feather-soft riding. More rubber grips the road for better control at all speeds!

TUBE-TYPE BLACKWALLS	TUBELESS WHITEWALLS
670-15 13.99*	640/650-15 17.44*
710-15 15.99*	850-14 or 760-15 22.44*
760-15 17.99*	800/820-15 24.44*
TUBELESS BLACKWALLS	
650-13 13.99*	
750-14 15.99*	
800-14 17.99*	

*Plus tax and old tire off your car.
INSTALLED FREE!

*Slimline Whitewalls Only \$2.50 More Per Tire

Adjustable Body Mount

MIRROR
Chrome! Universal Mounting 1-233 **144**

Customize with a **Chrome Exhaust Extension**
1 3/4"x7" 1-804 **66¢**

REAR SEAT SPEAKER
3-way switch! 5"x7" size **333**

OIL AND AMP GAUGE KIT
1-1394 **466**

Includes all necessary attachments to install oil and temperature gauges. Gives accurate readings to protect car!

Packed With "GO POWER"!

White "Standard" Batteries

Guaranteed 12 MONTHS
Fast starts from top power in all kinds of weather! Great!

12 month 6-volt **688** EXCH.

12 month 12-volt **944** EXCH.

Triple-Whitten Guarantee:
1. FREE REPLACEMENT within 90 days if defective. 6 months on Plastiglas.
2. TIME GUARANTEE: All adjustments pro-rated on months used, based on outright price before trade-in.
3. ALL STORES: Guarantee honored at ALL White Stores.

BIG SAVER Save at this LOW PRICE

Twin Mat Protector Set
8-620 **177** SET

The fast way to dress up the inside of your car! Save wear on your auto carpet. Fits most cars!

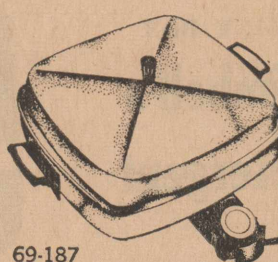
Houseware Special Values!

All-metal Ironing Table

Collapse-proof metal table adjusts to any height yet folds compactly for easy storage. Full 54-inch size. Made in U.S.A. **399** 75-173

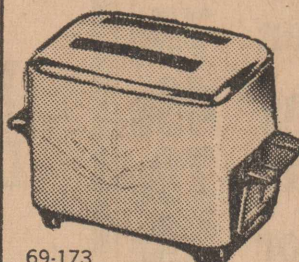


Ironing Table Pad & Cover Set 98¢
Tuflex pad with silicone treated cover.



69-187 **Electric Skillet**
12-inch Buffet Type **1195**

Catalina's finest! Heavy aluminum. Completely immersible.



69-173 **Electric Toaster**
2-slice Pop-up Type **845**

Catalina quality with color selector for toast.



69-306 **Catalina Electric Steam or Dry Iron**
Steam at your fingertips **845**

All-fabric heat selector. Irons right or left-handed.



5-FINGER FIELDER'S GLOVE made of full grain cowhide with strong nylon stitched black welted seams. Great for preventing home runs! **349** 64-436

BASEBALL BAT, "Official Little League" size and weight, in smart, handsome, natural finish. Milled precisely for easy grip action. **119** 64-378

BASEBALL with cushion cork center. Official little league weight and size. White Alum tanned horsehide cover. **179** 64-334

MINNOW BUCKET of generous eight-quart size. Conventional round shape with strong bail. Never lose bait because it floats! **199** 62-1208

CASTING LINE of strong 12-pound test. Famous black "Sea Hawk" line puts your gear in first class shape. **133** 62-100

SPECIAL PRICE CUTS FOR THE LAWN!

18" POWER MOWER

with 2 1/2-h.p. Briggs-Stratton Engine



NOW ONLY 4195
*Close Side-Trim Design
85-327

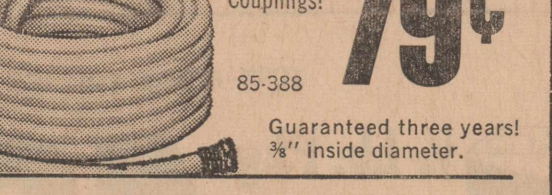
*Cutting height adjusts from 1/4" to 3".

Deluxe 6-inch Grass Shears **69¢**

Easy vertical-squeeze grip for faster work.

25' Plastic Garden Hose

Non-rust Couplings!



79¢
85-388
Guaranteed three years! 3/4" inside diameter.

HOSE NOZZLE
All brass Adjustable **47¢**
84-120

Deluxe 6-inch Grass Shears **69¢**

LAWN EDGING **66¢**
85-276 20"

Corrugated galvanized steel keeps out grass.

Border Fence **29¢**
85-273

Cape Cod style. 35' sections. White.

Sprinkler **79¢**
84-236
Sled base for easy moving.

AUTHORIZED DEALER
WHITE
Auto Store
THE HOME OF GREATER VALUES

10-play GYM SET

with 2 swings, 2 passenger lawn swing and 7' platform galvanized slide. 66-307

See this Big Value during this Big Sale **2888**
EASY TERMS ARRANGED

Western Mattress Company
SAN ANGELO, TEXAS
Save 50% on naving your mattress renovated
— All Work Guaranteed —
PICK UP & DELIVERY
In Ozona Twice a Month
Call 392-2166

Have Your Carpets Cleaned
This summer while you are on vacation by
ServiceMASTER
the responsible system
Reliable — Dependable
CALL
W.L. Mac McKinney
Ph. 653-3800
San Angelo

TSGRA Widens Campaign Against Liberal Effort to Repeal Section 14b

Following passage of a resolution, condemning the present move to repeal the right to work section of the Taft-Hartley labor law, by the Texas Sheep & Goat Raisers Assn. at its recent convention, the Association President, Gaylord Hankins of Rocksprings, has sought to make the resolution more effective as a weapon against the repeal movement by mailing editorial to newspapers in the 19 states having right-to-work laws.

Making a powerful appeal from the standpoint of agriculture, the TS&GRA editorial materials urges immediate action on the part of people to bring pressure on the national Congress to turn back the attempt to repeal Section 14B. Because of its significant appeal to this area, the editorial is quoted below:

Are we losing all of our freedoms — Section 14-B of the Taft-Hartley Act is another freedom which is in danger of being taken away from us. The Texas Sheep and Goat Raisers' Association heartily endorses this right-to-work law. Our Association strongly opposes the repeal of this law. We, in Texas, have praised Governor John Connally for his stand, supporting the law, and the Texas House for its resolution asking that Section 14-B remain on the books. As most of you know, the Administration has called for repeal of this section.

Along with the right to join a union should go a corollary right not to join a union. Where compulsory unionism is practiced, the individual loses his freedom of choice and self determination.

Much is being said these days about the rights of minorities, some of it by the very people who want to repeal Section 14-B and take away the rights of minorities not to be forced into a union against their wills.

Agriculture today has many good organizations representing its interests. The Texas Sheep and Goat Raisers Association is one. The various cattle groups, the Farm Bureau and others are notable examples.

All these organizations — whatever their divergent views may be — share one common characteristic. All are voluntary. No one can force you to be a member of TS&GRA, or any other such group.

That's the way it should

be. Certainly there are times when people who work hard in an organization become discouraged and wish there were some way to make others contribute whether they want to or not. But that would not be right. The very fact that these organizations are voluntary is one of the sources of their strength. The members believe in them, or they wouldn't pay their dues.

Not everyone in this country has a choice. In states without a right-to-work law, a union shop can force a worker to join a union whose policies he may personally find abhorrent. This union may take some of the worker's dues and apply the money to support political candidates whom he may oppose, or political philosophies not in line with his own. To be sure, there are federal laws restricting use of dues for political purposes, but it is no secret that these laws are flouted.

Now the Administration has called for repeal of Section 14-B of the Taft-Hartley law, that section which allows states to pass right-to-work laws. No matter how many weasel-worded news releases may be printed to the contrary, how many official speeches may deny it, the fact remains that such a repeal actually puts the weight of the federal government behind union drives for compulsory membership.

It is being argued that absence of right-to-work laws does not force an employer to sign a closed-shop agreement. But experience shows that most unions can force such an agreement by use of the strike threat. The federal government usually sides with the union in such cases.

The result is little short of slave labor. The worker is given just one choice: join or get out of his line of work.

In a free country, this is totalitarianism.

No one anymore opposes a worker's right to join a union if he wants to. By the same token, he should have an equal right to stay out of a union if he wants to do so.

We need Section 14-b. Should we sit and procrastinate or should we ACT?

Lindsey Hicks is in a San Angelo hospital this week for medical attention.

BABY SITTING By Cathy Evans . . . 25c per hour — 1202 Ave. C Ph. 2-2456.

Mr. and Mrs. George Montgomery returned to Ozona last Sunday from a trip to Fort Worth. They visited with friends in Comanche and San Angelo on the return trip.

FOR SALE — House on West Hill, 4 bedrooms, 2 baths, central heat and air, carpeted throughout. 502 Circle Dr. Ph. 392-2266 1tc

Mr. and Mrs. Gene Lilly returned from Houston Saturday, where they saw a couple of ball games in Houston's fabulous Astro-Dome.

Mrs. W. O. Reeves returned Wednesday to her home here from Dallas where she has been under treatment in a hospital.

T. M. White, father of Ted White, is visiting in Ozona this week from Grand Falls. Mr. White is an alert 95 years old.

Mr. and Mrs. Joe Boy Chapman attended the Mayfield reunion at Lake Nasworthy over the past weekend.

FOR SALE — House on West Hill, 4 bedrooms, 2 baths, central heat and air, carpeted throughout. 502 Circle Dr. Ph. 392-2266. 19-tfc

Rev. and Mrs. Max Brown and Amy returned last weekend from vacationing in Kingsland, and left again Monday morning for the General Encampment at Paisano. They will return to Ozona Saturday.

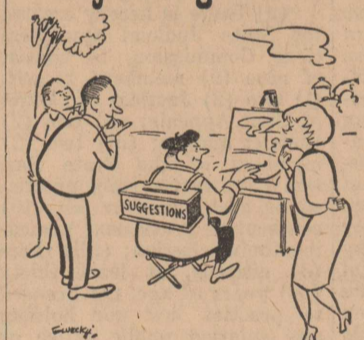
Miss Brenda Bratton of San Antonio has returned home after a ten day visit with Mr. and Mrs. Ralph Jones on the ranch.

FOR SALE — 15-ft. Texan boat, 80 HP Mercury, factory trailer. Excellent condition, 900.00, can finance Ph. 392-2264.

PUREBRED Suffolk bucks for sale. Pembroke breeding. Lambs and solid mouths. Charlie Black. Phone 392-2042. 15-tfc.

oOo

My Neighbors



OIL FIELD BRINE BEATS SEA — County Geologist Discusses Saline Content of Crockett County Waters

As a means of acquainting ranchmen of the county with the problems of pollution of underground water supplies and threats posed by oil operations in the county, Kent Johnston, Crockett county geologist, is distributing a leaflet on water analyses and comparisons of dissolved solids in various water samples.

Mr. Johnston is employed by Crockett county to study the county's underground fresh water supply and to assist county officials in guarding it against pollution. He has analyzed numerous samples of water from various ranches over the county and from Ozona's municipal supply and in the interest of clarity has prepared the leaflet discussion of degrees of saturation of solids.

Two particularly interesting observations are made in the leaflet. An analysis of Ozona's water supply shows only 29 parts by weight of chlorides (salt) are carried in one million parts of water. To put it on a household level, he says one-eighth of a teaspoonful of salt in a gallon of water would equal 225 parts per million.

On the other hand, some of the oil field waste collected in Crockett county and analyzed has shown as much as 79,000 ppm chlorides. Sea water samples from Laguna Madre on the Gulf Coast, he says, contains only 21,000 ppm chlorides.

Mr. Johnston's leaflet communications being sent to ranchmen is as follows:

Saline waters have been defined by the U. S. Geological Survey as water containing more than 1,000 parts per million (ppm) total dis-

solved solids. This limit was selected because it is acceptable to the U. S. Public Health Service (although 500ppm is recommended) for potable water used by interstate carriers.

Water used by many small communities, farms and ranches is in the range of 2,500-ppm and although considered unsatisfactory it is not harmful. The upper limit for human consumption is about 3,000ppm while it has been found that 10,000ppm is the upper limit for livestock.

It should be borne in mind that the above discussion deals with total dissolved solids, that is, all of the many soluble materials which are carried in water in solution. The actual salt content as sodium chloride is included in the term "total dissolved solids," therefore any analysis showing only chloride concentration is dealing with only one part of this total.

The municipal water supply in Ozona contains 290-ppm total dissolved solids of which 29ppm is chlorides. To simplify this concept it may be stated that 29 parts by weight (chlorides are carried in 1,000,000 parts of water. To put this on a household level: 8 teaspoons salt in 1 gallon water equal 14,400ppm chlorides, or 1/8 teaspoon salt in 1 gallon water equals 225ppm chloride.

Some of the oil field waste collected and analyzed in Crockett County has shown as much as 79,000ppm chlorides. As a contrast, sea water sampled from Laguna Madre on the Gulf Coast contains only 21,000 ppm of chlorides out of a total dissolved solid content of 38,500ppm.

Mr. and Mrs. Milton McGee and sons, Preston, Brooks and John of Comroe, are visiting in the homes of Mr. and Mrs. Lowell Littleton and Mr. and Mrs. Pleas Childress. Mrs. McGee's mother,

the former Lois Riddle, taught piano in Ozona 35 years ago.

WANTED to buy — Good used air conditioner. Phone 392-2731. 19-2tc

HERE! NOW!

ALL NEW **ZENITH** 1966 **Tilt-Down PORTABLE STEREO** with SOLID STATE AMPLIFIER

The Stereo Teen Model NP545
Separate Tone, Left Channel and Right Channel Loudness Controls. Choice of Metallic Gold color with Off-White Gold color front panel, or Pearl White color with Walnut color vinyl panel. AC only.

DETACHABLE REMOTE UNIT
Left speaker unit functions attached or may be detached.

LUGGAGE STYLING
compact, sturdy cabinet.

TWO 7"x5" SPEAKERS
—one in remote unit, one in main unit.

OZONA TELEVISION SYSTEM

AUGUST 5 SALE
Good Quality Cattle
Sheep & Goats
CALF SALE AT 11 A. M.
Sheep & Goat Sale Follows
Sonora Livestock Exchange Co.
Del Rio Highway Sonora, Texas Ph. 2-6961

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 47 proposing an Amendment to Section 4, Article III, Constitution of the State of Texas, to provide four-year terms of office for State Representatives.

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

Section 1. That Section 4, Article III, Constitution of the State of Texas be amended to read as follows:

"Section 4. The members of the House of Representatives shall be chosen by the qualified electors for the term of four years; but a new House of Representatives shall be chosen after every apportionment, and the members elected after each apportionment shall be divided by lot into two classes. The seats of the members of Class A shall be vacated at the expiration of the first two years, and those of Class B at the expiration of four years, so that one-half of the members of the House of Representatives shall be chosen biennially thereafter. Representatives shall take office following their election, on the day set by law for the convening of the Regular Session of the Legislature, and shall serve thereafter for the full term of years to which elected and until their successors shall have been elected and qualified. Except in case of an election to fill a vacancy, and except in the first election following each re-apportionment, a person who has been elected to the House of Representatives shall not be eligible to be a candidate again for membership in the Legislature until the term for

which he was elected has less than one year remaining."

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

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

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

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 required by the constitution and laws of this state.

Sec. 4. In the event the Constitutional Amendment proposed in this Resolution is adopted by the people of Texas in the election in November, 1965, the Governor of Texas is directed not to issue a proclamation for the election and not to publish notice thereof for the Constitutional Amendment proposed by House Joint Resolution No. 1 of the 59th Texas Legislature, since the provisions of said House Joint Resolution No. 1 are included in this Resolution. But, should this proposed Amendment be rejected by the people of Texas in the election in November, 1965, then the terms and provisions of House Joint Resolution No. 1 shall be and remain in full force and effect and shall be proclaimed and published and submitted to the electors in November, 1966, as provided in said House Joint Resolution No. 1.



DON'T SIMMER THROUGH SUMMER!

West Texas summers are hot! But you'll agree there is nothing more pleasant than living in the cool, healthful filtered atmosphere of an air conditioned home. A Frigidaire Room Air Conditioner makes your home a retreat from heat. When you buy a Frigidaire Room Air Conditioner, you get all the cooling power you intended to purchase, plus quiet operation, real dehumidification and constant air control. To prevent "Summer Simmer," visit your nearest WTU showroom and arrange for the Frigidaire Room Air Conditioner that's just right for your home.

*FREE WIRING for WTU customers on one ton or larger, 220-volt, refrigerated room air conditioners when purchased from local dealers.

FREE WIRING*

West Texas Utilities Company "an investor owned company"

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 2, 1965.

SENATE JOINT RESOLUTION NO. 14 proposing Amendments to Section 4, 22 and 23 of Article IV of the Constitution of the State of Texas, so as to provide a four-year term of office for the Governor, Lieutenant Governor, Attorney General, Comptroller of Public Accounts, Treasurer, Commissioner of the General Land Office and Secretary of State; and certain statutory state officers; providing for the necessary election and the form of the ballot; and providing for the necessary proclamation and publication.

RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

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

"Section 4. The Governor shall be installed on the first Tuesday after the organization of the Legislature, or as soon thereafter as practicable, and shall hold his office for the term of four years, or until his successor shall be duly installed. He shall be at least thirty years of age, a citizen of the United States, and shall have resided in this state at least five years immediately preceding his election."

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

"Section 22. The Attorney General shall hold office for four years and until his successor is duly qualified. He shall represent the state in all

suits and pleas in the Supreme Court of the state in which the state may be a party, and shall especially inquire into the charter rights of all private corporations, and from time to time, in the name of the state, take such action in the courts as may be proper and necessary to prevent any private corporation from exercising any power or demanding or collecting any species of taxes, tolls, freight or wharfage not authorized by law. He shall, whenever sufficient cause exists, seek a judicial forfeiture of such charters, unless otherwise expressly directed by law, and give legal advice in writing to the Governor and other executive officers, when requested by them, and perform such other duties as may be required by law. He shall reside at the seat of government during his continuance in office. He shall receive for his services an annual salary in an amount to be fixed by the Legislature."

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

"Section 23. The Comptroller of Public Accounts, the Treasurer, the Commissioner of the General Land Office, and any statutory state officer who is elected by the electorate of Texas at large, unless a term of office is otherwise specifically provided in this Constitution, shall each hold office for the term of four years and until his successor is qualified; receive an annual salary in an amount to be fixed by the Legislature; reside at the Capital of the state during his continuance in office, and perform such duties as are or may be required by law. They and the Secretary of State shall not

receive to their own use any fees, costs or perquisites of office. All fees that may be payable by law for any service performed by any officer specified in this Section or in his office, shall be paid, when received, into the State Treasury."

Sec. 4. The foregoing Constitutional Amendments shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1965, at which election all ballots shall have printed thereon the following:

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

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

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

Sec. 6. The Governor shall issue the necessary Proclamation for the said election and have the same published as required by the Constitution and laws of this state.



MRS. JAMES LEON ROBINSON
... nee Miss Lynda Jo Miller

Miller-Robinson Vows Exchanged Here Sat.

Miss Lynda Jo Miller, daughter of Mr. and Mrs. Jones Bennett Miller, became the bride of James Leon Robinson, son of Mr. and Mrs. J. N. Robinson, at 7:00 p. m. Saturday, July 24, in Ozona Church of Christ. Darrell Brawley, minister officiated.

The bride, given in marriage by her father, wore a formal gown of pale ivory peau de soie and French lace. Styled as an empire sheath silhouette, the gown featured a slightly squared detachable train. Alençon lace, re-embroidered flowers and leaf motif set on French net, fashioned the scoop neckline and bodice. Tiny cording of peau detailed the hi-rise bodice and introduced the slim sheath skirt. She carried a cascade of pink roses, carnations and white orchids.

Resettes and sprigs of lily-of-the-valley held the full silk illusion veil.

The bride's attendants included her sister-in-law, Mrs. Van Miller, matron of honor, and Miss Jan Paulk of Hobbs, N. M., maid of honor. Miss Karen Russell of Barnhart, Miss Rebecca Kay Robbins of Houston, and Miss Robileen Miller were bridesmaids. Miss Robbins and Miss Miller are cousins of the bride.

They wore formal dresses of lime green chiffon and satin trim, with modified empire line, scooped neckline and simulated train. Their headresses were of matching satin bows and veils. They carried baskets of pink daisies and trailings of English ivy.

Van Miller, brother of the bride, served as best man. Groomsmen included David Childress, Don Balch of San Angelo and Dub Whittenburg of Fort Stockton, a cousin of the bride. Michael Miller, brother of the bride, Ray Robison of Marfa and Jay Miller, cousins of the bride, served as ushers.

Flower girl was Fawn Pennington, daughter of Mr. and Mrs. Ronald Pennington. Kirk Cleere of San Angelo, son of Mr. and Mrs. B. E. Cleere, served as ring bearer. Candles were lighted by Seve Annette, Robin Robbins of Houston, and Tom Ed Whittenburg and Terry Hickman, both of Fort Stockton.

Mrs. Leon Burke of Dallas was soloist and Miss Melody Russell of Barnhart organist.

A reception followed in the church fellowship hall. Pink rosebuds, carnations and glads decorated the hall. The bride's table, covered with a white embroidered linen and lace cloth, was centered with a tall candelabra of pink roses and carnations. A white embroidered linen cloth on the groom's table was decorated with an arrangement and red sweetheart roses.

Serving at the bride's table were her aunts, Mrs. R. Jack Robbins of Houston and Mrs. D. R. Whittenburg of Fort Stockton, Texas. Serving punch were Mrs. Eugene Miller, aunt of the bride, and Mrs. B. E. Cleere of San Angelo, serving at the groom's table were Mrs. Travis Aston of Waco, Texas, and Mrs. Bill Stone of Hobbs, New Mexico, aunts of the bridegroom.

Registering guests were Miss Janis Walker, Miss Shirley Aston of Waco and Miss Melody Russell of Barnhart.

Other out-of-town guests included Mr. and Mrs. A. A. Robinson of Graham, Mr. Mrs. Travis Aston of Waco, Mr. and Mrs. Bill Stone, Mr. and Mrs. O. D. Paulk and Debby of Hobbs, N. M., Miss Cindy Rink of Lubbock, Mr. and Mrs. R. Jack Robbins and family of Houston, Mr. and Mrs. G. W. Smith, San Marcos, and Mr. and Mrs. Joe Neil Smith from Sonora.

Attending from Fort Stockton were Mr. and Mrs. Fred Hickman, Mr. and Mrs. Dar Whittenburg and family, and Mr. and Mrs. Gilbert Balch. From San Angelo, Mr. and Mrs. Wilson Rink and children, Mr. and Mrs. B. E. Cleere and Mr. and Mrs. Marion Balch, and Mr. and Mrs. Jack Jones, and family.

Others from out of town were Mr. and Mrs. E. H. Linthicum and family from Barnhart, Mr. and Mrs. Miller Robison of Marfa, Mr. and Mrs. Leon Burke and Mr. Mrs. Herman Knox, all of Fort Worth.

The bride is a graduate of Ozona High School. Her husband is a cable technician with Ozona Television System. He is a graduate of Midland High School and attended the University of Alaska in Fairbanks.

The couple left immediately after the reception for a trip through New Mexico and Colorado. The bride wore a beige linen suit with floral applique detail, accented by a corsage of white orchids and beige accessories.

Mayfield Family Reunion Is Held At Lake Nasworthy

The annual Mayfield family reunion was hosted by Mr. and Mrs. Ivy Mayfield at their lakeside cabin at Lake Nasworthy last Saturday and Sunday, July 24-25. Skiing and boating provided entertainment for the families attending.

Those present included Mrs. Irene Cribbs and daughter, Jean Balcom from Houston, Mr. and Mrs. L. H. McLaughlin and daughter from Fort Worth, Mr. and Mrs. Everett Mayfield of Abilene, Mr. and Mrs. O. D. West of Ozona, Mr. and Mrs. Dale Miles and sons, Chip and John of Centuria, Ill., Mrs. S. L. Lambert and children, Richard and Liza from Seattle, Wash., Mr. and Mrs. Clifford McDonald and Mr. and Mrs. Buddy Ratliff, both of San Angelo.

Others attending were Mr. and Mrs. Jack Joyce and family of Big Lake and Mr. and Mrs. Joe King, Helen and Bill of Ozona.

The bride was also honored at a party in the home of Mrs. C. O. Walker last week. Guests played bridal bingo and wrote a "Love Story in Flowers" after tying rice bags to the bride. Other hostesses were Mrs. Fred Hagelstein and Janis Walker. Gifts were presented to the bride-elect by the hostesses.

Those present were the bride, her mother, Mrs. J. B. Miller, Mrs. J. N. Robinson, mother of the groom, Margean Robinson, sister of the groom, Mrs. Mike Miller, Mrs. Van Miller, Mrs. Charles Annette, Mrs. Ronnie Pennington, Mrs. John Gilliam, Mrs. Joe Boy Chapman, and Misses Robileen Miller, Cindy Rink

of Lubbock, Cathy Miller, Carmen Childress, Linda Leath, Judy Ingham, Marcia Haire, Karen Russell, and Stacy Chapman.

Among prenuptial parties honoring the bride was a luncheon Tuesday morning, July 20, at the San Angelo Country Club. Hostesses were Mrs. Marion Balch of San Angelo, Mrs. E. H. Linthicum of Barnhart, and Mrs. Eugene Miller of Ozona.

An arrangement of summer flowers centered the party table. The hostesses presented the bride-elect with a gift of silver.

Other attending were Mrs. Jack Jones of San Angelo, Mrs. J. B. Miller, mother of the bride, Mrs. Michael Miller, Mrs. Van Miller, Mrs. Ronnie Pennington, Mrs. Joe Boy Chapman, Mrs. John Gilliam, Mrs. C. O. Walker, Mrs. Fred Hagelstein, and Misses Jann Paulk, Margene Robinson, Mary Jane Dunlap, Karen Russell, Robileen Miller, Melody Russell, Janis Walker, Peggy Hagelstein, Linda Leath, Cathy Miller and Judy Ingham.

The bride was also honored at a party in the home of Mrs. C. O. Walker last week. Guests played bridal bingo and wrote a "Love Story in Flowers" after tying rice bags to the bride. Other hostesses were Mrs. Fred Hagelstein and Janis Walker. Gifts were presented to the bride-elect by the hostesses.

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An arrangement of summer flowers centered the party table. The hostesses presented the bride-elect with a gift of silver.

Other attending were Mrs. Jack Jones of San Angelo, Mrs. J. B. Miller, mother of the bride, Mrs. Michael Miller, Mrs. Van Miller, Mrs. Ronnie Pennington, Mrs. Joe Boy Chapman, Mrs. John Gilliam, Mrs. C. O. Walker, Mrs. Fred Hagelstein, and Misses Jann Paulk, Margene Robinson, Mary Jane Dunlap, Karen Russell, Robileen Miller, Melody Russell, Janis Walker, Peggy Hagelstein, Linda Leath, Cathy Miller and Judy Ingham.

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Those present were the bride, her mother, Mrs. J. B. Miller, Mrs. J. N. Robinson, mother of the groom, Margean Robinson, sister of the groom, Mrs. Mike Miller, Mrs. Van Miller, Mrs. Charles Annette, Mrs. Ronnie Pennington, Mrs. John Gilliam, Mrs. Joe Boy Chapman, and Misses Robileen Miller, Cindy Rink

of Lubbock, Cathy Miller, Carmen Childress, Linda Leath, Judy Ingham, Marcia Haire, Karen Russell, and Stacy Chapman.

Baileys, Littletons Hosts To Forum Night Bridge Club

Mr. and Mrs. T. J. Bailey and Mr. and Mrs. Lowell Littleton hosted the monthly Night Bridge Club of the Woman's Forum Tuesday night in Bailey's new home.

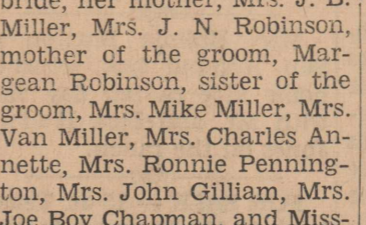
There were six tables of bridge, with Mr. and Mrs. Nip Blackstone winning club high and Mr. and Mrs. L. B. T. Sikes guest high. Mr. and Mrs. L. D. Kirby took low prize, with bingo prizes going to Dr. and Mrs. E. L. Dyer, Mr. and Mrs. Bob Childress, and Mr. and Mrs. H. C. Leath.

Refreshments of homemade cake and ice cream were served to members and guests.

LAND BANK LOANS

Loans designed to meet the greater demands of land owners during these changing times are Land Bank loans.

We make them in this area and will be pleased to explain to you how one may well be the answer to your loan needs.



Phone 24221
SONORA, TEXAS

Calendar of Events FOR AUGUST, 1965

- August 2-6 — Church of Christ Vacation Bible School.
 - August 3 — Rotary Club meets at noon.
 - 3 — Duplicate Bridge Club meets at Country Club.
 - 4 — Ladies Golf Association meets.
 - 5 — Lions Club meets at noon; Ladies Golf Association meets for bridge.
 - 9 — Commissioners Court meets.
 - 10 — Rotary Club meets at noon.
 - 10 — Duplicate Bridge club
 - 11 — Ladies Golf Association meets
 - 11 — Football candidates report at field house for equipment issue.
 - 12 — Lions Club meets at noon; Southside Lions Club meets; Ladies Golf Association meets for bridge.
 - 16 — Band, football practice starts.
 - 17 — Rotary Club meets at noon.
 - 17 — Duplicate Bridge club
 - 18 — Ladies Golf Association meets.
 - 19 — Lions Club meets at noon; Ladies Golf Association meets for bridge.
 - 24 — Rotary Club meets at noon.
 - 24 — Duplicate Bridge Club
 - 25 — Ladies Golf Association meets.
 - 26 — Lions Club meets at noon; Southside Lions Club meets; Ladies Golf Association meets for bridge.
 - 30 — First day of school
 - 31 — Rotary Club meets at noon.
 - 31 — Duplicate Bridge Club.
- HELP WANTED — Male & Female:
NEEDED at Once — Full or part time man or woman to serve Watkins customers in Ozona. Good Income. No investment. Set your own hours. Write C. R. Ruble, Dept. 7-2, P. O. Box No. 24-47, Memphis, Tennessee. 17-

Luncheon Honors Miss Pridemore In San Angelo

Miss Jan Pridemore, bride-elect of John Stephen Kenley, was honored Tuesday with a luncheon in San Angelo, at the home of Mrs. Cecil Barnes. Miss Becky Barnes was co-hostess.

Floral arrangements in the honoree's chosen colors of Azalea pink and ruby were used as decorations.

The bride-elect was presented with a gift of china. A fitted tool-case was given as a gift for "the forgotten groom."

Guests attending were Mrs. Alvin Spreen of Ballinger, Miss Susie Schmidt of Post, Miss Ila Kenley, Mrs. Suel Kenley, Mrs. Gordon Kenley, Mrs. Opal Kinley and Miss Pat Osterheld all of San Angelo.

From Ozona were Mrs. J. W. Howell, Mrs. Brooks Dazier, the honoree and her mother, Mrs. Otist Pridemore.

PATIO PARTY

A patio supper party last Saturday night honored Stephen Kenley and his bride elect, Miss Jan Pridemore at the J. W. Howell home. Hosts for the occasion were Mr. and Mrs. J. W. Howell, Mr. and Mrs. Larry Albers and Mr. and Mrs. Pink Beall.

The bride-elect's chosen colors of Azalea pink and ruby were used in table decorations.

The honored couple was presented a gift of hand-painted plates.

IRONING WANTED — Experienced ironer wants ironing to do in home. 807 5th St. Phone 392-2036.

FOR SALE — Crockett Hotel in Ozona. 18 rooms, furnished. See or call owner Jones Miller, Ph. 392-3203. 50-tfc.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT

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

HOUSE JOINT RESOLUTION NO. 57 proposing an Amendment to Section 1-a of Article V of the Constitution of the State of Texas, by adding to said Section as presently written, the following provisions: requiring automatic retirement of certain District and Appellate Judges at age seventy-five (75) or such earlier age, not under seventy (70) as may be provided by law; creating a State Judicial Qualifications Commission and providing for its composition and the qualifications, methods of selection and terms of office of its members; defining the functions and procedures of said Commission, including the duty to investigate, and hold hearings in respect of disability and misconduct of District and Appellate Judges and to make recommendations to the Supreme Court of Texas as for involuntary retirement or removal of such Judges; empowering the Supreme Court of Texas, in its discretion, to retire such Judges for disability and to remove them for misconduct, upon recommendation of the aforesaid Commission and consideration of the record made before it; defining misconduct for which said Judges may be so removed; providing that the proceedings of said Commission shall be confidential until filed in the Supreme Court with recommendation for retirement or removal; and providing that the removal provisions hereby established shall be alternative to and cumulative of those provided elsewhere in the Constitution.

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

"Section 1-a. (1) Subject to the further provisions of this Section, the Legislature shall provide for the retirement and compensation of Justices and Judges of the Appellate Courts and District and Criminal District Courts on account of length of service, age and disability, and for their reassignment to active duty where and when needed. The office of every such Justice and Judge shall become vacant when the incumbent reaches the age of seventy-five (75) years or such earlier age, not less than seventy (70) years, as the Legislature may prescribe; but, in the case of an incumbent whose term of office includes the effective date of this Amendment, this provision shall not prevent him from serving the remainder of said term nor be applicable to him before his period or periods of judicial service shall have reached a total of ten (10) years.

"(2) There is hereby created the State Judicial Qualifications Commission, to consist of nine (9) members, to wit: (i) two (2) Justices of Courts of Civil Appeals; (ii) two (2) District Judges; (iii) two (2) members of the State Bar, who have respectively practiced as such for over ten (10) consecutive years next preceding their selection; (iii) three (3) citizens, at least thirty (30) years of age, not licensed to practice law nor holding any salaried public office or employment; provided that no person shall be or remain a member of the Commission, who does not maintain physical residence within this State, or who resides in, or holds a judgeship within, or for, the same Supreme Judicial District as another member of the Commission, or who shall have ceased to retain the qualifications above specified for his respective class of membership. Commissioners of classes (i) and (ii) above shall be chosen by the Supreme Court with advice and consent of the Senate, those of class (iii) by the Board of Directors of the State Bar under regulations to be prescribed by the Supreme Court with advice and consent of the Senate, and those of class (iii) by appointment of the Governor with advice and consent of the Senate.

"(3) The regular term of office of Commissioners shall be six (6) years; but the initial members of each of classes (i), (ii) and (iii) shall respectively be chosen for terms of four (4) and six (6) years, and the initial members of class (iii) for respective terms of two (2), four (4) and six (6) years. Interim vacancies shall be filled in the same manner as vacancies due to expiration of a full term, but only for the unexpired portion of the term in question. Commissioners may succeed themselves in office only if having served less than three (3) consecutive years.

"(4) Commissioners shall receive no compensation for their services as such. The Legislature shall provide for the payment of the necessary expense for the operation of the Commission.

"(5) The Commission may hold its meetings, hearings and other proceedings at such times and places as it shall determine but shall meet at Austin at least once each year. It shall annually select one of its members as Chairman. A quorum shall consist of five (5) members. Proceedings shall be by majority vote of those present, except that recommendations for retirement or removal of Justices or Judges shall be by affirmative vote of at least five (5) members.

"(6) Any Justice or Judge within the scope of this Section 1-a may, subject to the other provisions hereof, be removed from office for willful or persistent conduct, which is clearly inconsistent with the proper performance of his said duties or casts public discredit upon the judiciary or administration of justice; or any such Justice or Judge may be involuntarily retired for disability seriously interfering with the performance of his duties, which is, or is likely to become, permanent in nature.

"(7) The Commission shall keep itself informed as fully as may be of circumstances relating to misconduct or disability of particular Justices or Judges, receive complaints or reports, formal or informal, from any source in this behalf and make such preliminary investigations as it may determine. Its orders for the attendance or testimony of witnesses or for the production of documents at any hearing or investigation shall be enforceable by contempt proceedings in the District Court.

"(8) The Commission may, after such investigation as it deems necessary, order a hearing to be held before it concerning the removal or retirement of a Justice or Judge, or it may in its discretion request the Supreme Court to appoint an active or retired District Judge or Justice of a Court of Civil Appeals as a Master to hear and take evidence in any such matter, and to report thereon to the Commission. If, after hearing, or after considering the record and report of a Master, the Commission finds good cause therefore, it shall recommend to the Supreme Court the removal or retirement, as the case may be, of the Justice or Judge in question and shall thereupon file with the Clerk of the Supreme Court the entire record before the Commission.

"(9) The Supreme Court shall review the record of the proceedings on the law and facts and in its discretion may, for good cause shown, permit the introduction of additional evidence and shall order removal or retirement, as it finds just and proper, or wholly reject the recommendation. Upon an order for involuntary retirement for disability or an order for removal, the office in question shall become vacant. The rights of an incumbent so retired to retirement benefits shall be the same as if his retirement had been voluntary.

"(10) All papers filed with and proceedings before the Commission or a Master shall be confidential, and the filing of papers with, and the giv-

ings shall be by majority vote of those present, except that recommendations for retirement or removal of Justices or Judges shall be by affirmative vote of at least five (5) members.

"(11) The Supreme Court shall by rule provide for the procedure before the Commission, Masters and the Supreme Court. Such rule shall afford to any judge against whom a proceeding is instituted to cause his retirement due process of law for the procedure before the Commission, Masters and the Supreme Court in the same manner that any person whose property rights are in jeopardy in an adjudicatory proceeding is entitled to due process of law, regardless of whether or not the interest of the judge in remaining in active status is considered to be a right or a privilege. Due process shall include the right to notice, counsel, hearing, confrontation of his accusers, and all such other incidents of due process as are ordinarily available in proceedings whether or not misfeasance is charged, upon proof of which a penalty may be imposed.

"(12) No Justice or Judge shall sit as a member of the Commission or Supreme Court in any proceeding involving his own retirement or removal.

"(13) This Section 1-a is alternative to, and cumulative of, the methods of removal of Justices and Judges provided elsewhere in this Constitution."

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

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

"AGAINST the Constitutional Amendment providing for the automatic retirement of District and Appellate Judges for old age, creating the State Judicial Qualifications Commission, defining its functions; and empowering the Supreme Court, upon recommendation of said Commission, to remove District and Appellate Judges for misconduct and to retire such judges in cases of disability."

Sec. 3. The Governor shall issue the necessary proclamation for the election, and this Amendment shall be published as required by the Constitution and laws of this State.

SPECIAL THIS WEEK

I have for sale houses to fit your pocketbook.

- 2 Bedrooms
- 3 Bedrooms
- 5 Bedrooms

- TOP OF HILL
- BOTTOM OF HILL
- SIDE OF HILL
- EAST HILL
- WEST HILL

Want Income Bearing Property?
We have it.

M. BROCK JONES

INSURANCE Ph. 392-3152 REAL ESTATE

CROCKETT COUNTY HOSPITAL NEWS

Patients admitted to hospital since July 19th. Lois Poindexter, Big Lake, Texas medical; Luis Martinez, medical; Mrs. D. M. Tyler, obstetrical; Roy Roberts, accident; Mrs. Joe Sullivan, obstetrical; Elmer Armentrout, medical; Teresa Welch, medical; Louisa Ramirez, medical; Lindsey H. Hicks, Sr., medical; Martin Michon, San Antonio, Texas, surgical; Mrs. Bill Taylor, medical; Debby Gonzales, medical; Joe Horton, medical; John Morman, Eldorado, Texas, surgical; Ray Haynes, accident; Raul De La Rosa, surgical; Mrs. Humberto Cervantez, obstetrical; and Randy Upham, accident.

Patients dismissed: R. D. Galbreath, Mrs. Juan Castellanos, Mrs. Robert Montgomery, Mrs. Chris Hagelstein and infant daughter, Glen Sutton, Arthur Phillips, G. E. Wilson, Mrs. Willie Fielder, Jr., and infant son,

From Kitty's Kitchen
Recipe of the Week

This is my favorite casserole. Of the hundreds of tuna casseroles this is the easiest and the tastiest that I have tried. Easy to remember also.

3 cups cooked egg noodles
1 can tuna
1 small green pepper (chopped fine)
½ lb cheese grated
1 can mushroom soup

Mix these five ingredients well, moisten with a small amount of milk or cream if mixture seems too dry. Turn

Mrs. Brooks Dozier, Sr., Mrs. Luis Martinez, Mrs. D. M. Tyler and infant daughter, Mrs. Joe Sullivan and infant daughter, Elmer Armentrout, Teresa Welch, Lindsey H. Hicks, Sr., Martin Michon, Mrs. Bill Taylor, and Joe Horton.

into a 1½ quart casserole and bake at 350 degrees for 45 minutes.

Serve with broiled peach halves, tossed salad, crisp crackers and fruit drinks. A meal in a minute that every member of the family will love. Incidentally, when cold and sliced, this makes wonderful sandwiches if you happen to have some left over.

Dr. E. L. Dyer attended the Academy of General Practice at Ruidoso, New Mexico, this week. Mrs. Dyer and daughter, Alice, accompanied him.

FOR SALE — Top of ground butane tank, with all fittings, ready to connect to house lines. Good condition. Slightly used. Jesus Castro at the Stockman office.

WATCH-CLOCK-JEWELRY REPAIR
CLARENCE KEY
Ave. D — First House South
Moore Motor Co.

LOSE WEIGHT safely with Dex-A-Diet Tablets. Only 98c. Village Drug 8-12c

NOTICE OF REWARD

I am offering **\$500 Reward** for apprehension and conviction of guilty parties to every theft of livestock in Crockett County — except that no officer of Crockett County may claim the reward.

Billy Mills
Sheriff, Crockett County

Arthur M. Moore, age 84, of Holansburg, Ohio, a long time subscriber to the Stockman, writes that he was one of the first settlers in Emerald. The remains of the little town are located east of Ozona on the Davidson ranch. Emerald ceased to be a town when Ozona was voted the county seat of newly organized Crockett county, and all the residents moved to Ozona.

DAUGHTER TO TYLERS
Mr. and Mrs. D. M. Tyler are the parents of daughter Tanna Marten, born in the Crockett County Hospital last Wednesday, July 21. Mr. Tyles is to be a teacher in Ozona High School next term. He will teach biology in high school and eighth grade shop.

OZONA LODGE NO. 747

A. F. & M.
Reg. meeting on 1st Mon. of mon.

BABY SITTING WANTED — 50c per hour or \$20.00 weekly. Call 2-2241. Phone news to Stockman

Registered & Pure Bred SUFFOLK RAMS

Yearlings and Lambs

For Sale

(Crockett County Raised)

E. H. CHANDLER

OZONA, TEXAS

PH. 392-3231

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965.
SENATE JOINT RESOLUTION NO. 7 proposing an Amendment to the Constitution of the State of Texas providing for the exemption from local ad valorem taxes of the property of certain charitable organizations, provided such organizations meet certain conditions and requirements and expend at least One and One-half Million Dollars (\$1,500,000.00) annually on free medical and hospital care for the indigent within the State of Texas; providing for the necessary election, form of ballot, proclamation and publications.

PREAMBLE

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

WHEREAS, The operation of such hospitals and the furnishing of such free medical care and hospitalization for the indigent in Texas will add to the welfare and well-being of the State of Texas and its residents and citizens; and

WHEREAS, The need for the operation of such hospitals and the furnishing of such free medical care and hospitalization for the indigent is especially great in counties having a population in excess of one million two hundred forty thousand (1,240,000); and

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

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

Section 1. The Constitution of the State of Texas is amended hereby, by the addition of a new Section to Article VIII thereof, to be numbered Section 2-A, and reading as follows:

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

"(1) such trust or organization has expended for free hospital and/or medical care within the State of Texas, during the calendar year next preceding, a sum of not less than

One and One-half Million Dollars (\$1,500,000.00); and, further provided,

"(2) after such exemption has been in force and effect for one full calendar year, the amount expended for free hospital and/or medical care, within the State of Texas, amounts to not less than One Million Eight Hundred Thousand Dollars (\$1,800,000.00) for the calendar year next preceding; and, further provided,

"(3) such trust or organization is exempt from United States income taxes;

"(4) such charitable trust or organization maintains its domicile and operates a hospital or hospitals in a county having a population of more than one million two hundred forty thousand (1,240,000) according to the last preceding Federal Census, and such exemption shall apply only to the properties of such charitable trust or organization located within the county of its domicile.

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

"This Amendment shall be self-enacting."

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

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

Sec. 3. The Governor of Texas shall issue the 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.



KITTEN UP A TREE

Puffy has a problem. She's much better at climbing trees than she is at getting down again. Usually someone has to get a ladder and bring poor Puffy back to earth.

People share Puffy's problem. Their fears are forever driving them to do what they can't undo. They run away from reality only to wish they hadn't. We have even coined the idiom "up a tree" to denote the dilemma of a situation from which we cannot free ourselves.

With people, it takes more than a ladder to solve the problem.

Through the centuries men have found Faith an answer to fear. Our churches cultivate courageous Christians. For with confidence in God comes confidence in ourselves.

The man who knows he's never alone doesn't run away.

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Sunday I Kings 19:1-8	Monday II Chronicles 18:12-22	Tuesday II Chronicles 18:23-27	Wednesday Esther 4:4-17	Thursday Acts 4:13-22	Friday Acts 19:23-27	Saturday Acts 19:28-41
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This Series of Ads is Being Published and Sponsored by the Following Ozona Business Establishments and Individuals in the Interest of a Stronger Community.

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|------------------|---------------------------------|-----------------------|---------------------|
| Hi-Way Cafe | Bradbury's - In the Village | Ozona Butane Co. | Ozona National Bank |
| Ozona T V System | Ranch Feed & Supply Co. | Meinecke Ins. Agency | Ozona Oil Company |
| Evans Foodway | Sutton's Chevron Station | Glynn's Shell Station | Stuart Motor Co. |
| Wooten Motor Co. | South Texas Lumber Co. of Ozona | Flying W Cage Eggs | Ozona Stockman |

Ozona Youth Attends Junction Range Camp

Junction — The eleventh annual Youth Range Camp for outstanding 4-H and FFA boys of Texas opens Monday Aug. 6, with registration at the A&M Adjunct near here. The camp is sponsored by the Texas Section of the American Society of Range Management.

The boys were selected on a basis of outstanding 4-H and FFA work and interest in or projects with range management. Expenses for boy attending the camp were secured from local banks, service clubs, soil conservation districts, livestock associations, farm bureaus, individuals, parents and other organizations.

The week's camp is designed to give outstanding range and ranch boys an opportunity for additional training in range management, leadership and recreation. The program will include study, recreation, wildlife management, ranch planning and field trips to a Kimble County ranch and the Ranch Experiment Station, Sonora. A well planned recreational and entertainment program is planned for the group between instruction periods.

Fred Chandler, son of Mr. and Mrs. Early Chandler, is attending the camp from Ozona, Texas and is sponsored by Mrs. H. C. Noelke.

Camp Directors are: Dr. Don Huss, G. O. Hoffman, Harry Campbell, Rudy Pederson, Obert Sagebiel and the Reverend Joe Fasel.

Boys will take notes on the instruction received and prizes will be awarded on Saturday morning, August 7, on the notebooks and herbariums prepared. G. O. Hoffman, President of the Texas Section, will present awards to outstanding Campers.

Mr. and Mrs. Roy Killingsworth returned this week from a fishing trip to Tres Ritas, New Mexico.

WOMEN'S GOLF ASSN.

The weekly play of golf and bridge was held Thursday at the Country Club by the Women's Golf Association.

Winning in golf were: low puts on the Marley trophy, Mrs. Dempster Jones; winners on the club trophy, Mrs. Jones, and winning balls in blind bogey were Mrs. Jones and Mrs. Barbee.

Other golfers were Mrs. Byron Stuart, Mrs. Jack Baggett, Mrs. Frank McMullan, Mrs. M. E. Nicholas and Mrs. Joe Pierce, Jr.

Bridge hostess was Mrs. Brock Jones.

Winners were a tie for high Mrs. Kirby Moore and Mrs. Joe Pierce, Jr., low Mrs. W. T. Stokes and the cut Mrs. James Dockery.

Others attending were Mrs. Lindsey Hicks, Mrs. Sherman Taylor, Mrs. T. J. Bailey, Mrs. Jake Short, Mrs. Byron Williams, Mrs. Henry Miller, Mrs. Clay Adams, Mrs. Evert White, Mrs. V. I. Pierce, Mrs. Ashby McMullan, Mrs. Obie Poole, Mrs. Frank McMullan, Mrs. J. B. Parker, Mrs. Lowell Littleton, Mrs. Sidney Millsbaugh, Jr., Mrs. Early Baggett, Mrs. Marshall Montgomery, Mrs. Alex Ogilvy of Odessa, and Mrs. Sidney Moughn of Gilmer.

SUNDAY SCHOOL PARTY

Mr. and Mrs. Lonnie Dorris entertained the Junior boys and girls of the Calvary Baptist Church Sunday School last Friday night with a party in their home. Games were played and refreshments of watermelons, popcorn balls and cold drinks were served.

Members and guests present included Junior and James Waters, Ned Stephens, Lavonne Webb, Sandra Sands, Beverly Parker, Vicki and Suzie Wedgeworth, Nita and Martha McAnally.

Weekend guests of Mr and Mrs. T. J. Bailey were Mr. Bailey's brother, Marshall Bailey and wife of Abilene, and Coleman Conklin of Navasota. The Baileys entertain their guests by taking them on a tour of the Sonora Caverns.

Freeman Asked To Expand Screwworm Fight In Mexico

Misson — Livestock industry leaders from the United States and Mexico will meet with Agriculture Secretary Orville L. Freeman in Washington, D. C., today to present him with a statement calling for continued expansion of screwworm eradication activities in Mexico.

The visiting delegation will include officers and members of the Southwest Animal Health Research Foundation and Mexico's National Livestock Confederation — the same two groups that drew up the document in a joint session in Mexico City last month. A copy was presented to Juan Gil Preciado, Mexico's Secretary of Agriculture and Livestock, at that time.

The statement emphasizes that further advances in the battle against the screwworm fly are dependent upon the pooling of resources by the two nations. It further points out that in order to carry out effective eradication operations in both countries, it will be necessary to have an organization to coordinate effort. It recommends the immediate formation of a U. S.-Mexico joint commission for screwworm eradication.

Dolph Briscoe, Jr., SWARR chairman of Uvade, said approximately 15 livestock officials from Mexico will be in Washington, and he expects an equal number from the Southwestern United States. Heading the Mexican delegation will be Octavio Ochoa y Ochoa, Confederation President, who is also a member of the Southwest Animal Health Research Foundation board of trustees.

APARTMENTS for rent. Bills paid. Call 392-2731. tfe

BACK FROM TOUR

Mrs. Lawrence Janes and daughters, Janice and Georganne, are back home in Ozona after quite a tour of central and east Texas. They visited the J. D. Browns in Grand Prairie, picked up Martha and Mary Simon in Irving and motored to Longview where they visited Mr. Jane's sister, Mrs. Grant Richardson. Then on to Sulphur Springs where they said goodbye to Susan Boyd who had accompanied them from Ozona. Susan will visit relatives in Sulphur Springs before going to her new home in Big Spring.

They visited in Mexia with the Simon girls' grandmother, leaving Mary. San Saba was their next stop where they visited Mrs. Janes' mother for several days and then returned to Ozona.

Martha Simon will visit friends in Ozona this week and return to Irving with her parents, Dr. and Mrs. Ralph Simon, this weekend.

Mr. and Mrs. Buster Deaton, who are living at their ranch at Pandale during the summer, were in town over the weekend and said they had entertained several Ozona visitors at the ranch the past week, including Mr. and Mrs. Armond Hoover and sons, Mr. and Mrs. Foy Moody and family and Mr. and Mrs. Buddy Phillips along with Hope and Hill.

Miss Ida Lee Harlan was in the Stockman office last Saturday to ask that her paper be sent to Waco. She has been visiting her sister in New Mexico and is going to spend the remainder of the summer with her mother in Waco. Miss Harlan is a teacher in South Elementary School and will return to Ozona before the fall term starts.

LOST — Brown handbag from car in southeast part of town. Identification in billfold. Finder please return bag and contents, keep money, to 206 Avenue J or Dorris Haire. 1tc

Mr. and Mrs. Reyes Cisneros spent a week with their daughter in Dallas recently. It was the first vacation for the Cisneros in 21 years. They operate a grocery store in Lima section of Ozona.

FOR SALE — Purebred Angora billies. No trouble to show. Also purebred Suffolk bucks. Raised in Crockett County. RUFUS WARD, 17 miles south of Ozona. Phone 392-2088. 19-1tc

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 2, 1965. HOUSE JOINT RESOLUTION NO. 8 proposing an Amendment to Section 24, Article III and Section 17 of Article IV of the Constitution of the State of Texas, to allow an annual salary in an amount to be fixed by the Legislature for the Lieutenant Governor and for the Speaker of the House of Representatives; and increasing the per diem allowance of Members of the Legislature.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 24 of Article III of the Constitution of the State of Texas be amended to read as follows: "Section 24. Representatives shall receive from the Public Treasury an annual salary of not exceeding Four Thousand, Eight Hundred Dollars (\$4,800) per year. Senators shall receive from the Public Treasury an annual salary of not exceeding Four Thousand, Eight Hundred Dollars (\$4,800) per year. The Lieutenant Governor and the Speaker of the House of Representatives shall receive from the Public Treasury an annual salary in an amount to be fixed by the Legislature. All Members of the Legislature, including the Lieutenant Governor and the Speaker of the House of Representatives, also shall receive from the Public Treasury a per diem of not exceeding Twenty Dollars (\$20) per day for the one hundred and forty (140) days of each Regular Session and for thirty (30) days of each Special Session of the Legislature. No Regular Session shall be longer than one hundred and forty (140) days. This Amend-

ment shall be self-enacting and appropriations hereof made in the General Appropriations Bill for the biennium ending August 31, 1967, for the salaries of the Lieutenant Governor and Speaker of the House of Representatives shall not be invalid because of the anticipatory nature of the legislation.

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

Sec. 2. That Section 17 of Article IV of the Constitution of the State of Texas be amended to read as follows:

"Section 17. If, during the vacancy in the office of Governor, the Lieutenant Governor should die, resign, refuse to serve, or be removed from office, or be unable to serve; or if he shall be impeached or absent from the State, the President of the Senate, for the time being, shall, in like manner, administer the Government until he shall be succeeded by a Governor or Lieutenant Governor. The Lieutenant Governor shall, while he acts as President of the Senate, receive for his services an annual salary in an amount to be fixed by the Legislature and the same mileage which shall be allowed to the Members of the Senate, and no more; and dur-

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

Sec. 3. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday following the first Monday in November, 1965, at which election all ballots shall have printed thereon the following: "FOR THE CONSTITUTIONAL AMENDMENT allowing an annual salary in an amount to be fixed by the Legislature for the Lieutenant Governor and for the Speaker of the House of Representatives and allowing a per diem for Members of the Legislature not to exceed Twenty Dollars (\$20) per day for the 140 days of each Regular Session and 30 days of each Special Session."

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. HOUSE JOINT RESOLUTION NO. 81 proposing an Amendment to the Constitution of the State of Texas, amending Section 51-a and Subsections 51-a-1 and 51-a-2 of Article III so that the same shall consist of one section to be known as Section 51-a; providing that the Legislature shall enact appropriate legislation which will enable the State of Texas to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of needy aged persons over the age of sixty-five (65) who are citizens of the United States or non-citizens who shall have resided within the boundaries of the United States for at least 25 years; providing that the Legislature shall enact laws to provide for the acceptance and expenditure of funds from the Government of the United States for such purposes; authorizing appropriations for such purposes out of State funds; providing that the maximum amount paid out of State funds to any individual recipient shall not exceed the amount that is matchable out of Federal funds; providing that the total amount of such payments for assistance and/or medical care out of State funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy persons; providing further that the amounts ex-

cluded in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from the Government of the United States for such purposes in accordance with the laws of the United States as they now are or as they may hereafter be amended, and to make appropriations out of State funds for such purposes; provided that the maximum amount paid out of State funds to or on behalf of any individual recipient shall not exceed the amount that is matchable out of Federal funds; provided that the total amount of such assistance payments and/or medical assistance payments out of State funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy persons; and provided further that the total amount of money to be expended per fiscal year out of State funds for assistance payments only to recipients of Old Age Assistance, Aid to the Permanently and Totally Disabled, Aid to the Blind, and Aid to Families with Dependent Children shall never exceed Sixty Million Dollars (\$60,000,000). "Nothing in this Section shall be construed to amend, modify or repeal Section 31 of Article XVI of this Constitution; provided further, however, that such medical care, services or assistance shall also include the employment of objective or subjective means, without the use of drugs, for the purpose of ascertaining and measuring the powers of vision of the human eye, and fitting lenses or prisms to correct or remedy any defect or abnormal condition of vision. Nothing herein shall be construed to permit optometrists to treat the eyes for any defect whatsoever in any manner nor to administer nor to prescribe any drug or physical treatment whatsoever, unless such optometrist is a regularly licensed physician or surgeon under 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 on the first Tuesday after the first Monday in November, 1965, at which election all ballots shall have printed thereon the following:

"FOR THE CONSTITUTIONAL AMENDMENT providing for assistance to and/or medical care for the: (1) needy aged; (2) needy children and the caretakers of such children; authorizing the Legislature to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of such needy persons, and in providing rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from the Government of the United States for such purposes in accordance with the laws of the United States as they now are or as they may hereafter be amended, and to make appropriations out of State funds for such purposes; provided that the maximum amount paid out of State funds to or on behalf of any individual recipient shall not exceed the amount that is matchable out of Federal funds; provided that the total amount of such assistance payments and/or medical assistance payments out of State funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy persons; and providing further that the total amount of money to be expended per fiscal year out of State funds for assistance payments only to recipients of Old Age Assistance, Aid to the Permanently and Totally Disabled, Aid to the Blind, and Aid to Families with Dependent Children shall never exceed Sixty Million Dollars (\$60,000,000). "Nothing in this Section shall be construed to amend, modify or repeal Section 31 of Article XVI of this Constitution; provided further, however, that such medical care, services or assistance shall also include the employment of objective or subjective means, without the use of drugs, for the purpose of ascertaining and measuring the powers of vision of the human eye, and fitting lenses or prisms to correct or remedy any defect or abnormal condition of vision. Nothing herein shall be construed to permit optometrists to treat the eyes for any defect whatsoever in any manner nor to administer nor to prescribe any drug or physical treatment whatsoever, unless such optometrist is a regularly licensed physician or surgeon under the Laws of this State."

"AGAINST the Constitutional Amendment providing for assistance to and/or medical care for the: (1) needy aged; (2) needy children and the caretakers of such children; authorizing the Legislature to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of such needy persons, and in providing rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from the Government of the United States for such purposes in accordance with the laws of the United States as they now are or as they may hereafter be amended, and to make appropriations out of State funds for such purposes; provided that the maximum amount paid out of State funds to or on behalf of any individual recipient shall not exceed the amount that is matchable out of Federal funds; provided that the total amount of such assistance payments and/or medical assistance payments out of State funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy persons; and providing further that the total amount of money to be expended per fiscal year out of State funds for assistance payments only to recipients of Old Age Assistance, Aid to the Permanently and Totally Disabled, Aid to the Blind, and Aid to Families with Dependent Children shall never exceed Sixty Million Dollars (\$60,000,000). "Nothing in this Section shall be construed to amend, modify or repeal Section 31 of Article XVI of this Constitution; provided further, however, that such medical care, services or assistance shall also include the employment of objective or subjective means, without the use of drugs, for the purpose of ascertaining and measuring the powers of vision of the human eye, and fitting lenses or prisms to correct or remedy any defect or abnormal condition of vision. Nothing herein shall be construed to permit optometrists to treat the eyes for any defect whatsoever in any manner nor to administer nor to prescribe any drug or physical treatment whatsoever, unless such optometrist is a regularly licensed physician or surgeon under the Laws of this State."

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.

Sec. 4. 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.

Sec. 5. 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.

Sec. 6. 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 SIX ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. HOUSE JOINT RESOLUTION NO. 11 proposing an Amendment to Article III of the Constitution of the State of Texas authorizing loans to students at institutions of higher education; creating the Texas Opportunity Plan Fund and making provisions relating thereto.

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

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

"Section 50b. STUDENT LOANS. (a) The Legislature may provide that the Coordinating Board, Texas College and University System, or its successor or successors, shall have the authority to provide for, issue and sell general obligation bonds of the State of Texas in an amount not to exceed Eighty-five Million Dollars (\$85,000,000). The bonds authorized herein shall be called 'Texas College Student Loan Bonds,' shall be executed in such form, denominations and upon such terms as may be prescribed by law, provided, however, that the bonds shall not bear more than four per cent (4%) interest per annum; they may be issued in such installments as the Board finds feasible and practical in accomplishing the purposes of this Section.

"(b) All moneys received from the sale of such bonds shall be deposited in a fund hereby created in the State Treasury to be known as the Texas Opportunity Plan Fund to be administered by the Coordinating Board, Texas College and University System, or its successor or successors to make loans to students who have been admitted to attend any institution of higher education within the State of Texas, public or private, including Junior Colleges, which are recognized or accredited under terms and conditions prescribed by the Legislature, and to pay interest and principal on such bonds and provide a sinking fund therefor under such conditions as the Legislature may prescribe.

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

paid, there is hereby appropriated out of the first moneys coming into the Treasury in each fiscal year, not otherwise appropriated by this Constitution, an amount sufficient to pay the principal and interest on such bonds that mature or become due during such fiscal year, less the amount in the sinking fund at the close of the prior fiscal year.

"(d) The Legislature may provide for the investment of moneys available in the Texas Opportunity Plan Fund, and the interest and sinking funds bonded issued by the Coordinating Board, Texas College and University System, or its successor or successors, shall be used for the purposes prescribed by the Legislature.

"(e) All bonds issued hereunder shall, after approval by the Attorney General, registration by the Comptroller of Public Accounts of the State of Texas, and delivery to the purchasers, be incontestable and shall constitute general obligations of the State of Texas under this Constitution.

"(f) Should the Legislature enact enabling laws in anticipation of the adoption of this Amendment, such acts shall not be void because of their anticipatory nature."

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, 1965, at which election all ballots shall have printed on them the following:

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

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



Every year Texas newspapers publish articles on water safety. Yet every year people are hurt or killed . . . while boating, swimming, wading, skiing, fishing, or just plain falling into the water.

There are all kinds of accidents . . . minor, painful, fatal. Most of them are caused by failure to think.

Little is written about fisherman. So lets talk about what can happen to the fisherman. So lets talk about the angler and his safety problems. Here's a guy who doesn't want to think about anything but catching fish.

One friend of mine didn't even have to get near the water to get himself full of fishhooks. He laughs as he tells it on himself now, but it wasn't so humorous at the time it happened.

He kept lures hooked into the liner of a minnow bucket suspended from a garage rafter by a cord. One day he

undertook to reach up and get some lures for a fishing trip, and the whole apparatus fell down on his head. For awhile he looked like a walking tackle shop, with baits festooned all over him.

Some of the hooks were in his clothes, but others were snared in his hide. He had quite a session with the doctor before all the hooks were removed.

Let's suppose that you are out on the river or lake fishing and a hook gets imbedded in you. Do you know how to remove it? This is something every angler should know. No matter how careful you may be, you are going to get hooked sometime . . . either by your buddy or by your own carelessness.

If the point has penetrated deep into the flesh, it is next to impossible — and very painful — to extract a hook by trying to take it out the way it went in. After all — barbs are there to hold the hook securely in place.

And they do a good job of it. Problem then is to remove the barb.

So take your pliers (don't ever go fishing without wire cutting pliers) and cut the shank of the hook. This is done to remove the eye.

Next push the hook so that its point will move forward. That is, so that its movement will not be impeded by the barb. With a little pressure the point will move through the flesh, puncture and exit in the skin and emerge there.

Let the wound bleed a little. Blood washes out the wound and removes whatever impurities there may be on the hook. Now take your safety kit (you do carry a safety kit, don't you?) and apply iodine, mercurochrome or whatever disinfectant is available.

After the disinfectant, apply a Band-Aid and you're as good as new.

As for hook accidents — the best idea, of course, is for them not to happen. A few simple precautions will prevent them.

If two men are in a boat, both should cast from the same side and in the same general direction. Never cast in opposite directions or toward the bow or stern.

If you cast longways of the boat, your backswing will put your lure right in your partner's face. If it doesn't hook him it will scare him to death, or nearly so, and even if he survives you will have lost a fishing buddy.

You're going to get lures hung in bushes, trees, and weeds near the shore. When you do, avoid trying to free them with a hard, steady pull. Use a series of short, sharp yanks on the line, and even then look out! Even the latter method sometimes will free a lure so that it will come flying right back at you. Be ready to duck anytime either you or your buddy is trying to free a hook that's snagged.

If you hold your rod out to one side, in trying to free a snagged hook, the lure, suddenly loosened, is more likely to miss you in its return flight. If you want to play it safe, simply move the boat to the lure and free it by hand.

There's a good rule about safety in small fishing boats. Watch your partner, and when he moves to one side, you move to the other.

If he leans over the side to pull up a heavy anchor and you lean over the same side at the same time, to reach for the floating minnow bucket — don't be surprised if you both get a bath, even if it isn't Saturday.

Keep the boat in balance at all times; And don't stand up in a small boat unless you absolutely have to.

Don't fool around in swift, rocky waters, in your fishing boat. If you're going upstream and hit a rock with your propeller shaft, your motor will tilt and the boat will go out of control and possibly overturn. If you're

going downstream, put your motor in reverse to reduce speed and try your best to avoid the rocks.

Best of all though, avoid that kind of water whenever possible. If you must get into it, or through it, to catch fish, get out and tow the boat through the shallow, dangerous places. Or go to the bank and pull the boat along until you reach deeper, quieter water. You'll have to be guided by the situation, but in case of doubt, don't take chances. It's not worth it!

Another thing . . . don't fool around with storms. Head for home as fast as possible.

You don't have to be in a boat to get into trouble while fishing.

I'm thinking of some places, below river dams, where the white bass bite fabulously. Here the banks are usually rocky and steep. When power is being generated, the water comes out of the tail race in a great rush.

There is a giant sort of whirlpool effect; the currents smash against each other and against the boulders as the water fights for a route downstream.

Little springs ooze out of the cliffsides, and the rocks along the precipitous banks are slippery. One false step and you're in that terrifying current. I wouldn't give a dime for your chances.

These are just a few of the hazards of fishing, and a few precautions. Anytime you're

fishing you're in danger of drowning — so if you value your life — wear a life-saving jacket. You'll never know in advance when you need it.

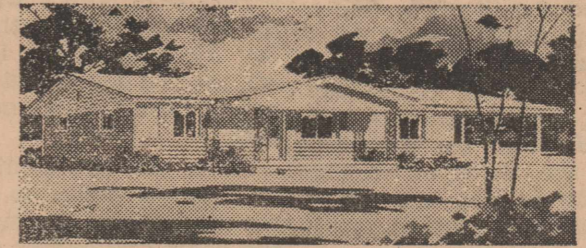
None of these accidents or incidents are very likely to happen to you, if you think before you act and use ordinary precautions.

So good luck, enjoy some fishing, and keep your head. Literally, that is.

Mr. and Mrs. B. E. Cleere, Penny and Kirk, were here for the Miller-Robinson wedding and reported that they were getting settled in their new home in San Angelo.

IRRIGATED Coastal Bermuda and alfalfa hay for sale. Good water, well fertilized. Pick up at farm or will deliver. Call Charlie Black or Bill Black, 392-2042. 15-tfc

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6%

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R. C. Chandler, V-Pres. Aubrey Delong, Dir.
J. Burney Ligon, Dir. Lee Russell, Asst. Mgr.
Phil H. Lane, Mgr.

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WOOL --- MOHAIR

RANCH SUPPLIES

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 2, 1965. HOUSE JOINT RESOLUTION NO. 5 proposing an Amendment to Section 49-b, Article III of the Constitution of Texas so as to authorize an increase in the total amount of bonds or obligations that may be issued by the Veterans' Land Board to Four Hundred Million Dollars (\$400,000,000); providing for the issuance of said bonds or obligations and the conditions relating thereto and the use of the Veterans' Land Fund; and 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 49-b, Article III of the Constitution of Texas, be amended so that the same will hereafter read as follows: "Section 49-b. By virtue of prior Amendments to this Constitution, there has been created a governmental agency of the State of Texas performing governmental duties which has been designated the Veterans' Land Board. Said Board shall continue to function for the purposes specified in all of the prior Constitutional Amendments except as modified herein. Said Board shall be composed of the Commissioner of the General Land Board and two (2) citizens of the State of Texas, one (1) of whom shall be a member of the various Teacher Retirement Funds, the Permanent University Funds, and the Permanent School Funds.

"Said Veterans' Land Fund shall consist of any lands heretofore or hereafter purchased by said Board at the sale price therefor, together with any interest and penalties due, have been received by said Board (although nothing herein shall be construed to prevent said Board from accepting full payment for a portion of any tract), and of the moneys attributable to any bonds heretofore or hereafter issued and sold by said Board which moneys so attributable shall include but shall not be limited to the proceeds from the issuance and sale of such bonds; the moneys received from the sale or resale of any lands, or rights therein, purchased with such proceeds; the moneys received from the sale or resale of such lands, or rights therein, the bonuses, income, rents, royalties, and any other pecuniary benefit received by said Board from any such lands; sums received by way of indemnity or forfeiture for the failure of any such bonds to comply with his bid and accept and pay for such bonds or for the failure of any lands comprising a part of said Fund to comply with his bid and accept and pay for any such lands; and interest received from investments of any such moneys. The principal and interest on the bonds heretofore and hereafter issued by said Board shall be paid out of the

not less than par value and accrued interest; shall be issued in such forms, denominations, and upon such terms as are now or may hereafter be provided by law; shall be issued and sold at such times, at such places, and in such installments as may be determined by said Board; and shall bear a rate or rates of interest as may be fixed by said Board but the weighted average annual interest rate, as that phrase is commonly and ordinarily used and understood in the municipal bond market, of all the bonds issued and sold in any installment of any bonds may not exceed four and one-half per cent (4½%). All bonds or obligations issued and sold hereunder shall, after execution by the Board, approval by the Attorney General of Texas, registration by the Comptroller of Public Accounts of the State of Texas, and delivery to the purchaser or purchaser, be incontestable and shall constitute general obligations of the State of Texas under the Constitution of Texas; and all bonds heretofore issued and sold by said Board are hereby in all respects validated and declared to be general obligations of the State of Texas. In order to prevent default in the payment of principal or interest on any such bonds, the Legislature shall appropriate a sufficient amount to pay the same.

"In the sale of any such bonds or obligations, a preferential right of purchase shall be given to the administrators of the various Teacher Retirement Funds, the Permanent University Funds, and the Permanent School Funds.

"Said Veterans' Land Fund shall consist of any lands heretofore or hereafter purchased by said Board at the sale price therefor, together with any interest and penalties due, have been received by said Board (although nothing herein shall be construed to prevent said Board from accepting full payment for a portion of any tract), and of the moneys attributable to any bonds heretofore or hereafter issued and sold by said Board which moneys so attributable shall include but shall not be limited to the proceeds from the issuance and sale of such bonds; the moneys received from the sale or resale of any lands, or rights therein, purchased with such proceeds; the moneys received from the sale or resale of such lands, or rights therein, the bonuses, income, rents, royalties, and any other pecuniary benefit received by said Board from any such lands; sums received by way of indemnity or forfeiture for the failure of any such bonds to comply with his bid and accept and pay for such bonds or for the failure of any lands comprising a part of said Fund to comply with his bid and accept and pay for any such lands; and interest received from investments of any such moneys. The principal and interest on the bonds heretofore and hereafter issued by said Board shall be paid out of the

moneys of said Fund in conformance with the Constitutional provisions authorizing such bonds; but the moneys of said Fund which are not immediately committed to the payment of principal and interest on such bonds, the purchase of lands as herein provided, or the payment of expenses as herein provided may be invested in bonds or obligations of the United States until such funds are needed for such purposes.

"All moneys comprising a part of said Fund and not expended for the purposes here provided shall be a part of said Fund until there are sufficient moneys therein to retire fully all of the bonds heretofore or hereafter issued and sold by said Board, at which time all such moneys remaining in said Fund, except such portion thereof as may be necessary to retire all such bonds which portion shall be set aside and retained in said Fund for the purpose of retiring all such bonds, shall be deposited to the credit of the General Revenue Fund to be appropriated to such purposes as may be prescribed by law. All moneys becoming a part of said Fund hereafter shall likewise be deposited to the credit of the General Revenue Fund.

"When a Division of said Fund (each Division consisting of the moneys attributable to the bonds issued and sold pursuant to a single Constitutional authorization and the lands purchased therewith) contains sufficient moneys to retire all of the bonds secured by such Division, the moneys thereof, except such portion as may be needed to retire all of the bonds secured by such Division, shall be set aside and remain a part of such Division for the purpose of retiring all such bonds, may be used for the purpose of paying the principal and the interest thereon, together with the expenses hereinafter authorized, of any other bonds heretofore or hereafter issued and sold by said Board. Such use shall be a matter for the discretion and direction of said Board; but there may be no such use of any such moneys contrary to the rights of any holder of any of the bonds issued and sold by said Board or violative of any contract to which said Board is a party.

"The Veterans' Land Fund shall be used by said Board for the purpose of purchasing lands situated in the State of Texas owned by the United States or any governmental agency thereof, owned by the Texas Prison System or any other governmental agency of the State of Texas, or owned by any person, firm, or corporation. All lands thus purchased shall be acquired at the lowest price obtainable, to be paid for in cash, and shall be a part of said Fund. Such lands heretofore or hereafter purchased and comprising a part of said Fund are hereby declared to be held for a governmental purpose, although the individual purchasers thereof shall be subject to taxation to the same extent and in the same manner as are purchasers of lands dedicated to the Permanent Free Public School Fund.

"The lands of the Veterans' Land Fund shall be sold by said Board in such quantities, on such terms, at such prices, at such rates of interest and under such rules and regulations as are now or may hereafter be provided by law to

Texas veterans who served not less than ninety (90) continuous days, unless sooner discharged by reason of a service-connected disability, on active duty in the Army, Navy, Air Force, Coast Guard or Marine Corps of the United States between September 16, 1940, and March 31, 1955, is a bona fide resident of the State of Texas, and has not been dishonorably discharged from any branch of the Armed Forces above-named and who at the time of his or her enlistment, induction, commissioning, or drafting was a bona fide resident of the State of Texas. The foregoing notwithstanding, any lands in the Veterans' Land Fund which have been first offered for sale to veterans and which have not been sold may be sold or resold to such purchasers, in such quantities, and on such terms, and at such prices and rates of interest, and under such rules and regulations as are now or may hereafter be provided by law.

"Said Veterans' Land Fund, to the extent of the moneys attributable to any bonds hereafter issued and sold by said Board, as is now or may hereafter be provided by law, for the purpose of paying the expenses of surveying, monumenting, road construction, legal fees, recordation fees, advertising and other like costs necessary or incidental to the purchase and sale, or resale, of any lands purchased with any of the moneys attributable to such additional bonds, such expenses to be added to the price of such lands when sold, or resold, by said Board; for the purpose of paying the expenses of issuing, selling, and delivering any such additional bonds; and for the purpose of meeting the expenses of paying the interest or principal due or to become due on any such additional bonds.

"All moneys attributable to the bonds issued and sold pursuant to the Constitutional Amendment adopted on November 6, 1956, shall be credited to said Veterans' Land Fund and may be used for the purpose of purchasing additional lands, to be sold as provided herein, until December 1, 1965; provided, however, that so much of such moneys as may be necessary to pay interest on such bonds shall be set aside for that purpose. After December 1, 1965, all moneys attributable to such bonds shall be set aside for the retirement of such bonds and to pay interest thereon; and when there are sufficient moneys to retire all of such bonds, all of such moneys then remaining or thereafter becoming a part of said Veterans' Land Fund shall be governed as elsewhere provided herein.

"All of the moneys attributable to any series of bonds hereafter issued and sold by said Board (a series of bonds being all of the bonds issued and sold in a single transaction as a single installment of bonds) may be used for the purchase of lands as herein provided, for a period ending eight (8) years after the date of sale of such series of bonds; provided, however, that so much of such moneys as may be necessary to pay interest on bonds hereafter issued and sold

shall be set aside for that purpose in accordance with the resolution adopted by said Board authorizing the issuance and sale of such series of bonds. After such eight (8) year period, all of such moneys shall be set aside for the retirement of any bonds hereafter issued and sold and to pay interest thereon, together with any expenses as provided herein, in accordance with the resolution or resolutions authorizing the issuance and sale of such additional bonds, until there are sufficient moneys to retire all of the bonds hereafter issued and sold, at which time all such moneys then remaining a part of said Veterans' Land Fund and thereupon becoming a part of said Fund shall be governed as elsewhere provided herein.

"This Amendment being intended only to establish a basic framework and not to be a comprehensive treatment of the Veterans' Land Program, there is hereby reposed in the Legislature full power to implement and effectuate the design and objects of this Amendment, including the power to delegate such duties, responsibilities, functions, and authority to the Veterans' Land Board as it believes necessary.

"Should the Legislature enact any enabling laws in anticipation of this Amendment, no such law shall be void by reason of its anticipatory nature.

"This Amendment shall become effective upon its adoption."

Section 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, 1965, at which election all ballots shall have printed thereon the following: "FOR the Amendment to Section 49-b of Article III of the Constitution of Texas to increase the Veterans' Land Fund by \$200,000,000; said Fund to be used for the purpose of purchasing land in Texas to be sold to Texas veterans who served in the Armed Services of the United States between September 16, 1940, and March 31, 1955; such funds to be expended in accordance with instructions and requirements that may be provided by law;" and

"AGAINST the Amendment to Section 49-b of Article III of the Constitution of Texas to increase the Veterans' Land Fund by \$200,000,000; said Fund to be used for the purpose of purchasing land in Texas to be sold to Texas veterans who served in the Armed Services of the United States between September 16, 1940, and March 31, 1955; such funds to be expended in accordance with instructions and requirements that may be provided by law."

If it appears from the returns of said election that a majority of the votes cast were in favor of same Amendment, the same shall become a part of the State Constitution and be effective from the date set forth in said Amendment, and the Governor shall issue a proclamation in keeping therewith.

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

Kitty's Korner
By Kitty Montgomery

A group of coffee regulars (girls of course) were discussing last week's recipe at the Village Drug. They said they had improved the original by adding corn, a variety of beans — from pork and to green — rice — Chili Quick, and a variety of left-overs (contents unknown). Wanda Stuart insisted that a few potatoes, chopped, improved the flavor as well as the quantity. This concoction was served at a Hobo Party last week at the Montya's. Others attending were the Holdens, the Wellman's and the Stroopes. Sounds ghastly to me, but they thought it a great improvement.

Ozona turned out enmasse for the All-Star game in Sonora last Thursday, some leaving as early as 4:00 o'clock. It was quite a thriller and by the time the game was over the fans were more exhausted than the players. Rumor has it that when Phillip hit the home run, winning the game for Ozona, P. C. Perner swallowed his tobacco and fell off the bleachers. P. C. denies this, of course.

At the Big Lake game there seemed to be more Ozona fans than Big Lake fans, at least they were more vocal. However, as my son Jim informed me, the Big Lake fans didn't have too much to be vocal about. It wasn't the edge-of-the-seat game that the Sonora game was, but a good game all the same.

My vote for Woman of the Year would have to go to Mrs. Bob (Jeanette) Bailey, who is doing a terrific job over at the Community Center in remedial reading, using visual aids. Jeanette drives in daily from her ranch home to give her time and energy, gratis, to this worth-

while project.

A good beauty aid for the hot weather is splashing your face with ice cold water after completing your make-up then blotting with facial tissue. You can use a cotton pad soaked in ice water. This sets your make-up and it will last hours without touching up.

While in Austin recently for the bank hearings two of Ozona's most prominent citizens were involved in the strangest comedy of errors you can imagine. Upon arrival at the hotel Roy Henderson and Boyd Clayton handed their bags to the bell boy. The bags being identical, the bell boy placed Roy's bag in Boyd's room and vice versa.

When the two gentlemen in question began to dress for the hearing, Roy noticed the pants and sleeves of his suit were much too short, and was pretty put out with his wife, June, for packing a suit that had so obviously been shrunk in cleaning. Having no time to pick up another suit, he made a mental note to tell her in no uncertain terms about her inefficiency and he was off to the hearing.

Meanwhile, Boyd was really in a dilemma, finding his suit pants and sleeves much too long, he rushed to see if he could find a tailor who might be able to cut several inches from the sleeves and trousers.

Finding he didn't have time to have the suit altered, he rushed back to his room and put on another pair of pants taken from the same suitcase. To his complete amazement, these pants were equally as long. Giving up, he went on to the hearing.

After returning home in the same attire and berating their respective wives, the puzzle was unraveled. I can't help but wonder if anyone else connected with the hearing noticed.

Phone news to the Stockman

Two Wildcats Set In West Crockett

Crockett County gained locations for two wildcats during the week.

H. L. Durst, Abilene, will drill a 6,700-foot Ellenburger wildcat in Crockett County, four miles southeast of Iraan and 1/2 mile north of a recent Seven Rivers gas discovery in the Noelke multipay field. It is the No. 1-D H. M. Half Estate.

Location is 467 feet from the north and 7,355 feet from the east lines of 68-1-I&GN. It is also 3/4 mile south and slightly east of a 6,914-foot Ellenburger failure, abandoned Dec. 12, 1948.

Mallard Production Co., Dallas, will drill the No. 1-A Bouscaren Heirs, a 5,000-foot Pennsylvania wildcat, as a northeast twin to its No. 1 Bouscaren Heirs, deepening operation in the Noelke multipay field of Crockett County, five miles east-southeast of Iraan.

Location is 840 feet from the north and 2,173 feet from the east lines of 29-GG-HE &WT.

The No. 1 Bouscaren, same section, a former 4,528-foot failure was scheduled to deepen to 4,950 feet for completion attempt in the Strawn (4,400-foot sand) pay.

Mr. and Mrs. Roy Pearson were Austin visitors the past weekend. Mr. Pearson went on to Houston and attended a ball game.

CARD OF THANKS

We wish to express our sincere gratitude to all the friends, who sent gifts, cards and letters of encouragement during Mrs. Reeves' recent illness. We really appreciated every one. Thanks so much.

Mr. and Mrs. W. O. (Dubb) Reeves

Mr. and Mrs. K. Shannon, Leslie and Mike are visiting in Vernon this week with Mrs. Shannon's parents. Janet Morris accompanied them.

Garden of the Week

As Selected by Ozona Garden Club

The Yard of

Perry Hubbard yard
810 11th St.

CORRECTION

The Stockman erroneously reported in last week's issue that Mr. and Mrs. Ken Cody and children had moved to Edinburg. Mr. Cody says that his funeral home is still open and that he is offering ambulance service as usual. The Stockman regrets this error.

Mr. and Mrs. James Baggett and Mrs. J. M. Baggett spent the past few days in Fort Worth shopping.

Faith Lutheran Is Name Chosen By Local Church

At a special meeting after the worship service Sunday night the members of the Lutheran mission chose Faith as the name of their church. Rev. Arno Melz, pastor of Hope Lutheran Church in Sonora, who also serves as pastor of the Ozona Church, announced.

The name Faith has special meaning to the members, for it took faith on the part of the few members to start holding services in Ozona, the pastor said. This faith was well founded, for the mission has already doubled in membership since it started in March. The church is going forward in faith and presently is in the process of officially organizing.

"The strength of Faith Lutheran Church is faith; faith in the Bible as the inspired Word of God, and faith in Jesus as the only Savior of the world," Rev. Melz declared. "Faith Lutheran Church stands ready to help any and all people of this community with their spiritual problems. We invite you to come visit our Sunday evening service soon."

B AND B FOOD STORE
BUD LOUDAMY—YOUR INDEPENDENT GROCER
SPECIALS — Thurs., p. m., Fri and Sat. July 29-30-31

FRESH GROUND MEAT LB. 39c	CALIFORNIA WHITE POTATOES 10 LBS. 69c
FRESH PORK STEAK LB. 59c	CALIFORNIA EATING PLUMS LB. 15c
FRESH U.S.D.A. FRYERS LB. 33c	CALAVO AVOCADOS 2 FOR 25c
Pork Chops LB. 69c	GANDY'S FRO-ZAN 2 1/2 GAL. CARTS 79c
Home Made Pure Pork SAUSAGE LB. 49c	FLYING W COWBOY EGGS DOZ. 39c
CLUB STEAKS LB. 73c	SNOW CROP FROZEN Orange Juice 12 OZ. CAN 49c
GLADIOLA FLOUR 25 LBS. \$1.98	FOLGER'S COFFEE LB. 79c
STOKELY'S PEACHES 2 No. 2 1/2 Cans 59c	STOKELY'S FRUIT COCKTAIL 2 No. 2 1/2 CANS 79c
Chicken of the Sea TUNA 3 CANS \$1.00	Q&Q VERMICELLI 3 PKGS. 25c
SOUR OR DILL PICKLES QT. 33c	Swift's Luncheon Meat PREM 12 OZ. CAN 49c
Low Calorie Soft Drink TAB 6 BOTT. CART 29c	KING SIZE TIDE \$1.19

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. SENATE JOINT RESOLUTION NO. 24 proposing an Amendment to the Constitution of the State of Texas by amending Article VII, Section 17, providing a method of payment for the acquiring, constructing and equipping of buildings and other permanent improvements at certain state institutions of higher learning; providing for allocation of funds therefor; authorizing the issuance of bonds or notes and the pledging of allotted funds for the payment of same; providing for an election and the issuance of a proclamation therefor. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 17 of Article VII of the Constitution of the State of Texas be amended so as to hereafter read as follows:

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

"Also, there is hereby levied, in addition to all other taxes permitted by the Constitution of Texas, a state ad valorem tax on property of Ten Cents (10c) on the One Hundred Dollars (\$100.00) valuation for the purpose of creating a special fund for the purpose of acquiring, constructing and initially equipping buildings or other permanent improvements at the designated institutions of higher learning provided that none of the proceeds of this tax shall be used for auxiliary enterprises; and the governing board of each such institution of higher learning is fully authorized to pledge all or any part of said funds allotted to such institution as

hereinafter provided, to secure bonds or notes issued for the purpose of acquiring, constructing and initially equipping such buildings or other permanent improvements at said respective institutions. Such bonds or notes shall be issued in such amounts as may be determined by the governing boards of said respective institutions, shall bear interest not to exceed four per cent (4%) per annum and shall mature serially or otherwise in not more than ten (10) years; provided further, that the state tax on property as heretofore permitted to be levied by Section 9 of Article VIII, as amended, exclusive of the tax necessary to pay the public debt, and of the taxes provided for the benefit of the public free schools, shall never exceed Thirty Cents (30c) on the One Hundred Dollars (\$100.00) valuation. All bonds shall be examined and approved by the Attorney General of the State of Texas, and when so approved shall be incontestable; and all approved bonds shall be registered in the office of the Comptroller of Public Accounts of the State of Texas. Said bonds shall be sold only through competitive bids and shall never be sold for less than their par value and accrued interest.

"The following state institutions then in existence shall be eligible to receive funds raised from said Ten Cent (10c) tax levy for the twelve-year period beginning January 1, 1966, and for the succeeding ten-year period:

- Arlington State College at Arlington
- Texas Technological College at Lubbock
- North Texas State University at Denton
- Lamar State College of Technology at Beaumont
- Texas College of Arts and Industries at Kingsville
- Texas Woman's University at Denton
- Texas Southern University at Houston
- Midwestern University at Wichita Falls
- University of Houston at Houston
- Pan American College at Edinburg
- East Texas State College at Commerce
- Sam Houston State Teachers College at Huntsville
- Southwest Texas State College at San Marcos
- West Texas State University at Canyon

Stephen F. Austin State College at Nacogdoches
Sul Ross State College at Alpine
Angelo State College at San Angelo.

"Eighty-five per cent (85%) of such funds shall be allocated by the Comptroller of Public Accounts of the State of Texas on June 1, 1966, and fifteen per cent (15%) of such funds shall be allocated by said Comptroller on June 1, 1972, based on the following determinations:

"(1) Ninety per cent (90%) of the funds allocated on June 1, 1966, shall be allocated to state institutions based on projected enrollment increases published by the Coordinating Board, Texas College and University System for fall 1966 to fall 1978.

"(2) Ten per cent (10%) of the funds allocated on June 1, 1966 shall be allocated to certain of the eligible state institutions based on the number of additional square feet needed in educational and general facilities by such eligible state institution to meet the average square feet per full time equivalent student of all state senior institutions (currently numbering twenty-two).

"(3) All of the funds allocated on June 1, 1972, shall be allocated to certain of the eligible state institutions based on determinations used in the June 1, 1966, allocations except that the allocations of fifty per cent (50%) of the funds allocated on June 1, 1972, shall be based on the need for additional square feet of educational and general facilities.

"Not later than June first of the beginning year of each succeeding ten-year period the Comptroller of Public Accounts of the State of Texas shall reallocate eighty-five per cent (85%) of the funds to be derived from said Ten Cent (10c) ad valorem tax for said ten-year period and not later than June first of the sixth year of each succeeding ten-year period said Comptroller shall reallocate fifteen per cent (15%) of such funds to the eligible state institutions then in existence based on determinations for the said ten-year period that are similar to the determinations used in allocating funds during the twelve-year period beginning January 1, 1966, except that enrollment projections for succeeding ten-year periods will be from the fall semester of the first year to the fall

semester of the tenth year. All such designated institutions of higher learning shall not thereafter receive any general revenue funds for the acquiring or constructing of buildings or other permanent improvements for which said Ten Cent (10c) ad valorem tax is herein provided, except in case of fire, flood, storm, or earthquake occurring at any such institution, in which case an appropriation in an amount sufficient to replace the uninsured loss so incurred may be made by the Legislature out of any General Revenue Funds. The State Comptroller of Public Accounts shall draw all necessary and proper warrants upon the State Treasury in order to carry out the purpose of this Amendment, and the State Treasurer situated on any such institution shall issue the special fund hereby created for said purpose. This Amendment shall be self-enacting. It shall become operative or effective upon its adoption so as to supersede and repeal the former provisions of this Section; provided further, that nothing herein shall be construed as impairing the obligation incurred by any outstanding notes or bonds heretofore issued by any state institution of higher learning under this Section prior to the adoption of this Amendment but such notes or bonds shall be paid, both as to principal and interest, from the fund as allocated to any such institution.

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

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

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

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