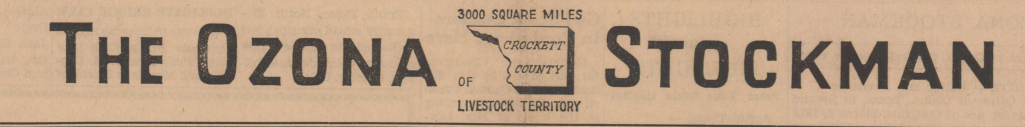
Mrs. R A Harrell hs Dr. B



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

V. O. Earnest,

VOLUME 53

OZONA, CROCKETT COUNTY, TEXAS 5 Cents Per Copy

Sheriff Dies

THURSDAY, AUG. 12, 1965

Coach Mosley Expects 50 Grid Prospects For First Workout Monday

Worth.

By Foy Moody

Monday to begin their pre- ris, tackle; Randy Upham, paration for the 1965 cam- halfback; and Williams. Onepaign. Coach Sam Mosley is hoping for 50 boys to be on Cox, halfback; Thomas Dehand for equipment issue at Hoyos, fullback; Pon Sea-9 a. m.

9 a. m. and 6 p. m. — are tackle; Sandy Stokes, tackle; Murdock, Driver Education tapering off to one workout daily with the beginning of school on August 30th. The Lions will face the tough 2A McCamey Badgers in the season opener on September 2

in McCamey. the prospect of rebuilding from the B-team will be sethe Lion forward wall as niors George Parker, Mike chers. graduation wiped out six Prater, and Drake McKinstarters, leaving only Larry ney; juniors Jack Applewhite Williams, 2 year letterman Oscar Flores, Glenn Southguard who started the last and and Dwight Childress; five games of the 1964 sea- sophomores John DeHoyos, son. The backfield, however, Tony Garza, Larry Kilgore, lost only fullback Richard Ernest Tambunga, Larry Don Vargas from the 1964 four- Webb, Eleno Moran, Silverio some. Two additional start- Cervantez, Catarino Cervaners return at defensive half- tez, Ernest Vargas, Duane

back and linebacker.

County Geologist Group Discusses Ready To Help On 75th Anniversary Water Problems Celebration Plan ranchman who may have some at the present time. Slides depicting Ozona will

A first tiny step toward cerning underground water, narration with background

Ozona High School foot-ballers will hit the gridiron Monday to begin their pre-Two workouts daily — at wis, center; Gary Sutton,

scheduled for two weeks, David Jacoby, tackle; and teacher in Ozona High school mington. Humberto Ramos, end. Ano- for several years, attending ther letterman, Baltazar summer school at North Tex- ed by the Rev. Max Brown, Fierro, has moved to Ft. as State at Denton this sum- pastor, with burial following Run In Ruidosa

Lion varsity will be twenty-two B team and twelve to Coach Mosley and assist- two B-team and twelve to ship is given annually by Allant Coach Bill Gerber face fifteen freshmen. Coming up state Insurance Co. to exper-

> **Ozona Chamber Initiates Boost Ozona Project**

Childress, Margarito Galindo, Ozona Chamber of Com-Included among the thir- Calvin Montgomery, Fred merce, Wednesday noon, teen returning lettermen are Chandler, and David North. members voted unanimously

Any Crockett county zona at the present time. a number of years.

Funeral services were held here at 4 o'clock Tuesday afternoon from the First Baptist Church for V. O. Earnest, 64, former Crockett County sheriff, who died of a heart ailment at his home in Farmington, N. M., Sunday. Mr. Earnest had suffered a

heart attack some time ago but had been in apparent good health in recent months. He was enjoying a job as truant officer in Far-

Services here were conduc-

Talent Bar, owned by P. C. eral Home. Pallbearers were Byron Perner, was one of the 12 Stuart, Lowell Littleton, Roy out of 69 2-yr. old quarter Thompson, T. J. Bailey, Roy horses to qualify for the Henderson and Gene Echols, \$150,000 "Rainbow Futurity" of Rankin, Upton county to be run this weekend (Sun-

Mr. Earnest served as Cro- Downs.

ckett County Sheriff for The trials were run last Thomas Garza nearly ten years, He was em- weekend at Ruidosa, with Completes Basic ployed as a driller with a Talent Bar having the 5th drilling firm stationed here best qualifying time out of At Lackland AFB and was appointed to fill the 12. out the unexpired term of

Bruce Harp, who resigned in Johnny Cox. James Chapthe fall of 1947. He was subman is his trainer. sequently re-eelcted to the -000-

office for four successive terms. Mr. Earnest was born in Arkansas Feb. 20, 1901. He and Mrs. Earnest were mar- Are Needed For

ried in Arkaı. s in 1924, laview the history of Ozona, ried in Arkai. s in 1924, la-ter moving to Texas where **Blood Bank Plan**

Maness of Farmington, N. M. lee celebration for O z o n a next year, in observance of ter concerning the water sup-next year, in observance of ter concerning the water sup-next year, in observance of ter concerning the water sup-next year, in observance of ter concerning the water sup-next year, in observance of ter concerning the water sup-next year, in observance of ter concerning the water sup-next year, in observance of ter concerning the water sup-ter concerning the w Earnest of Kermit; two sis- underway. ters, Mrs. Grace Embry of Pryor, Okla., and Mrs. Olive types, have been printed and There will be four present- Turner of Oklahoma City, will be filled out at the hos-

School Openinig Set For Aug. 30 Former Crockett 14 New Members Added to Faculty

1965 FOOTBALL SCHEDULE

Sept. 24-Eldorado*, here year. Oct. 1 — Junction*, there

Oct. 8 — Open Oct. 15 - Menard*, here Oct. 22 - Big Lake*, there Oct. 29 — Sonora*, here Nov. 5 — Iraan*, there Nov. 12 — Rankin*, here * Dist. Games

-000-Ozona Horse To

day afternoon) at Ruidosa Airman Thomas M. Garza Jr.

San Antonio, Texas — Air-Talent Bar's jockey is man Third Class Thomas M. Garza, Jr., son of Mr. and

More Volunteers military training at Lackland AFB, Texas.

Surviving are the widow; two daughters, Mrs. James ist, who was instrumental in Surviving are the widow; two daughters, Mrs. James ist, who was instrumental in Surviving are the widow; ist, who was instrumental in Surviving are the widow; Survivi operates a global airlift sysforming the "Walking Blood

-000

--000-

1tc Schauer of Ozona.

Supt. L. B. T. Sikes an-| Ozona High School regisnounced this week that tration starts Monday, Augschool will begin August 30, ust 23, with seniors regiswith the first faculty meet- tering from 8:00 to 12:00 a. Sept. 3 - McCamey, there ing August 27. Monday, m. and Junior from 2:00 to Sept. 19 — Bronte, here Septmber 6, Labor Day will 5:00 p. m. Tuesday, 24, soph-Sept. 17-Sanderson, there be first school holiday of the omores register from 8:00 to

12:00 a.m. and 2:00 to 5:00 p. m. Wednesday, August 25, freshmen register during the above hours.

NUMBER 21

Junior High School registration begins August 24, and both seventh and eighth grade students may register from 8:00 to 12:00 a.m. and from 2:00 to 5:00 p.m. August 24 and 25.

There will be more new teachers in the Ozona School System than there have been in several years with South Elementary and High School getting the largest number. New teachers at South Elemetnary include Mrs. W. B. Robertson, Mrs. Tommy San-

ders, Mrs. J. A. Pelto, Mrs. W. D. Dixon and Peter J. Broodway. Mrs. Lawrence Janes will teach Spanish and be librarian at North Elementary.

New teachers in High School will be Jimmy Davee, Vocational Ag., replacing M. Mrs. Thomas M. Garza, who cipal at South Elementary; reside on South Highway Sam Mosley, head coach and 163, Ozona, Texas, has com- Social Studies; William Gerpleted U. S. Air Force basic ber, assistant coach and social studies; Mrs. P. J. Brood-Airman Garza is being as-signed to Travis AFB, Calif., biology and eight grade shop; Myrna Daniel, general Norman Olson, Crockett for training and duty as a transportation specialist. He E., and Thomas Sims, choral

> Mrs. Sam Mosley will keep Jr. High library and study hall.

> > -000-



zona.

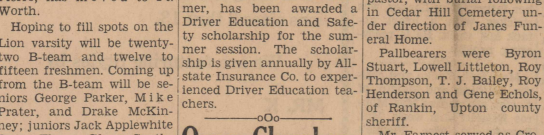
The presentation will reproblems of any sort con- be accompanied by a taped



At a board meeting of the

to make a slide and tape recording presentation on O-

its economic growth and O- he was in oil field work for



a meeting of interested citi- county geologist.

High School, with James from pollution and to help quest, and available to out of Baggett, president, presiding, residents in solving any of town people, as well as O- Attend Course In the meeting was called as a the problems which may a- zonans. preliminary step toward de- rise in connection with wa- Johnny Johnson, Chamber termining what type of cele- ter. His services are free to manager, said that one of bration the people want, if residents and he is anxious the main objects of this pro- reduction in Ozona's fire inout such plan as may be de- ty in his job of testing and Ozona, liked the town, and zona firemen at the annual blood transfusion. cided.

July 21,22 and 23, to coincide pollution. with the Diamond Jubilee edition of the annual Junior Showers Bring Rodeo, and to go with that barbecue dinners, etc.

tion of the Ozona Chamber of Commerce from Johnny Johnson, manager: from relief from the hot, dry sum-John Held, C of C president; mer weather Monday when from Bill Watson, Lions Club heavy clouds dumped .70 of president, the conferees a-greed to meet in a townwide lawns and gardens. Another gathering the first Tuesday shower Tuesday added anonight in October when cele- ther .10 of an inch, giving a mer Dudley Mrs. Bill Friend on by the State Insurance Bill Gerber, former assistbration plans would be laun-two-day total of .80 of an ger Dudley, Mrs. Bill Friend, Board in recognition of the ant coach at Littlefield, has

Members of various organ-October and explain the plan town, while up to one inch and to see if a townwide ef-was reported on ranch coun- Garden of the Week land, will drill a 2,900-foot ing served as freshman coach fort can be generated to try northeast of Ozona. Walstage a suitable observance. ter Dudley, ranching on the

_____ Mr. and Mrs. Richard Wal- ckett County, reported about ker and children, Patsy and an inch on Monday and a Mike, have returned from a half inch Tuesday. two-weeks vacation in Gal- Sonora had a two-day toveston and Houston. They tal of 1.12 inches, with Big spent their time fishing and Lake reporting .50 of an inch, swimming in the Gulf. along with Mertzon. -000---

son, Ashby, along with Mrs. er an inch of rain in the morning for Yazoo City, W. O. Mills, Jr., were Ozona two-day period. visitors the later part of last week. They returned to Austin, Saturday morning. Stockman office.

mounting a Diamond Jubi- salt pollution, plugging of oil music. A committee will be the 75th anniversary of Cro- ply source is asked to con- proximately 23 minutes in ckett county, was taken at tact Kent Johnston, Crockett length.

ents Association of Ozona guard its underground water and organizations upon re-

the group discussed pag-eants, parades, homecoming, Relief From Heat with pledges of coopera-

> Ozona had some temporary An isolated deluge east of Hoover.

izations represented were the James Baggett ranch Discharges: G. E. Armenurged by Mrs. James Baggett south of town left up to five trout, Mrs. Roger Dudley, Wildcat Set In to go before their respective inches. George Montgomery Mrs. Bill Frend, Mrs. Armond groups between now and got .90 of an inch south of Hoover, Sr.,

-000

Pecos river in far West Cro-

Baptist Parsonage 407 Water Works Dr. -000-

Mrs. Jimmy McMullan and area received from .20 to ov- Robbie and Gloria, left this niversity.

Mississippi, on a two week's

ing while there.

zens in the school auditor-ium Friday night. Mr. Johnston has been em-ployed by the county for the purpose of helping to safe-Sparked by the Ex-Stud-

checking on water sources as have written for information. short school for fire fighters

--000---**CROCKETT HOSPITAL**

NEWS Hospitay admissions — G. training in actually combat-Phillips, W. T. Goodson, Miss ted methods of salvage, res-Jessie Reina, Miss Aurora cue and resuscitation. Najar, Mrs. Manuel Fierro, The key rate credit is giv-Hoover, Sr., and Miss Lois partment from taking the

-000 As Selected by **Ozona Garden Club**

The Yard of Rev. & Mrs. Max Brown

gain, Call 2-2127.

Ozona Firemen **Fire Fighting**

Restoration of a 4 percent

says that this project is a Dorris Haire, chief of the port to the hospital any week will be unable to attend these first in chamber work. He Ozona Volunteer Fire De- day from 8 to 12 or 2 to 5 practice sessions, are to conalso said that most of the partment, and Glenn Sutton, for typing. Only a few min- tact the Band Director, Tomrequests for information fire marshall, represented utes time will be required. my Sanders, at his office come from over the State of the Ozona Department at Texas, but they also have the short school, attending that blood will be donated, Lion band members will be interest along the way such many out-of-state inquiries. all sessions, which were devoted to instruction in the need of it.

latest methods of fire fighting, salvage, recue, etc. Pu-pils were given practical Former Coach

E. Armentrout, Baby Katrina Philling W T. Coodcon Mine ing fires and in demonstra-Named Ast. Here

assistant football coach. A&M training.

-000-West Crockett

A. N. Norwood Inc., Mid- | for the past three years, hav-San Andres wildcat in Croc- in 1962, line coach in 1963, kett County, 17 miles east- and assistant coach in 1964. northeast of Sheffield and Coach Gerber is married 41/2 miles northeast of the and has a 3-month-old boy. three-well San Andres area

of the Lancaster Hill multi- Mr. and Mrs. Jack Ward pay oil and gas field. It is the recently returned from Hous-

Mr. and Mrs. Lawrence the north and 1,320 feet from recoveing from surgery. Mr. ver. Most all the surrounding Sands, and children, Sandra, the west lines of 30-29- U- Taylor suffered a serious in-

Cards noting various blood duate of Ozona High School.

pital for each person who Band To Begin volunteers to have his blood Summer Practice typed. Mr. Olson has stress- Monday, Aug. 16

is free, along with the bill- Summer practice for the fold size card, given each Ozona Lion Band will begin volunteer whose blood is Monday, August 16th, at 8:00 typed. Such information a. m. in the Band Hall. Pracany, and toward organizing to secure the cooperation of ject is to attract retired peoany, and toward organizing ranchmen all over the coun-the community for carrying ranchmen all over the coun-ple, who have been through with attendance of two O-blood transfusion

All persons 18 through 50 All new students who have The dates have been set, a means of guarding against It will also be used to at-tract industry. Mr. Johnson 25 through 30 Mr. Olson also emphasized prior to Monday.

ball game this fall. ____000____

girls placed in the recent They will visit historical pla-Big Lake Jr. Rodeo. Jill ces and attend a session of bration plans would be laun-ched if the community deter-inch of badly needed mois-Hoover, Sr., and Miss Lois Hoover, Sr., and Miss Lois nartment, from taking the badly needed mois-Hoover, Sr., and Miss Lois nartment, from taking the second in the path and second in the vel to New York where they flag race. Hugh Coates took vel to New York where they first in ribbon roping and will visit the United Nations Coach Gerber, 25, is a graduate of Andrews High Diana Coates placed first in attend some Broadway plays barrel race and third in the and visit the World's Fair. School and West Texas State University. He has been with flag race. Stephen Hubbard came in third in the hair the bus and in Methodist the Littlefield coaching staff pulling contest.

were Cydnie Whitehead and sues confronting the nation Mitzi Friend.

CROCKETT CO. MUSEUM MEMORIAL FUND

Mrs. Willis Johnson of Mc--000-

fection, prolonging his stay Mrs. Eddie Bower, daugh- Texas.

Baker.

The airman is a 1965 gra-Unate of Ozona High School **Methodist Group** In National Tour

Miss Barbara Kirby and Sandy Stokes joined some 30 young people and six adults in Alice, last week for a tour of New York and Washington D. C. They are participating in the Methodist Youth Fellowship Citizenship Sem-Methodist Church, August 5 through 18.

The group will travel by Conteinental Trailways bus and visit national places of uniforms for the 1965-1966 at Vicksburg, Lookout Mounschool year. The uniforms, tain in Chattanooga, and ordered in the spring, have Monticello, Jefferson's home. already been received, ready They will spend three days for first showing to the gen- in Washginton D. C., where eral public at the first foot- they will interview the President, Congressmen, diplomats, national and interna-Several Ozona boys and tional leaders of government.

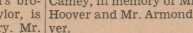
They will spend nights on churches along the way. Other Ozona contestants Each student will study isin order to discuss the issues and ask questions about

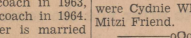
them during the seminars held daily on the bus. The Rev. Jack D. Heacock,

pastor of the Methodist people who are attending from all over Southwest

in the hospital, but telephone ter, Mrs. Charles Martin, and Mr. and Mrs. W. T. Stokes FOR SALE — Electric reports indicate he will go son, Charlie, are here from and Mrs. L. D. Kirby accomvacation. They will visit re- range. Perfect condition. Al- home this week. Mrs. Taylor Dallas for a visit with Mrs. panied the young people to Typewriter ribbons at the latives and get in some fish- so, china closet. Real bar- is the former Lorene "Dutch" Bower's mother, Mrs. Vera Alice and saw them off on the trip.

No. 1-30 Hunt-University. | ton, where Mrs. Ward's bro- Camey, in memory of Mr. Bill Church in Falfurrias, is in Location is 990 feet from ther-in-law, Buck Taylor, is Hoover and Mr. Armond Hoo- charge of the group of young





PAGE TWO

THE OZONA STOCKMAN

Published every Thurs. at Ozona, Crockett County Texas

W. EVART WHITE — Editor and Publisher Entered at the Post Office at Ozona, Texas, as Second Class Mail Matter under Act of Congress, March 3, 1879 Austin Texas, -

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Notices of church entertainments where admission is charged, cards of thanks, resolutions of respect, and all matter not news, will be charged for at regular adto live up to its commitment vertising rates.

Any erroneous reflection upon the character of any exactly 10 years ago. person or firm appearing in these columns will be gladly In August of 1955, Goverand promptly corrected if called to the attention of the nor Shivers gave the state's management. endorsement to a proposal

CLASSIFIED RATES - 5 cents per word first insertion; ening of the Intracoastal 4 cents per word each additional insertion. Minimum Waterway from the south of charge 50 cents per insertion.



DICTATES OF CONSCIENCE | chies of labor unions. We

There are times, so we've been told, when a Congressman or Senator may feel compelled in good conscience the next election. And we choice to join or not to join would respect such a man for a labor union. his conscientiousness, even if we disagreed with his position.

granted, insuch cases, that at Scott and White Hospital about \$400,000. The federal

We expect, for example, that this might be the claim of who voted recently to repeal tion in Ruidosa, New Mexi-

them that their constituents Texas Western University. were overwhelmingly in favor of keeping that provision

one bit that some of them in San Angelo, Sunday, Au- pany. were voting according to gust 8, to attend the 75th are equally certain, of con- mother, Mrs. Cora Loudamy. pasas and Mills Counties science.

an entirely unconsicioable

members as well as those

ernment and in the hierar- 3203.

might hope that, when the feet time comes, those Congressional servants of somebody else will be ousted from from office by the constituents ment," Moore said. "There to take a stand on some part- whom they have betrayed. was no need to produce the icular issue which he knows But our more immediate con- right-of-way money then. full well is contrary to the cern is still to preserve, if we But there is now, if we're wishes of a majority of his can, Section 14(b), that part not going to lose the project. constituents. By so doing, he of the Taft-Hartley Act The state has at least a mounquestionably would risk which stands as safeguard to ral commitment to aid in tack last week. He is recovbeing voted out of office at a workingman's freedom of getting local sponsors."

-000

someone is really following in Temple. She plans to re- government's cost of widenthe dictates of conscience turn to Ozona this weekend ing and deepening the waterjust because he claims so. with Mr. Wilkins and Steve. way is expected to be in ex--0Oc

Mr. and Mrs. Bill Pagan many among the 221 mem- and sons, Gary, Rodney, Da- would open the channel to bers of the present Congress vid and Stevie, are on vaca- Mississippi River Barges. Section 14(b) of the Taft co. They plan to return to times were reflected in three hi sstudies at the University. Hartley Act despite the fact Ozona by way of El Paso, recent actions of the Texas freely admitted by many of where Gary will enroll at Water Commission.

-000-Mr. and Mrs. Lloyd Loud- quest of the Gulf, Colorado in the law. We don't doubt amy and Al Loudamy were and Santa Fe Railway Com- sion has ordered its staff to

Their was, in our opinion, latives called during the day. engines would have water hunting and fishing licenses

- THE OZONA STOCKMAN -HIGHLIGHTS **Girl Scout Leaders** In Conference Here Neighborhood Chairmen SIDELIGHTS for Girl Scouts in this district of the El Camino Coun-From Your State Capitol cil met Wednesday morning in the home of Mrs. Lawrence Janes, Neighborhood **Intercoastal Canal Dilema** Chairman of Ozona scouts. - Joe Moore has a \$400,000 Mrs. Janes, Mrs. Vernon problem and, so far, no solu-Cook of Sonora, Mrs. F. H. McWilliams of Big Lake, and Moore, a member of Gov. Mrs. Mike Miller, troop or-Connally's staff, is trying to ganizer for Ozona, met with find a way to allow Texas Mrs. William Smith of San

made by Gov. Allen Shivers Angelo, Field Representative for Girl Scouts of America. They discussed by-laws of the Council and neighborhood responsibility in helping with Council operation.

for the widening and deep-Mrs. Janes attended a training session for neighthe Sabin River to just south borhood chairmen in San Anof the Brazoria County line gelo, last Monday at the Town House, and she will attend the second and final He assured the U.S. Army

session Friday. -000 Mr. and Mrs. Van Miller,

that the canal could be wid- and Mrs. Miller's parents, ened to 140 feet from 125 Mr. and Mrs. G. W. Smith of San Marcos, and Mr. and

Creed, Colo., for a week's stay 1955 was the state's commit- in the Millers' summer cabin. -000

> Mrs. James Cullens returned Saturday from Seminole, where she was called after her father, John Lackey, was stricken with a heart atering rapidly.

-000-Mrs. Jack Placke and chilren. Jennifer and Martin, of Austin, are visiting Mrs. Monroe Baggett this week. Mrs. Baggett is Mrs. Placke's grandmother.

Mr. and Mrs. M. G. Farley are parents of a baby girl, born in Crockett Hosptal.

-000 Joe Bagby, brother of Mrs. Tom Montgomery, returned Train Lakes - Changing to Austin Sunday to resume Mr. Bagby is a senior law student at the University

his bar examithis fall.

devise tests for oil fields over

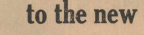
• Texas Parks and Wild-Seventy-five friends and re- so that their steam - boiler life Department will send

lege, Greeley, Colo.

Frank Janes, North Ele- DUPLICATE BRIDGE CLUB | Austin; second, Mr. and Mrs. menatry school principal, has | Winners in Tuesday night's Evart White; third, Mrs. registered for the summer Duplicate Bridge Club play Jake Short and Mrs. Robt. session at Colorado State Col- were: First, Mrs. J. M. Bag- Cox tied with T. J. Bailey gett and Mrs. Jack Placke of and Chas. Coles of Iraan.

THURSDAY, AUG. 12, 1965

Follow The Parade



The GLAMOUR ROOM

... with What's New for the teen ager

Recently Added to Our

Full Line of Togs for Tots

In our completely new display room for Junior Misses you will find entrancing new Junior Petite Fashions sizes 3 thru 13.

We are featuring Styles by

MR. K

JUNIOR TEEN

MR. GEN-WAY

Girls, you'll find a complete line of teen and subteen undergarments, along with the latest jewelry fads.

Pre-School and school styles for the younger set, featuring the entire collection of Kate Greenway.



Corps of Engineers that local sponsors would meet the cost of the right-of-way so

across West Bay.

tion.

"All that was needed to Mrs. Carl Montgomery are in keep the project going in

AND

Although no firm figures are available, Moore believes acquisition of right-of-way

Mrs. Jack Wilkins is mak- for the project through Jefing a speedy recovery from ferson, Chambers and Gal-But, we don't take it for surgery undergone last week veston Counties would cost

> cess of \$6,000,000. Completion of the project

Actions amend West Tex- Law School, and will take

as Water permits at the re-

Company built three lakes, the state similar to those ussome dictates; but not, we birthday celebration of their years ago. - in Nolan, Lam- ed in East Texas.

act. It demonstrated a willingness on their part to vio- for sale. Pembrook breeding. for recreational purposes minute scramble. late several of the basic and Lambs and solid mouths. now has been granted, since inherent rights of all Ame- Charlie Black. Phone 392- today nearly all engines are rican working men and wom-2042. en, those who are union

15-tfc diesel and don't need water.

Nolan County's lake also FOR SALE — Crockett will provide irrigation water who are not, in order to in- Hotel in Ozona. 18 rooms, for the Sweetwater Country gratiate themselves with po- furnished. See or call own- Club.

wer-lusting elements in gov- er Jones Miller, Ph. 392- SHORT SNORTS 50-tfc. • Texas Railroad Commis-

UNDER NEW MANAGEMERT

Ozona Oil Co. changed ownership and management effective Monday of this week.

DOYLE ELMORE and GARLAND ALLEN are the new owners, having purchased the business from Jerry Hayes.

We plan to continue to offer you the same brand of fine service and product and invite your continued patronage.



to 2.500 dealers earlier this PUREBRED Suffolk bucks Permission to use the lakes year to avoid the usual last-



PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN tion of said system are hereby TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. SENATE JOINT RESOLU-TION NO. 27 proposing an Amendment to the Constitu-tion of the State of Texas, amending Article III of the Constitution of the State of Texas by adding a new Sec-tion thereto to be designated Section 48b, so as to create as a agency of the State of Texas the Teacher Retirement Sys-tamendment to the Constitu-ton of the State of Texas, which Board the Teacher Retirement Sys-tem of Texas, which Board shall be constituted and shall serve as may now or here-after be provided by the Leg-islature. Said Board shall ex-ercise such powers as are herein provided together with such other powers and duties to the Teacher Retirement such teacher Retirement 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 re-sponsibility of the proper op-eration of said system in a state board of trustees to be known as the State Board of Trustees of the Teacher Re-tirement System of Texas, au-thorizing said Board to invest assets of said system in vari-ous obligations. and subjects of investment, subject to cer-tain restrictions stated therein and such other restrictions as may hereafter be provided by law; pr o vid in g that such Amendment shall be self-en-acting and shall not alter, amend or repeal Section 48a of Article III of the Constitu-tion of Texas or any legisla-tion passed pursuant thereto except insofar as such legisla-tion may limit or restrict the ment; providing for the nec-essary election, form of bal-lot, proclamation, and publi-cation. BE IT RESOLVED BY THE LEGISLATURE OF THE BE IT RESOLVED BY THE authorized and empowered to 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 there-to which shall read as follows: "Section 1. That Article III of the Constitution of the state of Texas be amended by adding Section 48b there-to which shall read as follows: "Section 1. That Article III of the Constitution of the state of Texas be amended by adding Section 48b there-to which shall read as follows: by adding Section 48b there-to which shall read as follows: "Section 48b. There is here-by created as an agency of the State of Texas the Teacher Retirement System of Texas, the rights of membership in which, the retirement privi-leges and benefits thereunder, and the management and op-erations of which shall be governed by the provisions herein contained and by pres-ent or hereafter enacted Acts

states of the United States, as said Board may deem to be proper investments; provided that in making each and all of amended November 6, 1956, or such investments said Board any legislation passed pursu-shall exercise the judgment ant thereto, except insofar as and care under the circum- the provisions of the second stances then prevailing which men of ordinary prudence, dis-cretion, and intelligence exer-cise in the management of their own affairs, not in retheir own affairs, not in regard to speculation but in re-gard to the permanent disposition of their funds, considering the probable income therefrom as well as probable safety of their capital; and further pro-vided, that a sufficient sum shall be kept on hand to meet payments as they become due each year under such retire-ment plan, as may now or hereafter be provided by law. Unless investments authorized herein are hereafter further restricted by an Act of the Legislature, no more than one per cent (1%) of the book value of the total assets of the Teacher Retirement System shall be invested in the stock

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 pur-chase shall be restricted to

stocks of companies incorpor-ated 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 in-

surance stocks, are listed upon

an exchange registered with

equipment, and office build- | enabling legislation. This Secing; or in such corporation bonds, notes, other evidences of indebtedness, and corpora-tion stocks, including common and preferred stocks, of any amended November 6, 1956, corporation created or exist-ing under the laws of the United States or of any of the shall not alter, amend or re-

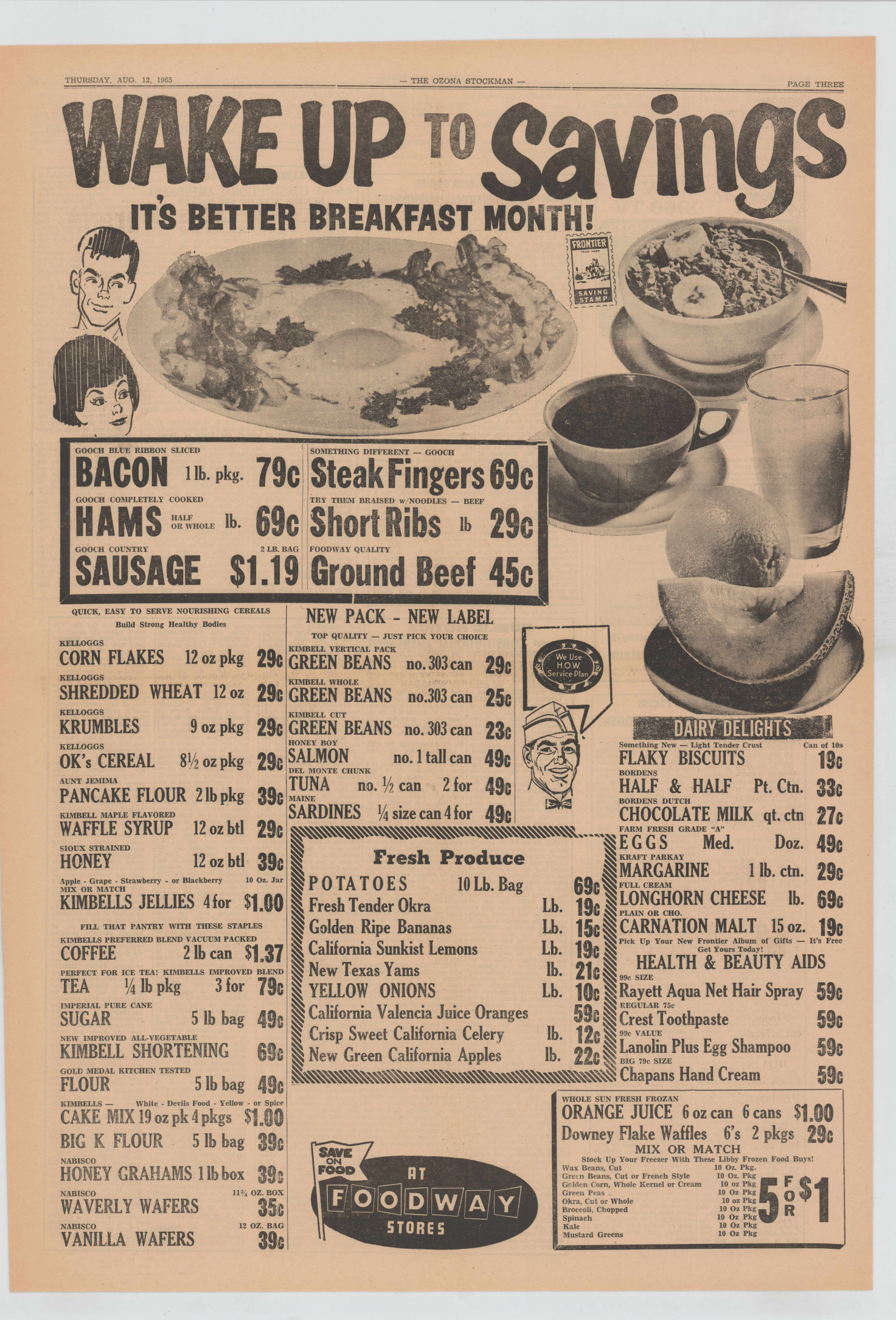
Highway 290 West

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 Re-tirement System of Texas, revising provisions for in-vestment 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 Constitu-tion of the State of Texas by adding Section 48b relat-ing to the Teacher Retire-ment Fund and the Teacher Retirement System of Texas, revising provisions for in

herein contained and by pres-ent or hereafter enacted Acts of the Legislature not incon-sistent herewith. The general gatons, or in nome office ia-stering the Teacher Retire-ment System including land, on its adoption without any effective immediately up-net solution is adoption without any and laws of this state.



PAGE FOUR

Calendar of Events

FOR AUGUST, 1965

12 — Lions Club meets at

- THE OZONA STOCKMAN -

ciation meets for bridge.

24 - Rotary Club meets meets; Ladies Golf Asso- FOR SALE - 15-ft. Texan FOR SALE - House on IRRIGATED Coastal Berboat, 80 HP Mercury, factory West Hill, 4 bedrooms, 2 muda and alfalfa hay for 24-Duplicate Bridge Club 30 - First day of school trailer. Excellent condition, baths, central heat and air, sale. Good water, well ferti-25 — Ladies Golf Associa- 31 — Rotary Club meets at 900.00, can finance Ph. 392- carpeted throughout. 502 lized. Pick up at farm or will 2264.

Circle Dr. Ph. 392-2266. 19-tfc deliver. Call Charlie Black or

Bill Black, 392-2042. 15-tfc



17 — Rotary Club meets

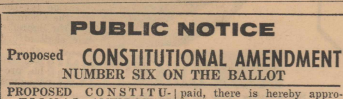
tion meets.

noon; Southside Lions Club noon; Ladies Golf Associa-

18 — Ladies Golf Associa-

17 — Duplicate Bridge club at noon.

19 — Lions Club meets at tion meets.



PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT

noon.

PROPOSED CONSTITU-TIONAL AMENDMENT than one year remaining." TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. Sec. 2. The foregoing Con-stitutional Amendment shall be submitted to a vote of the SENATE JOINT RESOLU- qualified voters of the state TION NO. 47 proposing an Amendment to Section 4, Art-icle III, Constitution of the State of Texas, to provide four-year terms of office for State Representatives. FUE THE DESIGN AND ADDRESS OF THE STATE qualified voters of the state at an election to be held on the first Tuesday after the ballots shall have printed on them the following: "FOR the Constitutional

BE IT RESOLVED BY THE LEGISLATURE OF THE Amendment to provide for a four-year term of office STATE OF TEXAS: Section 1. That Section 4, Article III, Constitution of the State of Texas be amended to for State Representatives." "AGAINST the Constituread as follows:

tional Amendment to pro-vide for a four-year term of office for State Repre-sentatives." 'Section 4. The members of the House of Representatives shall be chosen by the quali-Sec. 3. The Governor of the fied electors for the term of State of Texas shall issue the four years; but a new House necessary proclamation of Representatives shall be for the election and chosen after every apportion-ment, and the members in the manner and for the elected after each apportion-length of time required by ment shall be divided by lot into two classes. The seats of the members of Class A shall be visceted after each apportion-into two classes. The seats of the members of Class A shall be visceted after each apportion-into two classes. The seats of the members of Class A shall be visceted after each apportion-into two classes. The seats of the members of class A shall be visceted after each apportion-the members of class A shall be visceted after each apportion-the members of class A shall be visceted after each apportion-the members of class A shall be divided by lot the seater each apportion-the members of class A shall be divided by lot the seater each apportion-the members of class A shall be divided by lot the seater each apport each apport the seater each apport the members of class A shall be divided by lot the seater each apport each apport each apport the seater each apport each apport the seater each apport eac 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 ex-piration 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 quali-fied. Except in case of an election to fill a vacancy, and except in the first election followe included in this Resolu-tion. 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 following each re-apportion-ment, a person who has been elected to the House of Rep-resentatives shall not be eli-gible to be a candidate again for membership in the Legis-lature until the term for Joint Resolution No. 1.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT

ant Governor and for the going to and returning from Speaker of the House of the seat of Government, which Representatives, and increas-ing the per diem allowance of Members of the Legisla-(\$2.50) for every twenty-five ture.

BE IT RESOLVED BY THE

amended to read as follows:

for

Treasury an annual salary of not exceeding Four Thousand, Eight Hundred Dollars (\$4,-800) per year. Senators shall receive from the Public Treasreceive rannual salary of not exceeding Four Thousand, Eight Hundred Dollars (\$4,-800) per year. The Lieutenant Governor and the Speaker of the House of Representatives aball receive from the Public construction of the the theory of theory of the theory of theory of Treasury an annual salary in an amount to be fixed by the Legislature. All Members of absent from the State, the the Legislature, including the Lieutenant Governor and the Speaker of the House of Rep-manner, administer the Govfrom the Public Treasury a per diem of not exceeding for the one hundred and forty while he acts as President of

NUMBER NINE ON THE BALLOT PROPOSEDCONSTITI-
TIONALment shall be self-enacting I
and appropriations heretofore
made in the General Approp-
riations Bill for the biennium
ending August 31, 1967, for
the salaries of the Lieuten-
ant Governor and Speaker of
the House of Representatives
shall not be invalid because of
the anticipatory nature of the
legislation.PROPOSEDCONSTITITION ALAMENDMENT
TO BE VOTED ON AT AN
TELECTION TO BE HELD
ON NOVEMBER 2, 1965.HOUSE JOINT RESOLU-
TION NO. 8 proposing an
Amendment to Section 24,
Article III and Section 17 of
Article IV of the Constitu-
tion of the State of Texas, to
allow an annual salary in an
amount to be fixed by the

allow an annual salary in an amount to be fixed by the Legislature for the Lieuten-kin addition to the per diem the Members of each House shall be entitled to mileage in

 ing the per mem anowance if Members of the Legisla Doftars and Fity Cents

 f Members of the Legisla (\$2.50) for every twenty-five

 ure.
 (25) miles, the distance to be computed by the nearest and LEGISLATURE OF THE

 STATE OF TEXAS:
 from a table of distances pre

 Settion 1. They Setting 24
 nexed by the Computed by the computed by the distance to be computed by the nearest and most direct route of travel, from a table of distances pre

Section 1. That Section 24 of Article III of the Constitu-tion of the State of Texas be Member to be entitled to mile-"Section 24. Representatives age 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 (140) days of each Regular Session and for thirty (30) days of each Special Session of the Legislature. No Regu-lar Session shall be of longer duration than one hundred and forth (140) days of each Regular Session and for thirty (30) an amount to be fixed by the Legislature and the same mileage which shall be al-lowed to the Members of the Sente, receive for his sary proclamation for the elec-tion and this Amendment shall be published in the manner and for the length of time as required by the Con-stitution and laws of this forty (140) days. This Amend- Senate, and no more; and dur- State.

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 compensa-tion, 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 going to and returning from 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 allow-ing a per diem for Mem-bers of the Legislature not to exceed Twenty Dollars (\$20) per day for the 140 days of each Regular Session and 30 days of each Special Session."

Sec. 4. The Governor of Texas shall issue the neces-The Governor of

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT

NUMBER THREE ON THE BALLOT PROPOSEDCONSTITU-
TIONALpended out of State funds for
assistance payments only shall
not exceed Sixty Million Dol-
lars (\$60,000,000); providing
that nothing in the Amend-
ment shall be construed to
amendment to the Constitu-
tion 31 of Article XVI of the
Constitution: moviding for
tion state of Texas.end to accept
and expend funds for
and expend funds for
accordance with the laws of
the United States as they now
are or as they may hereafter
be amended, and to make ap-
propriations out of State funds Amendment to the constitution of of Article Article are and the state of Texas, amending Section 51-a and the necessary election, form of that the maximum amount Subsections 51a-1 and 51a-2 ballot, proclamation, and pub-of Article III so that the same lication. shall consist of one section to BE IT RESOLVED BY THE recipient shall not exceed the be known as Section 51-a; providing that the Legislature STATE OF TEXAS: shall enact appropriate leg-islation which will enable the shart enact appropriate leg-islation which will enable the State of Texas to cooperate with the Government of the United States in providing as-Texas be amended, and the of such recipients shall not sistance to and/or medical same are hereby amended, so exceed the amount that care on behalf of needy aged that they shall hereafter con- matchable out of Feder persons over the age of sixty- sist of one section to be known five (65) who are citizens of as Section 51-a of Article III, limitations and restrictions the United States or non-citi- which shall read as follows: herein contained are found to within the boundaries of the ture shall have the power, by ions of appropriate Federal United States for at least 25 General Laws, to provide, sub-years, needy persons under the ject to limitations herein con- they may be amended, to the years, needy persons under the age of sixty-five (65) who are totally and permanently dis-abled and who are citizens of tions as may by the Legisla-State for these purposes, then the United States, needy blind ture be deemed expedient, for and in that event the Legislapersons over the age of eigh-teen (18) who are citizens of care for, and for rehabilita-and medical ture is specifically authorized the United States, and needy children under the age of twenty-one (21) years who are citizens of the United States and to the caretakers of such children; providing rehabilita-tion and any other services and to the caretakers of such children in the Federal legis-included in the Federal legis-included in the Federal legis-such limitations and restrict-ions and enact such laws as and individuals attain or re-tain capability for independ-tain capa tion and any other services ence or self-care, and for the behalf of needy persons; and included in the Federal legislation providing matching or medical care for, and for amount of money to be expendfunds to help such families and individuals attain or re-tain capability for independrehabilitation and other services for: ence or self-care; authorizing the Legislature to prescribe residence requirements; proboundaries of the United States for at least twenty-five viding for the acceptance expenditure of funds from the Government of the United States for such purposes; au-thorizing appropriations for "(2) Needy individuals who thorizing appropriations for "(2) Needy individuals who the thorizing appropriation of the thorizing appropriate approp expenditure of funds from the States for such purposes; au-thorizing appropriations for such purposes out of State funds; providing that the max-imum amount paid out of their eighteenth (18th) birth-State funds to any individual day but have not passed their state funds to any individual day but nave not passed then amount that is matchable out who are totally and perman-of Federal funds; providing that the total amount of such payments for assistance and/ a combination of physical handicap or a combination of physical and a physical and a combination of physical and a phy found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amendchildren. ed, to the extent that Federal matching money is not available to the State for these purany, for participation in these poses, then and in that event the Legislature is specifically programs. "The Legislature shall have 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 avail-able for assistance and/or medical care for or on behalf of needy persons; providing further that the amounts exauthorized and empowered to

tain capability for independ-ence or self-care, and to accept

ices included in the Federal legislation providing matching funds to help such families and individuals attain or re-tain competitive for independent to reproduct the term of term of the term of the term of te assistance to and/or medical care for the: (1) needy aged; (2) needy individ uals who are permanently and totally disabled; (3) needy blind; and (4) needy children and the caretakers of such children; authorizing the Legislature to cooperate with the Government of the United States in providing assistance to and/ or medical care on behalf of such needy persons, and in providing rehabilitation any other services included in the Federal legislation providing matching funds to help such families and individuals attain or re tain capability for independence or self-care, and to accept and expend funds from Government of the United States for such purposes, and to make appropriations out of State funds for the purpose of providing assistance to and/or medical care and rehabilitation and any other services included in the services Federal legislation providing matching funds on behalf of such needy persons; providing that the amounts expended out of State funds to and/or on behalf of in-dividuals shall not exceed the amounts that are matchable out of Federal funds; providing that the total amount of such assistance payments and/or medical assistance payments out of State funds on behalf of that is matchable out such recipients shall not exthe amount that is ceed 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 Legislaand ture 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 ments only to recipients the total amount of money to be expended per fisca year out of State funds for assistance payments only to recipients of Old Age Asassistance, Aid to the Perm-anently and Totally Dis-abled, Aid to the Blind, and Aid to Families with De-pendent Children shall never exceed Sixty Million Dollars (\$60,000,000). Providing that nothing in the Amendment shall be construed to amend, modify, or repeal Section 31 of Article XVI of the Constitution. "AGAINST the Constitu-tional Amendment providing" and have the same published and held as required by the Constitution and the Laws of for assistance to and/or the State of Texas.

medical care for the: (1) needy aged; (2) needy in-dividuals who are perman-ently and totally disabled; (3) needy blind; and (4) needy children and the care-takars of such children; au takers of such children; au-thorizing the Legislature to cooperate with the Govern-ment of the United States in providing assistance to and/or medical care on be-helf of such product persons half of such needy persons, and in providing rehabilita-tion and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from Government of the United States for such purposes, and to make appropriations out of State funds for the purpose of provid-ing assistance to and/or and/or medical care and rehabilitation and any other serv-ices included in the Federal legislation providing matching funds on behalf of such needy persons; providing that the amounts expended out of State funds to and/ or on behalf of individuals shall not exceed the amounts that are matchable out of Federal funds: providing that the total amount of such assistance payments and/or medical assistance payments out of State funds behalf of such recipients shall not exceed the amount Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of ap-propriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for 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 pay-Old Age Assistance, Aid to the Permanently and Totally Disabled, Aid to the Blind, and Aid to Families with Dependent Children shall never exceed Sixty Million Dollars (\$60,000,000). Providing that nothing in the Amendment shall be construed to amend, modify, or repeal Section 31 of Article XVI of the Constitution." Sec. 3. The Governor of the State of Texas is hereby di-rected to issue the necessary proclamation for said election

THURSDAY, AUG. 12, 1965

TIONAL students and making provisions relat-

BE IT RESOLVED BY THE

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 1. That Article III bonds issued by the Coordin-ating Board, Texas College and University System, or its successor or successors In-STATE OF TEXAS:

LOANS. (a) The Legislature shall be used for the purposes may provide that the Coord- prescribed by the Legislature. inating Board, Texas College and University System, or its under shall, after approval by successor or successors, shall the Attorney General, regishave the authority to provide tration by the Comptroller of for, issue and sell general ob- Public Accounts of the State ligation bonds of the State of of Texas, and delivery to the Texas in an amount not to ex-ceed Eighty-five Million Dol- and shall constitute general lars (\$85,000,000). The bonds obligations of the State of authorized herein shall be Texas under this Constitution. called 'Texas College Student Loan Bonds,' shall be executed enact enabling laws in antici in such form, denominations pation of the adoption of this and upon such terms as may Amendment, such acts shall be prescribed by law, pro-vided, however, that the bonds shall not bear more than four Sec. 2. The foregoing Con-Board finds feasible and pracposes of this Section.

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

under such conditions as the

tion is outstanding and un- State.

AMENDMENT priated out of the first moneys TO BE VOTED ON AT AN ELECTION TO BE HELD each fiscal year, not otherwise ON NOVEMBER 2, 1965. appropriated by this Consti-HOUSE JOINT RESOLU- tution, an amount sufficient TION NO. 11 proposing an to pay the principal and in-Amendment to Article III of terest on such bonds that mathe Constitution of the State ture or become due during of Texas authorizing loans to such fiscal year, less the at institutions of amount in the sinking fund at higher education; creating the the close of the prior fiscal Texas Opportunity Plan Fund year. "(d) The Legislature may

provide for the investment of moneys available in the Texas LEGISLATURE OF THE Opportunity Plan Fund, and

Section 50b. STUDENT come from such investment "(e) All bonds issued here-"(f) Should the Legislature

per cent (4%) interest per stitutional Amendment shall annum; they may be issued be submitted to a vote of the qualified electors of this State at an election to be held on tical in accomplishing the pur- the first Tuesday after the first Monday in November, 1965, at which election all bal-

"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."

Sec. 3. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amend-

ment shall be published in the Legislature may prescribe. "(c) While any of the bonds, or interest on said time as required by the Conmanner and for the length of bonds authorized by this Sec- stitution and laws of this

LEGISLATURE OF THE amount that is matchable out STATE OF TEXAS: of Federal funds; provided Section 1. That Section 51-a that the total amount of such Federal funds; provided that if the tained, and such other limita- extent that Federal matching State for these purposes, then ed per fiscal year out of State funds for assistance payments "(1) Needy aged persons who are citizens of the United States or non-citizens who shall have resided within the Lucitor during the perm-states or non-citizens who shall have resided within the the perm-states or non-citizens who shall have resided within the the perm-states or non-citizens who shall have resided within the the perm-states or non-citizens who shall have resided within the the perm-states or non-citizens who shall have resided within the the perm-states or non-citizens who shall have resided within the the perm-the permonly to recipients of Old Age Families with Dependent Children shall never exceed Sixty Million Dollars (\$60,000,000). modify or repeal Section 31 of Article XVI of this Constitution; provided further, however, that such medical "(4) Needy children who are citizens of the United in shall be construed to per-States and who are under the mit optometrists to treat the age of twenty-one (21) years, and to the caretakers of such in any manner nor to administer nor to prescribe any drug "The Legislature may define or physical treatment whatso the residence requirements, if ever, unless such optometrist is a regularly licensed physician or surgeon under the

Laws of this State."

THURSDAY, AUG. 12, 1965

- THE OZONA STOCKMAN -

From Kitty's Kitchen Recipe of the Week

Stuffed Pepper Cups

6 large green peppers 1 lb. of ground beef 1 can (1 lb.) pork and

beans in tomato sauce 1 cup finely chopped celery

(sauteed in butter until tender)

rings

1/2 cup catsup 1 teas. prepared mustard Cut a thin slice from top of each pepper, scoop out seeds and membrane, and parboil 10 minutes in boiling salted water.

Brown beef in large frying pan, stir in beans, celery, 1/2 of onions, catsup and mustard. Mix well and spoon into pepper cups. Place in a greased shallow baking dish. Bake in moderate oven (350) for 20 minutes, place remaining onions on top, dividing evenly, and bake ten minutes langer, or until onions are crisp.

The above recipe is especially enjoyed by meatloaf fans. I pirated it from the kitchen of my mother-in-law, Mrs. George Montgomery, one of the best cooks in town. It is another onedish meal that is so welcome this hot weather.

DR. H. B. TANDY **MEMORIAL FUND**

Donors to the Dr. H. B. Tandy Memorial Fund since July 20, 1965:

Mr. and Mrs. B. E. Cleere, in memory of Mrs. Lillie Horton, and Mr. Hugh Childress, Sr.

Mrs. R. R. Dudley, in memory of Mr. Rufus Everett and Mr. W. Elton Smith.

The Bode Owens family, in memory of Mr. Hugh Childress, Sr. and Mrs. Pon Seahorn.

WANTED - Old Magazines, books, marbles, buttons, jewelry, etc. Write Marge Wagner, Sonora, Texas.



Joe McMullans To **Attend Foreign Trade Institute** pletion of the nine months Mr. and Mrs. Joe McMulcourse.

Ashby McMullan.

lan and son, Kirk, are in Ozona this week visiting Mr. Mr. McMullan resigned his

Mr. and Mrs. McMullan position with Dun & Bradwill leave early next week for street in Dallas upon accep-Phoenix, where they are both tance by the Institute. enrolled in the American In--000

stitute of Foreign Trade, Jim Rink, nephew of Mrs. formerly the Thunderbird Mike Miller, and friend, Rick 1 can French fried onion Institute located on the old Ward, both of Lubbock are Thunderbird AFB. The Insti- visiting in the Miller home tute provides commercial this week.

ORIGINALS \$21.95

trade. The McMullans hope Jubilee Sale To or South America upon com- Feature Kid Goats

the pens south of Sonora. A Jubilee Sale featuring Sam E. Jones, Jr., said that The school furnishes hous- kid goats will be held by the 2,344 head were auctioned ing facilities for married Sonora Livestock Exchange August 5. Billy kids brought McMullan's mother, Mrs. couples and nursery service. Company August 19 to tie in from \$5 to \$7.10 a head, nan-

JUBILEE SALE

FEATURING KID GOATS

Thursday, August 19

Cattle - Sheep - Goats

Sale Starts 12:30 p.m.

Sonora Livestock Exchange Co.

Phone 2-6961, Del Rio Highway, Sonora, Texas **STAY OVER FOR SONORA'S DIAMOND JUBILEE!** August 20-21

DR. RAYMOND T. HOLLAND

CHIROPRACTOR

Announces Opening of Offices at 501 Eighth St. - Ph. 392-3140 Ozona, Texas

Office Hours:

Monday thru Friday:

8:30 a.m. to 12 noon

2 to 6 p. m.

Old nannies brought \$4.50 \$23.10 to \$24 cwt, heifer will be offered at the sale to \$6.70 cwt and billies calves \$19 to \$21.20 cwt, cows which will begin at 12:30 at brought \$15 to \$19 a head. \$13.50 cwt, and bulls \$15.40 Lambs went for \$18 to to \$16.80 cwt \$21.40 cwt. solid mouth ewes PUREBRED SUFFOLK BUCKS with the Sonora Diamond Ju- ny kids \$3.60 to \$5 a head, FOR SALE

Call

BOB MAYER or JIM LACY

Phone 9949-3561 San Angelo, Tex.

Phone 28726 Sonora, Tex.

PAGE FIVE

\$7.10 to \$7.80 cwt. steer calves

NO MORE RENT

and yearling nannies \$4.60 to \$9.50 to \$20 a head, old ewes



NATIONAL BUILDING CENTERS **CAN HELP** WITH YOUR DREAM HOME No Money Down... On Your Lot

WE PLAN–WE FINANCE–WE BUILD

See or Call **National Building Centers** FORMERLY WM. CAMERON & CO. Phone 22601

Sonora, Texas



Proposed CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT

PROPOSEDCONSTITU-
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 2, 1965.him from serving the remain-
der of said term nor be ap-
plicable to him before his
period or periods of judicial
other provisions of the State of Texas, by add-
ime to said Section as pres-him from serving the remain-
der of said term nor be ap-
plicable to him before his
service shall have reached a
total of ten (10) years.(5) members.
"(6) Any Justice or Judge
within the scope of this Sec-
total name, subject to the
procedure before the Commis-
sion, Masters and the Supreme
Court. Such rule shall afford
to any judge against whom a
proceeding is instituted to
to any judge against whom a
proceeding is instituted to
to any judge against whom a
proceeding is instituted to
of nine (9) members, to wit;
(i) two (2) Justices of Courtstial character.
"(11) The Supreme Court
shall by rule provide for the
procedure before the Commis-
sion, Masters and the Supreme
court. Such rule shall afford
to any judge against whom a
proceeding is instituted to
cause his retirement due pro-
cess of law for the procedure
before the Commission, Mas-
ters and the Supreme Court
to any judge against whom a
proceeding is instituted to
cause his retirement due pro-
cess of law for the procedure
before the Commission, Mas-
ters and the Supreme Court
ters and the Supreme Court
ters and the Supreme Court

ings shall be by majority vote of those present, except that recommendations for retire-ment or removal of Justices or Judges shall be by affirm-ative vote of at least five (5) members. "(6) Any Justice or Judge within the scope of this Sec-tion 1-a may, subject to the other provisions hereof, be removed from office for will-ful or persistent conduct,

This is but a sample of the new Fall styles

training for international Sonora Diamond bilee set for August 15-21. Cattle, sheep, and goats \$5 a head.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

PROPOSED CONSTITU-TIONAL AMENDMENT Court of the state in which the TO BE VOTED ON AT AN state may be a party, and shall ELECTION TO BE HELD especially inquire into the

N NOVEMBER 2, 1965. ENATE JOINT RESOLU-orporations, and from time to N NO. 14 proposing time, in the name of the state, ON NOVEMBER 2, 1965. TION NO. 14 proposing Amendments to Section 4, 22 and 23 of Article IV of the Constitution of the State of year term of office for the Governor, Lieutenant Govern-or, Attorney General, Comp-torlist to provide a four-governor, Lieutenant Govern-or, Attorney General, Comp-torlist to prevent any private corporation from exercising any power or demanding or collecting any species of taxes, tolls, freight or wharfage not Attorney General, Comp-tolls, freight or wharfage not authorized by law. He shall, whenever sufficient cause extroller of Treasurer. the General Land Office and ists, seek a judicial forfeiture Secretary of State; and cer- of such charters, unless othertain statutory state officers; wise expressly directed by law providing for the necessary and give legal advice in writ-election and the form of the ing to the Governor and other ballot; and providing for the executive officers, when re-necessary proclamation and quested by them, and perform publication such other duties as may b

RESOLVED BY THE LEGISrequired by law. He shall re-side at the seat of government LATURE OF THE STATE

OF TEXAS: Section 1. That Section 4, Article IV of the Constitution of the State of Texas be mended so as to hereafter so as to hereafter Legislature.' amended Sec. 3. That Section 23, Ar-ticle IV of the Constitution of

read as follows: "Section 4. The Governor shall be installed on the first the State of Texas be amend-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 term of four years, or until

statutory state officer who is elected by the electorate of stalled. He shall be at least thirty years of age, a citizen of the United States, and shall Texas at large, unless a term have resided in this state at of office is otherwise specificleast five years immediately preceding his election." Sec. 2. That Section 22, Ar-

ticle IV of the Constitution of until his successor is qualified; the State of Texas be amended so as to hereafter read as follows:

General shall hold office for uance in office, and perform

receive to their own use any fees, costs or perquisites of office. All fees that may be payable by law for any service performed by any officer spe-cified in this Section or in his office, shall be paid, when re-

ceived, into the State Treas-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 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 pro-vided in this Constitution." "AGAINST the Constitutional Amendments providing a four-year term of of-fice for the Governor, Lieu-

tenant 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 large, unless a term of office is otherwise specifically provided in this Constitu-

Sec. 5. Nothing contained in this Resolution shall be con-strued so as to extend the term of office of any officeholder previously elected to a tworeceive an annual salary in an amount to be fixed by the Legyear term.

Sec. 6. The Governor shall ollows: "Section 22. The Attorney of the state during his continissue the necessary Proclama-tion for the said election and four years and until his suc-cessor is duly qualified. He shall represent the state in all Secretary of State shall not have the same published as required by law. They and the and laws of this state.

ently written, the following of Civil Appeals; (ii) two (2) provisions: requiring automa- District Judges; (iii) two (2) ic retirement of certain Dis- members of the State Bar, rict and Appellate Judges at who have respectively practicage seventy-five (75) or such ed as such for over ten (10) earlier age, not under seventy (70), as may be provided by ing their selection; (iiii) three creating a State Judicial Qualifications Commission and providing for its composition and the qualifications, methods any salaried public office of of selection and terms of of-fice of its members; defining person shall be or remain a the functions and procedures member of the Commission of said Commission, including the duty to investigate, and cal residence within this State hold hearings in respect of, or who resides in, or hold disability and misconduct of judgeship within or for, District and Appellate Judges same Supreme Judicial Disand to make recommendations trict as another member of to the Supreme Court of Tex- the Commission, or who shall as for involuntary retirement have ceased to retain the qualias for involuntary retirement have ceased to retain the quali-or removal of such Judges; ifications above specified for fications above specified for his respective class of mem-bership. Commissioners of classes (i) and (ii) above shall disability and to remove them for misconduct, upon recom-mendation of the aforesaid Commission and consideration the record made before tors of the State Bar under tors of the State Bar under of the record made before tors of the State Bar under it; defining misconduct for which said Judges may be so removed; providing that the proceedings of said Commis-ate, and those of class (iiii) sion shall be confidential until filed in the Supreme Court with recommendation for re- the Senate. tirement or removal; and pro-viding that the removal provisions hereby established shall be alternative to and cumulative of those provided sewhere in the Constitution.

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

lows: "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 ac

count of length of service, age disability, and for their reassignment to active duty where and when needed. The office of every such Justice and Judge shall become vathe Commission.

cant when the incumbent reaches the age of seventyreaches the age of seventy-five (75) years or such earl-ier age, not less than seventy (70) years, as the Legislature may prescribe; but, in the case the dist meetings, hearings and other proceedings at such times and places as it shall determine but shall meet at the dist meetings, hearings timed to retirement benefits shall be the same as if his retirement had been volum-tary. "(10) All papers filed with may prescribe; but, in the case Austin at least once each year. "(10) All papers filed with issue the necessary production of an incumbent whose term it shall annually select one and proceedings before the tion for the election, and this of office includes the effective of its members as Chairman. Commission or a Master shall amendment shall be published as required by the Constitudate of this Amendment, this A quorum shall consist of be confidential, and the filing as required by the Constitu-provision shall not prevent five (5) members. Proceed- of papers with, and the giv- tion and laws of this State.

(3) citizens, at least thirty (30) years of age, not licensed to practice law nor holding or who resides in, or holds a the quest the Supreme Court to by appointment of the Gover-Master to hear and take evinor with advice and consent of dence in any such matter, and to report thereon to the Com-

"(3) The regular term of office of Commissioners shall be six (6) years; but the ini-the six (7) years; but the ini-the six (6) years; but the ini-the six (6) years; but the ini-the six (7) years; but the six (7) years; b be six (6) years; but the ini-tial 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 (iiii) for respective terms of two (2), four (4) and six (6) years four (4) and six (6) years. Interim vacancies shall be filled in the same manner as vacancies due to expira-tion of a full term, but only

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

order removal or retirement, "(4) Commissioners shall receive no compensation for their services as such. The "mendation. Upon an order" Legislature shall provide for for involuntary retirement the payment of the necessary for disability or an order for expense for the operation of removal, the office in question shall become vacant. The "(5) The Commission may rights of an incumbent so re-

Commission.

Commission finds good cause

therefore, it shall recommend

to the Supreme Court the re-

moval or retirement, as the case may be, of the Justice

or Judge in question and shall thereupon file with the

Clerk of the Supreme Court

the entire record before the

shall review the record of the proceedings on the law and facts and in its discretion

"(9) The Supreme Court

justice; or any such Justice in the same manner that any or Judge may be involunperson whose property rights are in jeopardy in an adjudictarily retired for disability seriously interfering with the atory proceeding is entitled to performance of his duties, due process of law, regardless of whether or not the interest which is, or is likely to become, permanent in nature. "(7) The Commission shall of the judge in remaining in active status is considered to keep itself informed as fully be a right or a privilege. Due as may be of circumstances process shall include the right to notice, counsel, hearing, relating to misconduct or dis-ability of particular Justices confrontation of his accusers and all such other incidents or Judges, receive complaints or reports, formal or informal. of due process as are ordinaily available in proceedings from any source in this behalf whether or not misfeasance is charged, upon proof of which and make such preliminary investigations as it may deter-mine. Its orders for the ata penalty may be imposed. "(12) No Justice or Judge shall sit as a member of the tendance or testimony of witnesses or for the production Commission or Supreme Court of documents at any hearing or investigation shall be enn any proceeding involving forceable by contempt pro-ceedings in the District Court. "(8) The Commission may, his own retirement or removal "(13) This Section 1-a is alternative to, and cumulative of, the methods of removal of after such investigation as it deems necessary, order a hear-ing to be held before it con-Justices and Judges provided elsewhere in this Constitucerning the removal or re-tirement of a Justice or Judge, or it may in its discretion re-

Sec. 2. The foregoing Con-stitutional Amendment shall be submitted to a vote of the appoint an active or retired qualified electors of the State District Judge or Justice of a Court of Civil Appeals as a t an election to be held on he 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, creat-ing the State Judicial Qualifications Commission, defining its functions; and empowering the Supreme Court, upon recommenda-tion of said Commmssion, to remove District and Appel-late Judges for misconduct and to retire such judges in cases of disability.

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



THURSDAY, AUG. 12, 1965

JOE NO. 282

NOTICE TO BIDDERS

South Elementary Schools, and Engineers upon a deposit ter bids are opened. ened.

fications and other proposed on contract documents and contract documents are on plans returned later than ten file in the office of Dawsey, (10) days after the award of Joiner, Coburn and King, Ar- the contract will be obligachitects and Engineers, 6900 tory. No refund will be made Fannin Street, Houston, Tex- to sub-contractors or others. as, and will be open for pu- All work is to be included blic inspection.

Plans and specificatons All proposals must be acmay be examined without companied by a bid bond, charge in the office of the cashier's check or certified Architects and Engineers or check in an amount of at

Registered & Pure Bred

SUFFOLK RAMS

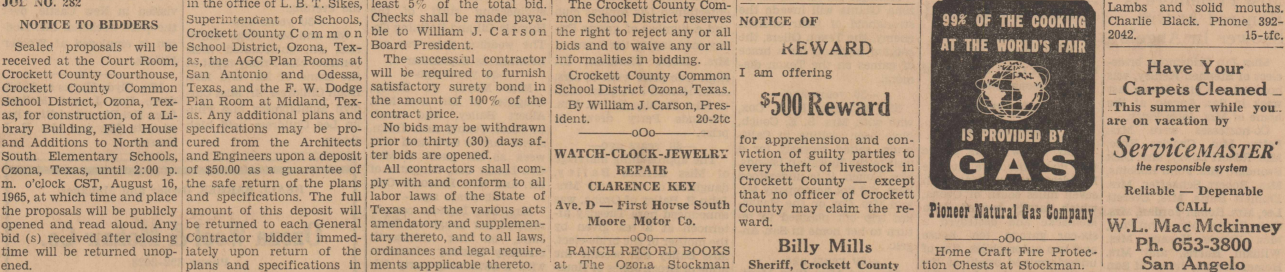
Yearlings and Lambs

Sealed proposals will be School District, Ozona, Tex- Board President. received at the Court Room, as, the AGC Plan Rooms at The successful contractor informalities in bidding. School District, Ozona, Tex- Plan Room at Midland, Tex- the amount of 100% of the as, for construction, of a Li- as. Any additional plans and contract price. brary Building, Field House specifications may be pro- No bids may be withdrawn and Additions to North and cured from the Architects prior to thirty (30) days af-

Ozona, Texas, until 2:00 p. of \$50.00 as a guarantee of All contractors shall comm. o'clock CST, August 16, the safe return of the plans ply with and conform to all 1965, at which time and place and specifications. The full labor laws of the State of the proposals will be publicly amount of this deposit will Texas and the various acts Ave. D - First House South opened and read aloud. Any be returned to each General amendatory and supplemenbid (s) received after closing Contractor bidder immed- tary thereto, and to all laws, time will be returned unop- liately upon return of the ordinances and legal requireplans and specifications in ments appplicable thereto. at The Ozona Stockman

Copies of plans and speci- good condition. No refund in one bid.

- THE OZONA STOCKMAN in the office of L. B. T. Sikes, least 5% of the total bid. The Crockett County Com-

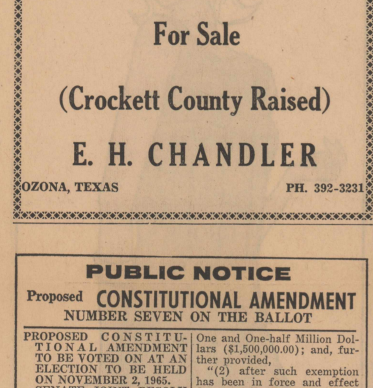


What a disappointment! You had a tremendous drive, the perfect chip shot, and a brilliant putt; then your ball stopped a hairsbreadth from the edge of the cup. The birdie you thought was yours didn't materialize.

PAGE SEVEN

Of course, it's only a game; it doesn't really matter. But blighted hopes are not always so trivial. What if something really big passes you by? Suppose you don't get that promotion, your son's scholarship is given to someone else, an important client changes his mind, or the stock market wipes out your investment? Where do you turn? Where do you find strength to meet life's disillusionments?

Spiritual values are constant. Fortunes may shift and change but your Church stands firm. The truths and inspiration you find there give meaning, purpose, and stability to your life.



SENATE JOINT RESOLU TION NO. 7 proposing an Amendment to the Constitu-tion of the State of Texas pro-viding for the exemption from local value and value a 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 publica-

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

WHEREAS, The operation of such hospitals and the furn-ishing 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,

hospitals as aforesaid; now, therefore, BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. The Constitution of the State of Texas is amended hereby, by the addi-tion of a new Section to Ar-ticle VIII thereof, to be num-bered Section 2-A, and readbered Section 2-A, and read

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

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

"(4) such charitable trust or

organization maintains its do-micile 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 Fed-

eral Census, and such exemp-tion shall apply only to the properties of such charitable trust or organization located within the county of its domi-

"Proof of compliance with all applicable conditions stated above, shall constitute a com-plete 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 Con-stitutional 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 ollowing:

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

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



John Ephesians James Proverbs | Samuel Nehemiah Proverbs Keister Advertising Service, Inc. 3:7-21 1:12-18 6:60-69 2:2-10 8:9-12 10:27-32 15:22-33 Strasburg, Va. (12) + (12) + (12) + (12) + (12) + (12) + (12) + (12) + (12)+ (1) + (1)+ (1) (1) +

This Series of Ads is Being Published and Sponsored by the Following Ozona Business Establishments and Individuals in the Interest of a Stronger Community.

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

Ozona National Bank Ozona Oil Company Stuart Motor Co. Ozona Stockman

PAGE EIGHT

Miss Pridemore Is Honored At Gift Shower In Angelo

Miss Jan Pridemore, brideelect of Stephen Kenley, was honored at a gift shower last week in San Angelo, at the home of Mrs. John Petty.

Co-hostesses were Mrs. Petty, Mrs. Charles Rose, Mrs. Robert Lowry, Mrs. Dick Swindall, Mrs. John Robbins, Mrs. Robert Schaeffer, Mrs. Emmett Butts, Mrs. Everett Lee, Mrs. Homer Jordan, Mrs. William Harris, and Mrs. Homer Jordan, Jr. all of San Angelo.

decorations.

Special guests were the honoree's mother, Mrs. Ottist B. Pridemore, the prospective ter readings here the past bridegroom's aunt, Miss Ila three days have hung a-J. W. Howell of Ozona.

About 65 guests attended. sections of the state.

Another party feting Miss Pridemore was a brunch recently held at the home of Mrs. J. M. Baggett.

Other hostesses were Mrs. James Baggett, Mrs. Eugene Miller, and Mrs. C. O. Walker.

The decorations were pink asters and red roses. Guests played bridal bingo and several other games.

The hostesses presented Miss Pridemore with a gift.

Those attending from out of town were Miss Ila Kenley and Miss Becky Barnes, aunt and cousin of Mr. Kenley, of San Angelo. There were 19 guests from Ozona present. -000-

Mr. and Mrs. C. O. (Lefty) Walker and Janice have returned from Elk City, Oklahoma, where they attended the annual Walker family reunion. The reunion is held every second Sunday in August. Seventy-five to a hundred relatives attended this year. On their way home, the Walkers stopped off in Dallas for a visit with their daughter, Mrs. Guy Wells and family.

-000 Mr. and Mrs. Madden Read returned late last week from a three weeks tour of the Northwest. They visited in Alaska and into British Columbia The Alaskan visit in cluded a trip down the Yukon river, famed from gold rush davs.

Manager Harris and his O-The News Reel stronghold of their ancient A re-run of enemy, the Texon Oilers, the "The Ozona Story" coming weekend for a brace

The Ozona Stockman

From The Stockman

August 13, 1936

Only a few hours before ornia, sailed recently for a the disastrous fire at the visit to the Hawaiian Islands. Davidson headquarters ranch seven miles south of Ozona, and two automobiles, fire of gelc. undertermined origin at the -30 years ago-

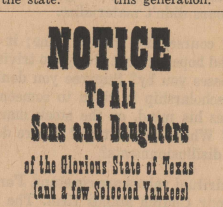
mond.

-30 years ago-

Mr. and Mrs. Clay Mont-

Cauthorn ranch a few miles An azalea pink and ruby south of Juno destroyed a gomery and Mr. and Mrs. red color theme was used in barn and garage and an au- Marshall Montgomery have tomobile stored in it. returned from a visit to the -30 years ago-

Dallas and Fort Worth Cent-Mid-afternoon thermome- enial celebrations. -30 years ago-Financial World: Why cri-Kenley of San Angelo, the round the 105 mark, moder- ticize the younger generation honorees' cousin, Mrs. Alvin ate temperatures compared for going around without Spreen of Ballinger, and Mrs. to the 118 and readings down shirts? They'll have to do it to 110 recorded over most when they pay the debts of this generation.



You are Herewith Advised of the Forthcoming Celebration of the 75th Anniversary of the Founding of our Fair City and Great County, in Honor of which will be held: an Historical Revue of Great Scope and Entertainment on Friday and Saturday svenings August 20th and 21st; a Parade of fine Animals and Vehicles both horsedrawn and horseless on Saturday morning; a Gospel Service Sunday afterneen August 15th with Preaching by Dr. Andrew F. Edington a most Elequent and Sensible Speaker and Gospel Singing led by Lloyd P. Bloodworth, Sr. the same

having a Voice both Strong and Melodions; a sociable Bathering for making new Acquaintances and Greeting old Friends Friday; a Barbeene with Nictuals Succulent and Plentiful on Saturday; and Street Dancing to the Well- Favored Music of fine Instrumentalists Saturday evening. A Cordial Invitation to attend this Gala Affair is extended you by

> THE CITIZENRY OF "THE CAPITAL OF THE STOCKMAN'S PARADISE" SUTTON COUNTY SONORA TEXAS

- THE OZONA STOCKMAN -

Mrs. Hugh Childress, Jr., ton, a member of the civil lowed by a theatre party in zona Giants will invade the entertained Las Amigas club engineering staff of the and a number of guests Fri- Humble Oil and Refining Co. day morning at the home of The wedding date was anas gleaned from the files of of games on the Texon dia- Mrs. Hugh Childress, Sr. nounced as September 1. High club prize went to Mrs. Alvin Harrell and guest high

Mr. and Mrs. H. B. Cox, to Miss Bernice Bailey. Mrs. daughter of Mr. and Mrs. who with Mrs. S. E. Couch, Gertrude Perry drew cut Albert Bailey, who ranch have been visiting in Calif- prize. -30 years ago-

Ozona

New Line of

ladies and misses.

The approaching marriage week as the guest of Miss Mrs. Couch, it is understood of Miss Bernice Bailey, Ora Louise Cox, daughter of here, did not accompany Mr. daughter of Mr. and Mrs. Mr. and Mrs. Bascomb Cox. which fatally burned John and Mrs. Cox on the Haawi- John R. Bailey of Ozona, was -30 years ago-Meinecke and destroyed a ian trip but planned to re- announced here Tuesday af-Mrs. Ben Ingham compli-Mrs. Vernie Horner, Mrs. six-car garage, tool house turn to her home in San An- ternoon at a tea given by mented her daughter, Betty the mother of the bride-elect. Jane, on her thirteenth Miss Bailey will become the birthday Monday afternoon bride of Brock Jones of Hous- with a swimming party fol-

Brown Furniture Company

"Everything For The Home"

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ing flats, loafers and all types of casual shoes for

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Village Shopping Center

We are proud to offer you the complete line

For your "Back to School" shoe needs, shop

Announcing Addition of a

the evening.

-30 years agothe home of Mr. and Mrs. Miss Mayde Jo Bailey, Hugh Childress, Sr. Miss Carolyn Montgomery and Philin Pecos County near Iraan, lip Lee Childress held high spent last week and this scores.

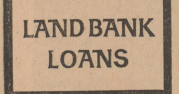
Mr. and Mrs. Larry Dodson visited in New Castle, over -30 years agothe past weekend. Mr. Dod-Mr. and Mrs. Hugh Childson is employed at Wooten ress, Jr., entertained their contract club Friday night at Motors.

> Mrs. Clyde Harris and children, Roy J. and Melissa. from Del Rio are visiting her parents, Mr. and Mrs. R. J. Everett.



THURSDAY, AUG. 12, 1965

WANTED - Old Calendars old store ads, old costume jewelry. What have you, Write Marge Wagner, Sonora, Texas.

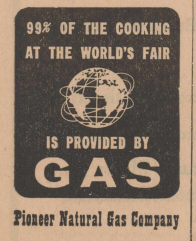


Loans designed to meet the greater demands of land owners during these changing times are Land Bank loans.

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





You couldn't pick a better time than now to buy a Chevrolet! Plenty of beautiful driving weather ahead, and your Chevrolet dealer is making allowances for your old car that are even more beautiful. Come drive a great deal.



OZONA – TEXAS

by Thermo-Jac

TJ's newest . . . the Southampton! In Colonial Heathers of Puritan Blue, Ranger Green or British Red. 65% Dacron/35% cotton . . . permanently-pleated . . . brassbuttoned . . . belted all around. True Junior sizes 3 through 15. PRICES START AT \$14.95

Like to be a Thermo-Jac Model in Seventeen? Come in . . . see how!

Loudamy Jashion Shoppe

THURSDAY, AUG. 12, 1965

-- THE OZONA STOCKMAN --

PAGE NINE

Kitty's Korner By Kitty Montgomery

girls in their early teens as shoes. being the most thoughtful human beings in the world, you have a freezer, you can but last week a group of girls have fresh peaches all year belied this universal teenage long. In freezing, you'll find image when they gathered peaches in halves and slices up all the pre-school children they could find and herded packed in sirup. To make a them off to the local theater sirup pack, use 3 cups of suto enjoy Walt Disney's pro-duction of "Cinderella". My makes about 5½ cups of sirpre-school daughter was en- up, enough for 8 pint conmon.

We are a long way from Pour about $\frac{1}{2}$ cup of sirup the end of summer, but the into each moisture-vaporfall school term is just a- proof pint container. round the corner. Mothers will settle down to meals on ing) directly into container time, being the family chauf- and add sirup to cover, leavfeur, rising early to get the ing 1/2 inch head space. Place kids off to school and get-a small piece of crumpled ting back into the old rout-ine of nine months of school of fruit and press down in-of fruit and press down inactivity. With school startto sirup. Seal and freeze. ing August 30, there are school clothes to buy and A great deal of publicity

that last-minute trip to take. has been given to the in-Only 17 more days to the creased draft quotas and the first school bell. Incidently, problems thus created. I shoppers will find a wider can't see why the problem selection of school apparel couldn't easily be solved right in the stores here in Ozona on the college campus. Daily



We don't usually think of an entire new line of casual army and let them "find themselves" in Viet Nam.

Can there be a better way to It's peach season, and if make responsible citizens of this scum element? This would enable them to get a close-up view of the situation then when they returned have a better quality when home if they still wished to protest, they would have some knowledge of what they are protesting.

Until the rain Monday and tranced and it was worth tainers of peaches. Make si- Tuesday, it had been too hot the late hour to hear her tell rup ahead of time so it will to move around much and about her night out with the be ready and cold when you we didn't notice much activigirls. The group consisted of need it. Dissolve sugar in ty in town, Just Marshall and Johnette Dozier, Georgeanne cold or hot water and to a- Pauline taking Bob for his Janes, Mary and Martha Si- void darkening of peaches, afternoon ride in the pickadd 1/2 teaspoon of ascorbic up. acid to each quart of sirup.



Company

SAN ANGELO, TEXAS Save 50% on naving your mattress renovated All Work Guaranteed **PICK UP & DELIVERY**

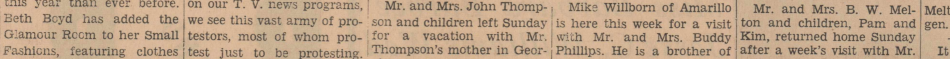
Call 392-2166

In Ozona Twice a Month

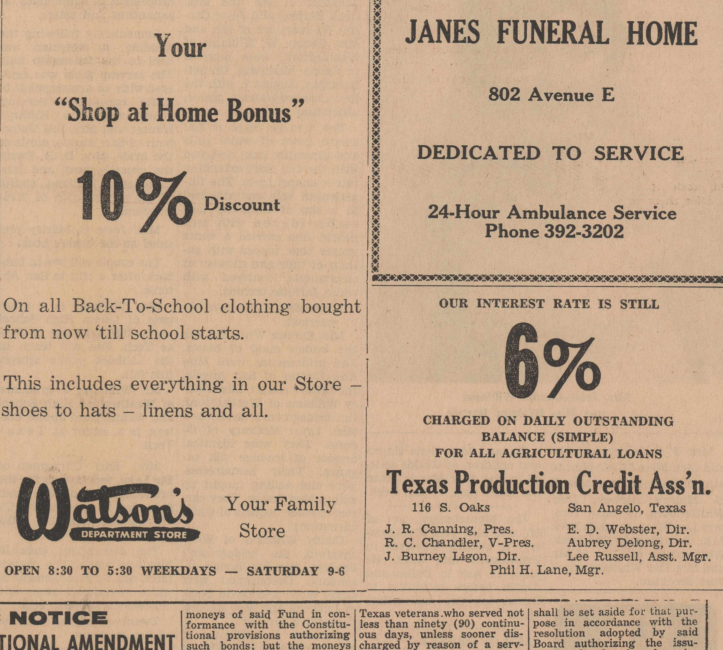


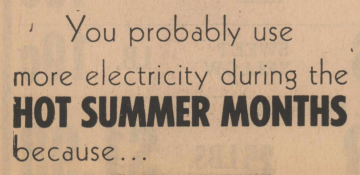
OPEN 8:30 TO 5:30 WEEKDAYS - SATURDAY 9-6

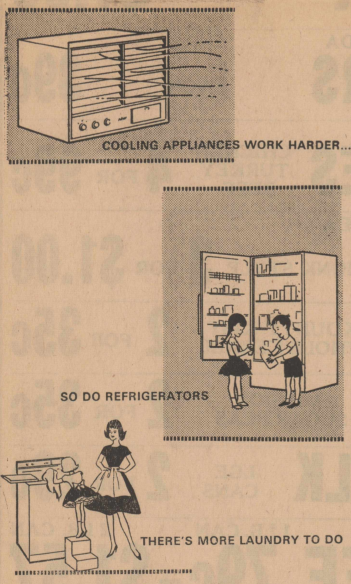




It Pays To Advertise.







PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN such forms, denomi-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. HOUSE JOINT RESOLU-HOUSE JOINT RESOLU-to provided by law; shall be as are now or may hereafter be provided by law; shall be to provided by said Board; and shall bear a rate or rates of in provided shall be a part of said Fund until there are suf-ficient moneys therein to re-tire fully all of the bonds herefore or hereafter issued and sold in any installment of any bonds may not exceed four and one-half per cent incomisming in said Fund, ex-four and one-half per cent to proclamation therefor. BE IT RESOLVED BY THE LEGTION TO E TEXAS:

moneys of said Fund in con-formance with the Constitu-tional provisions authorizing such bonds; but the moneys of said Fund which are not immediately committed to the payment of principal and in-terest on such bonds, the pur-chase of lands as herein pro-vided, or the payment of ex-penses as herein provided may be invested in bonds or obli-gations of the United States until such funds are needed for such purposes.

ous days, unless sooner dis-charged by reason of a serv-ice-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, and who upon the date of fil-ing his or her application to ance and sale of such of bonds. After such eight (8) year period, all of such mon-eys shall be set aside for the retirement of any bonds here-after issued and sold and to pay interest thereon, together with any expenses as provided herein, in accordance with the resolution or resolutions au-thorizing the issuance and sale of such additional bonds, until there are sufficient moneys to retire all of the bonds herefrom any branch of the Armed Forces above-named and who at the time of his or her en-listment, induction, commis-sioning, or drafting was a bona fide resident of the State of Texas. The foregoing not-withstanding, 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 pur-chasers, in such quantities.

gia.

Mrs. Phillips.

Year in, year out-electricity provides you with more real service per dollar spent than any other item in your family budget, but it takes hot weather to show up electricity's BIGGEST value. The average WTU residential customer is paying an average of 18% less per KWH than in 1953.

Add up your Summertime extras and see why Electricity does so much more for you...at so very little additional cost.



LEGISLATURE OF THE SECTION 1. That Section 49-b, Article III of the Constitu-tion of Texas, be amended so that the same will hereafter State of Texas, and delivery

read as follows: "Section 49-b. By virtue of prior Amendments to this constitution, there has been created a governmental agen-the Constitution of Texas; and delivery by law. All moneys becoming a part of said Fund thereafter shall likewise be deposited to the Constitution of Texas; enue Fund. "Said Veterans' Land Fund, to the purchaser or purchas-by law. All moneys becoming a part of said Fund thereafter shall likewise be deposited to the Constitution of Texas; enue Fund. created a governmental agen-cy of the State of Texas under forming governmental duties which has been designated the Veterans' Land Board. Said Board shall continue to and all bonds heretofore is-sued and sold by said Board are hereby in all respects vali-dated and declared to be gen-said Board shall continue to affirmed a governmental duties are hereby in all respects vali-dated and declared to be gen-sued and sold by said Board are hereby in all respects vali-dated and declared to be gen-sued and sold by said board are hereby in all respects vali-dated and declared to be gen-sued are hereby in all respects vali-ing of the moneys attribut-able to the bonds issued and sold purce and sold by said board ing of the moneys attribut-able to the bonds issued and sold purce and sold by said board are hereby in all respects vali-ing of the moneys attribut-able to the bonds issued and function for the purposes spe-cified in all of the prior Con-stitutional Amendments ex-cept as modified herein. Said Board shall be composed of the Commissioner of the Gen-amount to pay the same.

eral Land Board and two (2) citizens of the State of Texas, one (1) of whom shall be well versed in veterans' affairs and one (1) of whom shall be well versed in finances. One (1) such citizen member shall, with the advice and consent of the Senate, be appointed biennially by the Governor to serve for a term

Board on the date of adoption hereof shall complete the presence of the sale price therefor, together promoted. In the event of the resignation or death of any such citizen member, the Cov ernor shall appoint a replace-ment to serve for the unexpired portion of the term to which the deceased or resign-ing member had been ap-after issued and sold by said said Board is a party. pointed. The compensation for said citizen members shall be as is now or may hereafter be not be limited to the proceeds the Legislature; and from the issuance and sale of each shall make bond in such such bonds; the moneys re-amount as is now or may ceived from the sale or resale of any lands, or rights therein, purchased with such proceeds; the moneys received hereafter be prescribed by the Legislature.

"The Commissioner of the General Land Office shall act as Chairman of said Board and shall be the administra-chased with other moneys atand shall be the administra-tor of the Veterans' Land Protributable to such bonds; the interest and penalties received from the sale or resale of such gram under such terms and restrictions as are now or may hereafter be provided by law. lands, or rights therein; the bonuses, income, rents, royalthe absence or illness said Commissioner, the Chief Clerk of the General Land Ofties, and any other pecuniary benefit received by said Board from any such lands; sums refice shall be the Acting Chairman of said Board with the ceived by way of indemnity or same duties and powers that forfeiture for the failure of said Commissioner would have if present. "The Veterans' Land Board his bid and accept and pay for

may provide for, issue and sell not to exceed Four Hundred Million Dollars (\$400,000,000) in bonds or obligations of the four the failure of any bidder for the failure of any lands comprising a part of said Fund to comply State of Texas for the purpose of creating a fund to be known as the Veterans' Land Fund, Two Hundred Million Dollars (\$200,000,000) of here in the solid and interest on the purpose of the veterans' and interest on bid bare in the solid as the veterans' interest received from invest-ments of any such moneys. Dollars (\$200,000,000) of the purpose interest and interest on the veterans' the purpose interest and interest interest and the veterans' the purpose interest interest and interest interest and interest interest and the veterans' the purpose interest interest interest and interest in which have heretofore been is-sued and sold. Such bonds or obligations shall be sold for shall be paid out of the latter be provided by law to

be appropriated to such pur- and regulations as are now or

"In the sale of any such bonds or obligations, a prefer-ential right of purchase shall be given to the administration of the sale of the bonds secured by such Division, the portion as may be needed to retire all of the bonds secured able to by such Division, the portion as may be needed to retire all of the bonds secured able to by such Division, the portion as may be needed to retire all of the bonds secured able to by such Division, the portion as may be needed to retire all of the bonds secured able to by such Division, the portion as may be needed to portion as may be needed to portion as may be needed to preference able to portion as may be needed to preference able to portion as may be needed to preference able to portion as may be needed to preference able to portion as may be needed to preference able to prefe be given to the administrators of the various Teacher Rebe given to the administrators of the various Teacher Re-tirement Funds, the Perma-nent University Funds, and the Permanent School Funds. "Said Veterans' Land Fund chall 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 the purpose of continue to be added to the price of such lands when sold, or resold, by said Board; for the purpose of paying the principal and the interest the purpose of continue to be added to sold or resold, by said Board; for the purpose of paying the principal and the interest to added to be added to sold or resold, by said Board; for the purpose of issuing, selling, and delivering any such addi-tional bonds; and for the purpose of meeting the expenses of paying the interest or principal due or to become shall consist of any lands thereon, together with the exdue on any such additional

cepting full payment for a to the rights of any holder of portion of any tract), and of any of the bonds issued and the moneys attributable to sold by said Board or viola-

provided herein, until Decem-"The Veterans' Land Fund shall be used by said Board ber 1, 1965; provided, for the purpose of purchas-ing lands situated in the State ever, that so much of such States or any governmental agency thereof, owned by the Texas Prison System or Texas Prison System or any all moneys attributable to such bonds shall be set aside for the State of Texas, or owned the retirement of such bonds by any person, firm, or corp-oration. All lands thus pur-and when there are sufficien chased shall be acquired at the lowest price obtainable, to be paid for in cash, and shall remaining or thereafter bebe a part of said Fund. Such lands heretofore or hereafter purchased and comprising a part of said Fund are here-by declared to be held for a "All of the moneys attribgovernmental purpose, al-though the individual purchas-ers thereof shall be subject to taxation to the same extent and in the same manner as are purchasers of lands dedi-cated to the Permanent Free

Public School Fund.

Amendment, including the power to delegate such duties

"All moneys attributable t

al Amendment adopted on No

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

nereafter issued and sold by said Board may be used by hereafter issued and sold "Should the Legislature en act any enabling laws in anti-cipation of this Amendment no such law shall be void by said Board, as is now or may hereafter be provided by law, for the purpose of paying the expenses of surveying, monureason of its anticipatory nature

menting, road construction, le "This Amendment shall begal fees, recordation fees, adcome effective upon its adoption.

Section 2. The foregoing Constitutional Amendment shall be submitted to a vote the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November, 1965, at which election all ballots shall have printed thereon the following: "FOR the Amendment to Section 49-b of Article III of the Constitution of Texas to increase the Veterans' Land Fund by \$200,000,000.-00; said Fund to be used for the purpose of purchasing land in Texas to be sold to the bonds issued and sold pursuant to the Constitution-Texas veterans who served in the Armed Services of the United States between vember 6, 1956, shall be cred-ited to said Veterans' Land September 16, 1940, and March 31, 1955; such funds Fund and may be used for to be expended in accord the purpose of purchasing additional lands, to be sold as ance with instructions and requirements that may be

provided by law"; and "AGAINST the Amendment "AGAINST the Amendment to Section 49-b of Article III of the Constitution of Texas to increase the Vet-erans' Land Fund by \$200,-000,000.00; said Fund to be used for the purpose of pur-chasing land in Texas to be sold to Texas veterans who served in the Armed Servserved 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 re-

turns of said election that a majority of the votes cast "All of the moneys attributable to any series of bonds hereafter issued and sold by were in favor of same Amend-ment, the same shall become a said Board (a 'series of bonds' being all of the bonds issued part of the State. Constitution and be effective from the date set forth in said Amend-ment, and the Governor shall and sold in a single transaction as a single installment of bonds) may be used for the purchase of lands as herein 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 PAGE TEN

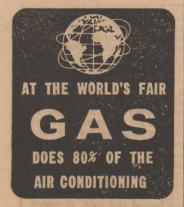
- THE OZONA STOCKMAN -

THURSDAY, AUG. 12, 1965



Mrs. Jesse Carroll Williams was Miss Barbara Barbee

Mrs. J. B. Miller and Mr. Mr. and Mrs. Gene Harris and Mrs. Mike Miller plan to and children of Uvalde visitattend the wedding of Mrs. J. ed in the Max Morris home ganza. Their headdresses B. Miller's nephew, Dub Whittenburg, to Miss Tommye Lou Vines, in Little Rock Ark., Saturday of this week. Whittenburg is a son of Mr. and Mrs. Dar Whittenburg of Fort Stockton.



Pioneer Natural Gas Company

the early part of the week. Mr. and Mrs. Tom Montgom- carnations.

ery, is visiting relatives in Brownwood this week. He plans to visit in Dallas and Austin before returning to Ozona for the fall school term.

-000-CARD OF THANKS

We wish to express our Simpson of Fort Worth, both friends in Ozona for their were ushers. much to ease our burden of "The Lord's Prayer". grateful.

The Family of V. O. Earnest Jesse C. Williams Wed Miss Barbara Barbee, alter decoration was an ar-

Beall Barbee, and Jesse Car- gapanthus and asters. roll Williams son of Mr. and Mrs. George W. Williams of Weatherford, were married held in the fellowship hall. in Ozona Methodist Church The serving table was cent-

officiating. into a chapel train. The fin- Clarence D. Williams, cousin gerlength veil was attached of the groom, both of Weato a cap of Chantilly lace therford. embroidered with seed pearls. She carried a white prayer book topped with gathers of tulle and showers of white Jaffette orchids.

The bride's father gave her in marriage.

Ann Hunter of San Angelo, this fall. dessa. They wore identical Tech. dresses of ice-blue silk or-

Condy Williams of Wea- Barbara Barbee.

of Lubbock and Moe Barbee, clusters of wedding bells. the bride's brother.

Weatherford and Wilford

pressed your sympathy in our al selections were "Always", 392-2088. bereavement. You have done "The Wedding Prayer" and

baskets of white glads. The 3213.

daughter of Mr. and Mrs. rangement of white glads, a-

Immediately following the wedding, a reception was Saturday, August 7, with the ered with an arrangement of Rev. Leonard Garrett, pastor, white carnations. Serving guests were Mrs. Kathryn The bride wore a full Hunter and Mrs. Bill Upton, length gown of white tulle both of San Angelo, aunts of and Chantilly lace, designed the bride, Mrs. D. H. Davis, with the full skirt extending the groom's aunt, and Mrs.

> Mrs. Jesse C. Marley presided at the bride's book.

The couple will live in Lubstephanotis, centered with bock after a trip to San Antonic.

Mrs. Williams is a graduate of Ozona High School Miss Sandra Whitaker was and a 1965 graduate of Texthe bride's maid of honor. as Tech. She will teach in The bridesmaids were Miss the Lubbock public schools

the bride's cousin, Miss Nan- Mr. Williams, a graduate cy Williams of Weatherford, of Weatherford High School the bridegroom's sister, and and Weatherford Junior Col-Miss Lynn McCrary of O- lege, is a senior at Texas

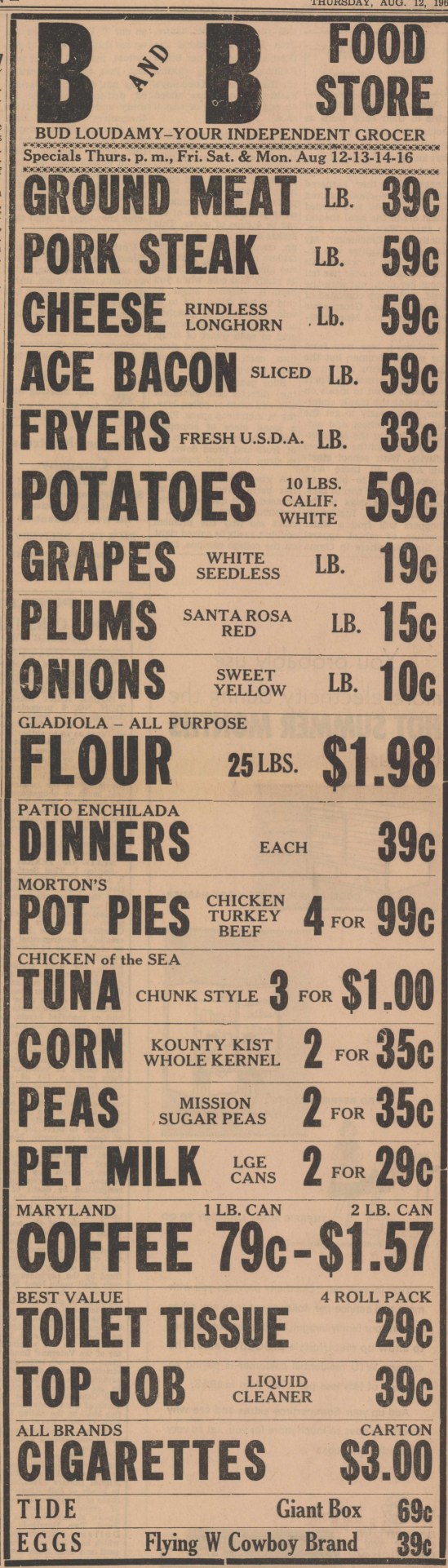
Mrs. Earl Chriesman of were blue veiling caught up Big Lake, was hostess for the with a blue flower. They car- bridesmaid's luncheon held Jim Montgomery, son of ried cascade boquets of white Saturday at noon at the Civic Center, honoring Miss

> therford, the bridegroom's The decorations were in brother, was his honor at- blue and white. The centertendant. Groomsmen were piece was an arrangement of Larry Wood and David Clark white sweetheart roses and

Twenty-four guests attend-Clarence D. Williams of ed the luncheon.

-000-FOR SALE — Purebred deepest gratitude to all our cousins of the bridegroom, Angora billies. No trouble to show. Also purebred Suffolk many, many acts of kindness Mrs. Brooks Dozier and bucks. Raised in Crockett and helpfulness, and for the Mrs. L. B. Cox, III, were so- County. RUFUS WARD. 17 many ways in which you ex- loist and organist. The musi- miles south of Ozona. Phone 19-tfc

FOR SALE-22-ft. upright grief and we will always be The church was decorated Carrier freezer in excellent with candelabra covered with condition \$150. M. H. Allen, salol and white asters and 209 Mesquite Dr. Ph. 392-20-2tc



ied, in addition to all other taxes permitted by the Con-stitution of Texas, a state ad valorem tax on property of Two Cents (2e) on the One Hundred Dollars (\$100.00)valuation for the purpose of creating a special fund for the continuing payment of Con-steated to receive funds interest. The following state institu-tions then in existence shall be eligible to receive funds raised from said Ten Cent ($10e^{\circ}$ tax levy for the twelve-year period beginning Janu-and for the establishment and continued maintenance of the State Devilue T continued maintenance of the State Building Fund as pro-vided in Section 51b, Article at Lubbock

"Also, there is hereby lev-ied, in addition to all other taxes permitted by the Convalorem tax on property of Ten Cents (10¢) on the One Hundred Dollars (\$100.00) valuation for the purpose of Texas Southern University stitution of Texas, a state ad creating a special fund for the purpose of acquiring, con-structing and initially equip-ing buildings or other perma-University of Houston at Houston a nent improvements at the designated institutions of higher learning provided that none of the proceeds of this tax shall be used for auxiliary enter-prises; and the governing board of each such institution of higher learning is fully authorized to pledge all or any part of said funds al-lotted to such institution as West Texas State ty at Canyon

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT

NUMBER ONE ON THE BALLOT

Alpine

Texas Technological College Lubbock North Texas State Universi-

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

t Denton Texas Southern University t Houston Widness Houston

Houston

Houston Pan American College at Edinburg East Texas State College at Edinburg East Texas State College at

Commerce

ers College at Huntsville Southwest Texas State Col-

NUMBER ONE ON THE BALLOTAngelo State College at San
Angelo.PROPOSED CONSTITU-
TIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 2, 1965.
SENATE JOINT RESOLU-
TION NO. 24 proposing an
Amendment to the Constitu-
tion of the State of Texas by
amending Article VII, Section
17, providing a method of pay-
ment for the acquiring, con-
structing and equipping of
buildings and other permanent
improvements at certain stateAngelo State College at San
Angelo.Angelo."Eighty-five per cent (85%)
of the purpose of acquiring
constructing and initially
equipping such buildings or
ot h er permanent improve-
ments at said respective in-
stitutions. Such bonds or
tion of the State of Texas by
amending Article VII, Section
inf, providing a method of pay-
ment for the acquiring, con-
structing and equipping of
buildings and other permanent
improvements at certain stateAngelo State College at San
Angelo.San
Angelo.(1) No. 24 proposing an
Amendment to the Constitu-
tion of the State of Texas by
amending Article VII, Section
improvements at certain stateHereinafter provided, to se-
titutions, Such bonds or
to the e purpose of acquiring boards
of said respective institutions,
shall bear interest not to ex-
ceed four per cent (4%) per
annum and shall mature ser-Angelo State College at San
Angelo.San deglo State College at San
Angelo.(1) Ninety per cent (90%)(1) Ninety per cent (90%)(2) State four per cent (4%) per
annum and shall mature ser-(4%) per
annum and shall mature ser-(1) Ninety per cent (90%)(2) State four per cent (4%) per
totle of Public Accounts(1) Ninety per cent (90%)(2) State four per cent (4%) p

Stephen F. Austin State Col- | semester of the tenth year.

Angelo State College at San Angelo State College at San

lege at Nacogdoches Sul Ross State College at

structing and equipping of buildings and other permanent improvements at certain state institutions of higher learn-ing; providing for allocation of funds therefor; authorizing the issuance of bonds or notes and the pledging of allotted funds for the payment of same; providing for an elec-tion and the issuance of a proclamation therefor. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: BE IT RESOLVED BY THE tution of the State of Texas, be amended so as to hereafter read as follows: "Section 17. In lieu of the state ad valorem tax on prop-erty of Seven Cents (76) on be different and the office of the state of the state of Texas, "Section 17. In lieu of the state ad valorem tax on prop-erty of Seven Cents (76) on the office of the office; and all approved bonds shall be registered in the office of the comptrained and ap-proved by the Attorney Gen-eral of the State of Texas, and the office of the shall be and the office of the shall be and the office of the shall be and the state of Texas proved by the Attorney Gen-eral of the State of Texas (76) on the one Hundred Dollars the office of Seven Cents (76) on the office of the office of the state a valorem tax on prop-erty of Seven Cents (76) on the office of the office of the state of the office of the offi

"Section 17. In lieu of the state ad valorem tax on prop-erty of Seven Cents (7¢) on the One Hundred Dollars (\$100.00) valuation heretofore permitted to be levied by Sec-tion 51 of Article III, as amended, there is hereby lev-ied, in addition to all other taxes permitted by the Con-stitution of Texas. a state ad interest. "(3) All of the funds allo-cated on June 1, 1972, shall be allocated to certain of the eligible state institutions in the June 1, 1966, alloca-tions of fifty per cent (50%) of the funds allocated to a state ad interest. "(3) All of the funds allo-cated on June 1, 1972, shall be allocated to certain of the eligible state institutions in the June 1, 1966, alloca-tions of fifty per cent (50%) of the funds allocated on June interest.

of the beginning year of each Article VII of the Constitu-tion of the State of Texas by amending Section 17 there-of, providing a method of payment for the acquiring, constructing and equipping buildings and other perma-nent improvements at cer-tain state institutions of counts of the State of Texas tain state institutions of higher learning." "AGAINST the Amendment to Article VII of the Consti-tution of the State of Texas

by amending Section 17 thereof, providing a method of payment for the acquir-ing, constructing and equipping of buildings and other permanent improvements at certain state institutions of

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