

Flood Control

VOLUME 54

OZONA, CROCKETT COUNTY, TEXAS 76943, 5 Cents Per Copy

THURSDAY, AUG. 18, 1966

Man Rescued From Flooded Draw -

NUMBER 22

Kitty's Korner By Kitty Montgomery

I can't help but wonder if minors drinking alcoholic be- term include, High School: number of participants, I glish, M. A. Degree from Tex- ceptions," he said. can't see how the four men as Christian University. in the sheriff's department

others. bility to exert some sort of her degree from South West control over their child or Texas State College; Grosse however, that the majority assistant junior high school of parents tend to blame coach and teach math. He 18 Crockett 4-H someone else for their off- has a B. S. Degree from Texsping's wrong doings, which as Tech. Mrs. John (Ardath) is an injustice to the child Oliver of Irving will teach Members To Dist

mind, when these officers Walter Spiller of Crane comgive an offender a ticket, the pletes the junior high faculmatter is out of their hands ty He has a B. S. Degree from and up to the court. If no Sul Ross and will teach sopunishment is meted out, the cial studies and will coach officer has wasted his and girls' athletics. the county's time.

Sheriff Mills has made a this edition about the problem, but unless he gets co- by, with a B. S. Degree from operation from all concerned. place.

- k k --It looks as if "We Shall grade. Overcome" will have to be-

Of OzonaSchools Billy Mills, sheriff, an-nounced that as of today he people give it much thought New teachers included in charges on any minor drink-

13 New Teachers

ComposeFaculty To Be Prosecuted

to me it is their responsi- economics and library, with fine of from \$100 to \$200. children. I have noticed, Mohler of San Angelo will be Record Books Of as well as to the community. eighth grade English. She Another point to bear in has a B. A. from Texas Tech.

> New teachers in North district competition from the September of 1964 when the southwest. zona women, Mrs. Dick Kir- agent Pete W. Jacoby.

his Lions football team. The Crane, with a B. S. Degree Enemencia Diaz. loss of Randy Upham was a from Louisiana State; Mrs. The thirteen junior mem- 1964 flow was about the same Council Meeting Margaret Spiller of Crane,

and his officers will file when they say that local of- the Ozona School System fa- ing or having intoxicating vice flood control dam sysficers should put a stop to culty for the coming school beverages in his possession. tem above Ozona built fel-He said that numerous lowing the disastrous flood verages. Throughout the C. W. Ellis of New Braun- cases and complaints of re- of 1954 which engulfed Osummer I've heard various fels, English, M. A. Degree curring violations involving zona, got their second good General Rains tales about Ozona's teen-age from Southwest Texas State minors with alcohoclic bev- workout since being built the imbibers and if there are just College; Joe Marlett, Jr., of erages had promped a stiffer past week-end. half the number of drinking Brownwood, English, M. A. action than had heretofore Three of the six dams conincidents that I have been Degree from Howard Payne; been observed by his depart- trolling the watershed on

Juvenile Liquor Possession Cases

Billy Mills, sheriff, an-

-000-

a B. S. Degree from Baylor ed in state competition at 1964 rains. University will teach sixth Texas A&M. The five senior

South Elementary will cords are David Jacoby, Du- ran about two feet deep from come Coach Sam Mosley's have three new teachers this wain Vinson, Jr., Janie Ed- bank to bank, a slow movmotto this year and that of year, Mrs. James Lively of gerton, Don Edgerton and ing flow as it was designed

Dams Workout Cars Smashed But None Hurt InWeekendRains Rain-Washed Week-End Accidents The Soil Conservation Ser-

told about with just half the John C. Oliver, of Irving, En- ment. "There will be no ex- Johnson Draw above Ozona were filled several feet above

Conviction of minors draw-down tubes with the New teachers for junior drinking or in possession of heavy rains of Saturday and can put an end to it without high will be Bobby Wallace, alcoholic beverages carries a Sunday and were "working" the help of the parents and jr. high shop and science fine from \$1 to \$200 plus Sam Fitzhugh, Soil Conserwith a M. S. Degree from Sul court costs. Buying alcoholic vation Service conservation-Most every minor has one Ross, Mrs. Elaine Free of El- beverages for or selling to ist here, said following an or two parents and it seems dorado, who will teach home minors is punishable by a inspection of the system.

on Boyd Baker and R. L. Flowers ranches, were working following the rains. The big

dam on the Jack Holt ranch lacked some three feet of filling to the draw-down

tube. All dams caught some water, of course, but only Eighteen Crockett County the three main stream dams 4-E Club members have pre- were fillied above the tubes pared 4-H record books for to let out the flood waters recorded southeast of town district judging which is be- gradually. The one dam on on Taylor Box Draw. Ranching held on Wednesday and Gurley Draw, No. 7, did not lands south of Ozona re-Thursday of this week. This fill to the tube overflow level. ceived up to an inch and a is a record number of 4-H The upstream dam system half of rain. The lightest a-

statement in another part of Elementary include two O- county, according to county rains of up to six inches fell Coming on top of the re- coffee stayed to meet him. Five 4-H members have equal to the 1954 flood rains, pour should put ranchlands Southern Methodist Univer- entered their records in the but fell over a longer period around Ozona in excellent I would say he and his de- sity, who will teach Spanish senior division and should than the 1954 fall. All dams shape for the fall. Total rainpartment are between the and keep library; and Mrs. they become district winners, on the main watershed were fall for August through the proverbial "rock and a hard Weldon Maness, who holds their records will be enter- working for a time after the 14th amounted to three and

4-H members entering re- stream bed through Ozona for any month this year. by the SCS engineers. The Attend District

but since more dams were are they had a chance to recov-with a B S. Degree from Sul Fred Deaton, Kathy Williams filled and to a higher mark entering er from that one, big Gary Ross and Dan Pullen of Men- Steven Hubbard, Skookie Ed- above the draw-down tubes, will attend the District-6 4-Sutton was injured in prac- ard, who has his degree from gerton, Diana Deaton, Cydnie the draw continued to run H Council Meeting in Fort Whitehead, Mary Jane Mar- longer. After two days flow, Stockton on Wednesday and tinez, Melissa Zapata, Mary the stream fell to a slow Thursday of this week. Attinez, Melissa Zapata, Mary the stream fell to a slow Thursday of this week. At-Frances Martinez, Elaine Za- trickle of perfectly clear wa- tending are David Jacoby, and Bill Gerber issued equip- being swept away by the pata, Elizabeth Zapata, Rich- ter.

Blanket Most Of West Texas Area

Ozona and surrounding territory got its share of the Doctor Impressed throughout Texas over the recorded 1.10 inches of rain Saturday morning and another .04 in a shower on Sunday. Johnson Draw, which runs through the center of town was impassable, except by the bridge on Hwy 290 un-

til late Sunday afternoon. A report of 2 inches of rain came from north of town on the divide. West of town, Sheffield received 3 inches and this amount was also record books being entered in got its first real workout in mounts of moisture were to

> over the watershed. This was cent rains, the latest downa half inches approximately, The widened and leveled the highest rainfall recorded

> > -000

general rains that fell With Prospects For weekend. Downtown Ozona Locating In Ozona

he met here.

preciation for the considera- on Hwy 290 west. tion shown him by everyone he met.



A rash of automobile ac-|Francisco went to sleep at cidents kept officers busy a- the wheel of his 1963 Chevround the clock the past rolet station wagon while goweekend, resulting in several ing up Bachelor Hill about 20 hundred dollars worth of miles west of town on Hwy. damage to vehicles but spar- 290. The car sheared off some ing injury to the occupants. guard posts and overturned Willie Johnson, Jr., of San when Johnson attempted to pull it back on the road. The car was badly damaged, but Johnson was unhurt.

In the most incredible accident of the weekend, Paul Deese, a member of the arm-Dr. Claude Tate Jr. of Aus- ed forces on his way to Viet tin, visited Ozona Saturday Nam, attempted to pass a to evaluate the prospects of truck during the rain, findmoving his medical practice ing the spray from the here. According to sources wheels of the truck blocked close to the doctor, it may be his visibility, he pulled back several months before he and lost control of the 1955 makes a definite decision. Buick he was driving and However, he was impressed smashed into a concrete culwith Ozona and the people vert. The car was completely demolished with pieces of it Around 55 Ozonans at- scattered in a range of atended an impromptu "get round a hundred feet. Deese acquainted" coffee held for was found in the top part of the doctor at the Civic Cent- the car unconscious. He told er from 9:30 to 10:30. Dr. highway patrolman Joe Tate had been held up in Brownlee that the last thing surgery and arrived late in a he remembered was losing blinding rain storm, but most control of the car on the of those who came to the rain-slick highway. Deese left Ozona by bus Sunday, He visited the hospital, the for his port of embarkation, local doctors and was shown with nothing more than a around town by members of bump on the head. The acthe hospital board. Before cident occurred about 12:30 leaving, he expressed his ap- p. m. Saturday, 12 miles cut

> Officers were called out Sunday morning at 1:30 to rescue K. Wayne Thomas of McCamey, after his car was washed down Howard Draw and he escaped drowning by climbing out the window and hanging onto a tree. An oil

Dams number 2, 4 and 5,

tice earlier this week and it Texas A & M. is not known when he will be back in the line-up at this CRADUATE FROM N time.

However divided Ozonans Lions and with fans like that many obstacles can be overthe best of luck.

-kk-

Salaun and Michel Rocchia, both from France. Johnny Jones played host to them and gave them a tour of a West Texas ranch. They are touring the U.S. on a Greyhound bus and came to Ozona after a visit with friends in Austin. This was their first stop without a translator nearby. Neither of the boys speak English and except for Sheryl ClCayton, they didn't meet anyone in Ozona who spoke French. However, Johnny said they did pretty well with their American - French dictionaries. He put them on the bus for Disneyland and points west last Wednesday and said they seemed delighted with their visit here.

— k k —

Everyone who braved the rain Saturday to meet Dr. Tate was most impressed. He seemed to be favorably impressed with Ozona.

Since we have the finest hospital facilities of any small West Texas town, I feel the doctor and his wife will give much consideration to this fact. Also the fact that Ozona has always supported three doctors should be an important factor in making up his mind.

the town. Let us hope that he's not really as mean as he looks.

-000

GRADUATE FROM NTSU

James D. Freeman of O- ard Reinberg and Melecio may be on some issues, one zona is among 612 seniors Martinez. The highest level Stuart May Play thing they all boost is their who have applied for back- of judging for junior 4-H re- In Oldtimer Game elor's degrees at North Texas cords is on district basis. and the prevailing spirit, State University at Denton. The Crockett County 4-H In Houston Dome Summer commencement clubs are entering four 4-H come. Here's wishing them exercises are scheduled for 8 record books in programs p. m. Aug. 24 at Fouts Field. carried on in the county in

Ozona had some unusual of Ozona High School, is The county won district and tourists last week, Jean Paul seeking the bachclor of busi- state awards on all of these ness administration degree programs last year.

WHOSE BABY? This surly looking fellow has been around bic feet, and recovery of 190 Roy Killingsworth, Jr. high Hoyos 170, Derold Maney 140, those wishing to purchase It seems to be the general these parts a long time, with time off for some schooling feet of gas-cut drilling mud principal. Students in both Beto Ramos 176, Jack Apple- tickets from 9 a. m. to 4 p. opinion that everyone would in a nearby city. He didn't follow in his father's footsteps, on a drillstem test. benefit from his presence. turning rancher instead, which he is today and has been the people, the hospital and for many years. He still has that same expression — but the test taken between 7,386-9 to 12 a. m. or from 1 to 4 Childress 155-guard, Glenn and choose your seats, or call

young Dr. Tate doesn't over- Last week's baby picture was of Dick Henderson of Ozona (Continued on Last Page) and Yuma, Arizona.

-000-

fessional baseball player and much of te 4-H activities well pleased with the first part of the weekend damage. Freeman, a 1961 graduate health, safety and electric. mainstay catcher for the O- during the next year in the three days of practice, which A truck backing out of a lozona Giants in days of Se- district. will be made. Dist. 4- were devoted to wind sprints cal service station backed inmi-Pro baseball here, will council officers furnishes ju-be at the Astrodome in Hous-H council officers furnish ju-H council officers furnish ju-H council officers furnish ju-H council officers furnish ju-tage will be at the function of the set of ton this weekend for the trict 4-H activities as the team would have good size to the parked vehicle, ac-Oldtimers Game to be held district elimination contest but would be short in depth. cording to Brownlee. Later at 6:30 Saturday afternoon. awards program, district Only last week the Lions that night a car driven by Stuart spoke to Paul Dean, leadership camp and district lost a 3-year letterman half- Anastario Sulis of Big Lake, brother of Dizzy, by tele- Gold Star Banquet.

phone earlier this week and County agent and Mrs. ham moved to Jal, New Mex-, of the Hotel Ozona, damagplans are in the making for Pete W. Jacoby will accom- ico. James Willmon, a 165 ing three vehicles. him to put in two innings. pany the 4-H members to the lb. jr. guard candidate, up Sunday afternoon around He doesn't know what posi- district meeting.

assumes it will be catcher Registration For

Stuart played professional the registration schedules for B-Team where they will have baseball many years before high school students, for the more opportunity to get ex-

and settling down in Ozona. August 29.

Field Has Strawn Gas Producer

Third Strawn gas-distillate will register Wednesday, coaches have switched Beto games. Tickets may be purproducer and a location August 24, and freshmen Ramos from guard to half- chased at the superintendsouth and east extension to Thursday the 25th, both must back, Wesley West from ent's office for the price of that pay has been indicated register between the hours of guard to tackle, and Marlin \$5.00 per ticket. Tickets at in the Midway Lane multipay 9 and 12 a.m. field of Crockett County Junior high students may Currently on the Lion var- \$1.25, so those purchasing with the flowing of gas at register Monday or Tuesday, sity roster are Senior backs season tickets will save \$1.25. the daily rate of 274,000 cu- August 22-23, according to George Cox 165. Thomas De- The office will be open to

433 feet.

7,433 feet.

Three local 4-H members 1966 Grid Squad

chairman of the district council, Janie Edgerton and in Ozona.

The district 4 - H council will be holding its annual

-000 NewSchoolTerm

Monday, August 22, between summer and the 1966 squad the hours of 9 and 12 a.m. could produce a starting Football season tickets for Tuesday, August 23, juniors lineup averaging over 170 reserved seats go on sale will register during the same |lbs. Last year's starting line- | Monday, August 22, for the

seventh and eighth grades white 132, Senior linemen m. excluding the noon hour.

Tool was open one hour on may register either day from Oscar Flores 160-end, Dwight You may look at the chart p. m. Pupils in the grades Southard 158 - guard, Rex and have your tickets mailed

Drilling continued below will be enrolled the opening Bland 165-end, Don Leech to you, according to Mrs. Bud (Continued on Last Page) Harrison, secretary. day.

crew heard his cries for help on their way to work about 28 miles down the Pandale Twenty-five varsity candi- road. He told officers that

dates were on hand Monday when he drove off into the ment and began drills that high water, he climbed out County Delegates to the Badgers on September 9th around 10:30 when the car was swept away.

Coach Mosley, beginning Two accidents in town Sat-Byron Stuart, former pro- meeting in which plans for his second year at OHS, was urday night accounted for back when Senior Randy Up- hit two parked cars in front

from the B-Team, under- 6 o'clock a car-pick-up acwent an appendectomy the cident at 9th and Ave. G past Tuesday. damaged a Mustang driven "We may have only 20 to by Janice Lee Gordon, but

22 boys on the varsity ... but left the pick-up, driven by this group has more hustle Carl Leroy Hobson, intact. and the best spirit of any. The Mustang rammed into To Begin Aug. 22 football team I've ever seen" the back of the p Coach Mosley said of his it made a turn. football team I've ever seen" the back of the pick-up when

1966 squad. Mosley indicated High school principal J. A. that some of the varsity can-Pelto announced this week didates may be placed on the Reserved Seat **Sales For Grid**

Seniors are to register added some pounds over the SeasonOpenMon

hours. Sophomore students up scaled only 154 lbs. Lion Ozona Lions' five home Farris from tackle to center. the gate this year will be

tion he will be playing, but most of his professional career. He is working out with the Ozona Tigers and Indians each afternoon and says he expects to be in shape to go two innings if he gets the opportunity. retiring from active sports 1966-67 school term opening perience. --000-Midway Lane



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

Subscription Rates:

\$2.00 Per Year in Crockett & Adjoining Counties. \$3.00 Per Year Elsewhere.

Mrs. Fred Chandler are vis-Notices of church entertainments where admission is charged, cards of thanks, resolutions of respect, and week all matter not news, will be charged for at regular advertising rates.

Any erroneous reflection upon the character of any person or firm appearing in these columns will be gladly Greeley, Colo., where they ardo Vargas, Paul Deese, and and promptly corrected if called to the attention of the will attend graduation exer- Catarino Villarreal. cises at Colorado State Colmanagement.

CLASSIFIED RATES - 5 cents per word first insertion; Diane Phillips, will received 4 cents per word each additional insertion. Minimum her Masters degree at the excharge 50 cents per insertion. college next year.



-060quiring a compulsory life **DUPLICATE BRIDGE** sentence for anyone who commits murder, then is

Will trade part of my land Winners in Tuesday in San Luis Valley, Colo. near night's Duplicate Bridge Club Alamosa, for cattle, sheep or session were: North-south hogs for the down payment First, Mr. and Mrs. as low as \$350.00 d ninles.

-- THE OZONA STOCKMAN -

Garden of the Week HOSPITAL NEWS LADIES GOLF ASSN. The Ladies Golf Associa-Admissions: Mrs. Ann Ethridge, Mrs. Jose Rodriquez, tion met last Thursday at A. E. Cansler, John Coates, the country club. Golf play Mrs. Juanita Walters, Mrs. was cancelled because of the

The Grounds at Crockett County Hospital Everardo Vargas, Paul Deese, rain. Mrs. Hugh Childress, Sr., Ca-Mr. and Mrs. W. T. Stokes tarino Villarreal, Mrs. Miand son, Sandy, are enjoy- cheal Miller, Mrs. James T. ing a vacation trip to Colora- Willmon, Josephina Camacho Mrs. Tom Smith, Miss Can- Mrs. L. B. T. Sikes and the

-000-Mrs. J. M. Baggett and Glenn.

As Selected by

Ozona Garden Club

-000-

-000-

Mr. and Mrs. Gene Lilly

Maternal grandparents are

-000

Diane E. Phillips, Ozona,

-000-

-000-

TRADE LAND FOR

LIVESTOCK

21-tfc

Tom Boothe of Weather-

dace Daugherty and George cut prize went to Mrs. Gale Discharge: Mrs. Basil Dun-Ann Ethridge, Mrs. Jose Ro-Mr. and Mrs. Arthur Phil- driquez, A. E. Cansler, Mrs. lips left early in the week for Juanita Walters, Mrs. Ever-

Butterfield. Others attending were iting relatives in Austin this lap, Marsha Alston, Robert Mrs. James Childress, Mrs. Moore, Mrs. Burl Akins, Mrs. Gene Lilly, Mrs. Ashby Mc-Mullan, Mrs. Marshall Mont-

gomery, Mrs. V. I. Pierce, Mrs. J. B. Parker, Mrs. Jack Baggett, and Mrs. Charles Williams, Jr. -000-

lege. Their daughter, Miss OZONAN GRADUATES

STRAYED while hunting, 2 female Beagles, at Chris-San Marcos — An Ozona excises and will teach in the college student is among the tine Bean ranch, 9 mi. NW of more than 300 candidates Ozona. One 15-inch, somefor degrees to be awarded by what overweight when she left; other, smaller. Both Southwest Texas State Colare the parents by adoption lege during summer com- have black saddles, tan, with mencement ceremonies Aug- white . markings . face . and feet. Call 392-2109. Reward. ust 20. The student is Mrs. Nancy Elizabeth Wendland. -000-

was bridge hostess.

-000-

Company

SAN ANGELO, TEXAS

mattress renovated

PICK UP & PELIVERY

Call 392-2166

HAMMOND

organs and pianos

church or home

with each organ

AND PIANOS

Phone 653-4608

1305 No. Chadbourne

pianos

State Board of Senior College Regents President J. C. Kellam of Austin will deliver the graduation address during the ceremonies sceduled

for 7:30 p.m. in Strahan Gymnasium. The daughter of Mr. and Mrs. Bill Y. Friend of Van Save 50% on having your

Horn, former Ozonans, Mrs. Wendland is a candidate for a bachelor of science degree in education. -01 10

FORTY TWO PARTY

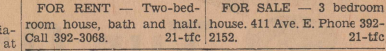
Mr. and Mrs. R. L. Flowers were hosts to the 42 club in Guadalupe Arredondo, their home Thursday night. ORGANS

> Winning high score prize were Mr. and Mrs. Ivy Mayfield. Mr. and Mrs. Roy Kill-• All styles and finishes ingsworth won the 84 prize and low went to Mr. and Mrs. A. S. Lock.

Other members present included Mr. and Mrs. Will Baggett, Mr. and Mrs. Cecil FOR SALE - 23.4 acres Hubbard, Mr. and Mrs. Her-• We deliver in this area bert Kunkel, Mr. and Mrs. Tom Montgomery and Mrs. Max Schneemonn.

> Mr. and Mrs. Joe King are vacationing in New Orleans and surrounding area. San Angelo

> > Victor E. Schulze, M. D. announces the association of Victor E. Schulze, Jr., M. D.





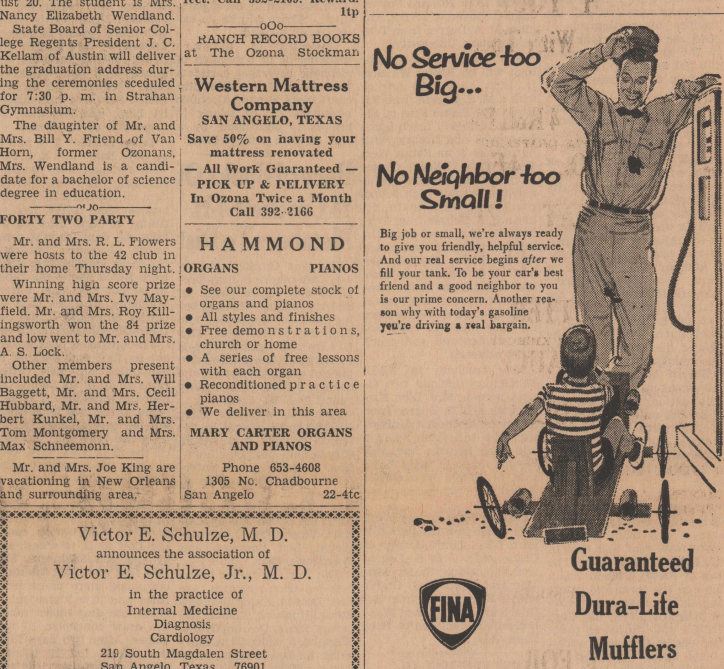
By A. R. Rutherford

More about the great Ty Cobb . . . For 23 consecutive seasons, he batted more than .300 3 times he hit over .400. Twelve times he won the American League batting championship and nine of them in a row His lifetime batting average was .467, the highest in baseball history When Ty Cobb retired, he became the richest ex-ballplayer from the investments that he had made. At 72, he was still a millionaire, reported to have about \$7,000,000.

Rutherford Motor Company

CHEVY-OLDS-CADILLAC-BUICK-PONTIAC

PHONE 392-2691



THURSDAY, AUG. 18, 1966

that he plans to appear per- | Evart White; second, Mr. and | \$256.00 per year for 15 years sonally before the Texas Mrs. Sam Fitzhugh; third, on each 80 acre tract. Poten-House committee on revi- Mrs. Wilma Hayes and Miss tial farmland, irrigation possions of the code of criminal Mildred North. East-West sibilities, grow oats, Barley, procedure in January. couples: First, Mrs. James potatoes, lettuce, etc. Valley Meanwhile, the attorney Dockery and Mrs. Robert Developing Rapidly, Ideal

found not guilty because of

insanity.

Carr o

has asked the govenor to ap- Cox; second, Mrs. Cleophas Investment, What do you point a blue ribbon citizens Cooke and Mrs. J. B. Park- have to offer? Write J. C. committee to draft legisla- er; third, Mrs. C. A. North Wheatley, Box 36, Haskell, tion for tougher laws and and Mrs. Lovella Dudley. Texas. 79521.

in the practice of Internal Medicine Diagnosis Cardiology 219 South Magdalen Street San Angelo, Texas 76901 Hours by Appointment Telephone 655-9131 22-3c 22-1tp

OZONA OIL COMPANY

FINA PRODUCTS

TENETS OF CRE

10 Credit May Be Said To Have Six Tenets

C- Confidence is a faith in this instance, as it applies to the Co. and customer. It is also mutual understanding and expectation.

R - Responsibility is an obligation of both parties to see that all necessary requirements are fulfilled.

E – Esteem should be cherished by all of us and we should be careful of our actions at all times.

D – Desire should be within all of us to improve all of our business operations.

I - Integrity should be part of our make-up in that no mis-statements are made and that promises are carried out fully.

T – Trust is credit granted because of belief in one's honesty.

The following business and professional men are members of R. M. A. of Ozona:

Janes Funeral Home Dr. E. L. Dyer Evan's Foodway **Ozona Dress Shop** Ozona Automotive Supply Co. **Ozona National Bank** Lewis Drive-N Grocery **Cisneros Grocery And Market** Smith Drug Company **B & B Food Store** Le Bleu T V

Sutton Chevron Station Hi-Way Cafe Crockett County Water Control Ozona Butane Company Pioneer Natural Gas Watson's Dept. Store Fred Chandler, Sr. Co. Attorney **Brown Furniture Co.** Levine Dept. Store, San Angelo Ramirez Grocery, **Ramirez Shamrock Station** The United Dept. Store

Whites Auto, Ray Henderson Dr. L. H. Sherrill Dr. Joe B. Logan Foxworth-Galbraith Lbr. Co. **General Telephone Company** of the Southwest Village Drug Store **Baker Jewelers** Al Ramirez, mgr.

Dr. W. B. Robertson M & M Cafe Leo's Humble Service Station **Kyle Kleaners Maxine's Flower Shop** West Texas Utilities Company **Thorp's Laun-Dry Jim's Gent Shop Glynn's Shell Service Station** The Baggett Insurance Agency

RETAIL MERCHANTS ASSOCIATION

Ozona, Texas



- THE OZONA STOCKMAN -



PAGE FOUR

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

purposes of Section 52. Arti-PROPOSED CONSTITUcle III, or Section 59. Article TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. XVI, are validated, so long as the provisions do not provide for a term of office which ex-HOUSE JOINT RESOLU- ceeds six years.

qualified electors of this State

at an election to be held on

the first Tuesday after the

first Monday in November, 1966, at which election all

"FOR the Constitutional Amendment changing the maximum term of office of

directors of conservation

and reclamation districts

"AGAINST the Constitu-

tional Amendment changing

the maximum term of of

fice of directors of conser-

vation and reclamation dis-

tricts from two to six

from two to six years.

years."

TION NO. 21 proposing an Sec. 2. The foregoing Con-Amendment to Article XVI, stitutional Amendment shall Constitution of the State of be submitted to a vote of the Texas, relating to the terms of office of directors of conservation and reclamation districts. BE IT RESOLVED BY THE

LEGISLATURE OF THE ballots shall have printed on STATE OF TEXAS:

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

Section 30c. (a) The terms of office of persons serving on the governing body of a po-litical subdivision of the State created to further the purposes of Section 52, Article III, or Section 59, Article XVI, of this Constitution, shall never exceed six years.

Sec. 3. The Governor of the State of Texas shall issue the "(b) Statutory provisions enacted before the first Tuesnecessary proclamation for the election and this Amendday after the first Monday in November, 1966, relating to the terms of office of govern-ing bodies of political subdi-time required by the Constivisions created to further the tution and Laws of this State.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT

PROPOSED CONSTITU- | 1966, at which election all bal-TIONAL AMENDMENT TO BE VOTED ON AT AN the following:

ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLU-TION NO. 37 proposing an Amendment to Article III of the Constitution of the State of Texas by adding thereto a new section, Section 51-d, so as to provide for the payment of assistance by the State of Texas to the surviving spouse and minor children of law en forcement officers, custodial personnel of the Texas Department of Corrections or full-paid firemen who suffer violent death in the course of the performance of their du-ties as law enforcement officers, custodial personnel of the Texas Department of Cor-rections or as full-paid fire-men; providing for the neces-sary election, form of ballot, proclamation, and publication BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article III, Constitution of the State of Texas, be amended by adding Section 51-d to read as fol-

"Section 51-d. The Legislature shall have the power, by

"FOR the Constitutional Amendment providing for the payment of assistance by the State of Texas to the surviving spouse and minor children of law enforcement officers, custodial personnel of the Texas Department of Corrections or full-paid firemen who suffer violent death in the course of the performance of their duties as law enforcement offi cers, custodial personnel of the Texas Department of Corrections or as full-paid

firemen "AGAINST the Constitutional Amendment providing for the payment of assis-tance by the State of Texas to the surviving spouse and minor children of law enforcement officers, custo-dial personnel of the Texas Department of Corrections full-paid firemen who suffer violent death in the course of the performance of their duties as law enforcement officers, custo-dial personnel of the Texas Department of Corrections or as full-paid firemen."

Each voter shall mark out general law, to provide for the payment of assistance by the State of Texas to the his vote on the proposed surviving spouse and minor Amendment. In counties using - THE OZONA STOCKMAN -

W of Runnels Co. Line; 6 1980 LSF 272 (1), LSS 1804 and then publicly opened ed to the lowest responsible **CONTRACTORS' NOTICE** Mi. N. of Sonora; 8 Mi. N. of (1) & LSS 2456 (1) in Con- and read. **OF TEXAS HIGHWAY**

CONSTRUCTION Ozona & 4 Mi. E. of Pecos cho, Sterling, Tom Green, Sealed proposals for con- Co. Line on Highway No. US Sutton, and Crockett County, partment, in accordance with color, or national origin. structing Roaside Parks Loc. 83, 87, 277, 67, SH 163, cov- will be received at the High- the provisions of Title VI of Plans and specifications 7 Mi. S. of Paint Rock; 3 Mi. ered by LSF 590 (1), LSF way Department, Austin, un-E. of Glasscock Co. Li.; 1 Mi. 571 (1), LSF 229 (2), & RM til 9:00 a. m., August 24, 1966,

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUtwenty-one (21) years and who shall be a citizen of the

TION NO. 13 proposing an Amendment to Sections 2 and 4 of Article VI of the Con-stitution of the State of Texas so as to repeal the provision making payment of the months within the district or poll tax a requirement for county in which such person voting and so as to authorize the Legislature to provide for the registration of all voters. BE IT RESOLVED BY THE BE IT RESOLVED BY THE E IT RESOLVED BY THE LEGISLATURE OF THE poll-tax under the laws of the

STATE OF TEXAS: Section 1. That Section 2 of Article VI of the Constitution of the State of Texas be amended, effective February 1 1968 by deleting the following language: "and provided further, that any voter who is subject to pay a poll tax under the laws of the State of Texas shall have paid said tax before offering to vote at any election in this State and hold a receipt showing that said poll tax was paid before the first day of February next preced-ing such election. Or if said voter shall have lost or mis-

placed said tax receipt, he or she, as the case may be, shall be entitled to vote upon mak-ing affidavit before any of-of-her husband and receive ficer authorized to administer oaths that such tax receipt has been lost. Such affidavit shall be in writing and left with the judge of the election. The husband may pay the poll tax of his wife and receive the receipt therefor. In like manner, the wife may pay the poll tax of her husband and receive the receipt therefor." and by substituting therefor the following language: "provided, however, that be-

fore offering to vote at an election a voter shall have registered annually, but such vote at an election. Any legrequirement for registration shall not be considered a qualification of an elector within the meaning of the term 'qualified elector' as used in any other Article of this Constitution in respect to any matter except qualification and eligibility to vote at an election. Any legislation enacted in anticipation of the adoption of this Amendment shall not be invalid because of its anticipatory nature." The text of this Section, as so amended, is shown below, with the deleted language

tering such service so long as he or she is a member of the Armed Forces. Sec. 2. That Section 4 of Article VI of the Constitution of the State of Texas be amended by changing the word "may" to "shall" in the last clause thereof and by de-leting the words "in all cities containing a population of ten thousand inhabitants or more

The text of this Section, as United States and who shall so amended, is shown below, with the deleted language have resided in this State one (1) year next preceding an election and the last six (6) marked through by a broken line and with the new language underscored: county in which such person

by the people, the vote shall be by ballot, and the Legislature shall provide for the numbering of tickets and make such other regulations as may be necessary to detect and punish fraud and preserve the purity of the ballot box and the Legislature may shall provide by law for the regis-tration of all voters in all cities- containing a population of ten thousand inhabitants or moro."

receipt, he or she, as the case may be, shall be entitled to vote upon making affidavit ment to Sections 2 or 4 of Ar-ticle VI of the Constitution of before any officer authorized to administer oaths that such the State of Texas, being for to numerister cards that such tax receipt has been lost. Such affidavits shall be made in writing and left with the judge of the election. The husa different purpose, is adopted at an earlier election or at the same election, the adoption of this Amendment shall not be construed as nullifying band may pay the poll-tax of his wife and receive the reany change made by such

stitutional Amendment shall be submitted to a vote of the qualified electors of the state provided, however, that before at an election to be held on offering to vote at an election the first Tuesday after the first Monday in November, 1966, at which election all a voter shall have registered annually, but such requirement for registration shall not

be considered a qualification tax as a requirement for of an elector within the meaning of the term 'qualified

"AGAINST repealing the

poll tax as a requirement for voting." Sec. 5. If the foregoing Amendment is adopted, the qualification and eligibility to proclamation of the Governor vote at an election. Any legdeclaring the adoption of the Amendment shall set forth islation enacted in anticipation of the adoption of this the full text of the amended Sections, as amended herein Amendment shall not be inand as amended by any other valid because of its anticipaproposed Amendment which is submitted by the 59th Legis-lature and which has been tory nature. The Legislature

of further legislation. Any member of the Armed Forces State of Texas shall issue the necessary proclamation of the United States or com-in the military service of the United States, may vote only with the deleted language marked through by a broken in the county in which he or line and with the new she resided at the time of enbidder without discrimina-

THURSDAY, AUG. 18, 1966

The State Highway De- tion on the ground of race,

the Civil Rights Act of 1964 including minimum wage (87 Stat. 252) and the Regu- rates as provided by Law are lations of the Department of available at the office of J. Commerce (15 C. F. R., Part R. Evans, Maint. Engineer, 8)), issued pursuant to such San Angelo, Texas, and Tex-Act, hereby notifies all bid- as Highway Department, ders that it will affirmative- Austin. Usual rights reserly insure that the contract ved. 21-2tc entered into pursuant to this -000-

It Pays To Advertise! advertisement will be award-

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THIRTEEN ON THE BALLOT

PROPOSED CONSTITU- | quired or authorized by this TIONAL AMENDMENT TO BE VOTED ON AT AN this State, under such terms ELECTION TO BE HELD and conditions as the Legis-ON NOVEMBER 8, 1966. HOUSE JOINT RESOLU-TION NO. 69 proposing an Amendment to the Constitu-cludes all duties, activities and tion of the State of Texas by adding a new Section, Section portance in which the county 63, to Article III; authorizing acts for the State, as well as the Legislature to provide by of local importance, whether required or authorized by this statute for the accomplishment of governmental func-tions within any county hav-ing one million, two hundred Constitution or the Laws of this State. Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the thousand (1,200,000) or more inhabitants by the consolidation of the functions of govqualified electors of this State ernment or by contract beat an election to be held tween any political subdivi-sion(s) located within the

mation therefor. BE IT RESOLVED BY THE LEGISLATURE OF THE

Section 1. That the Consti-tution of the State of Texas

be amended by adding a new Section in Article III, to be

known as Section 63, reading

"(1) The Legislature may

by statute provide for the

consolidation of some func-

tions of government of any one or more political subdivi-

sions comprising or located

within any county in this

State having one million, two

hundred thousand (1,200,000) or more inhabitants. Any such

statute shall require an elec-tion to be held within the po-

litical subdivisions affected

thereby with approval by a majority of the voters in each

of these political subdivisions

under such terms and condi-

tions as the Legislature may

STATE OF TEXAS:

as follows:

require.

anguage:

election and the last six (6) months within the district or

county in which such person

offers to vote, shall be deem-ed a qualified elector; and provided further, that any

oter who is subject to pay a

poll tax under the laws of the State of Texas shall have paid

Section 63

throughout the State on the first Tuesday after the first county and any other political subdivision(s) located within the county or with the coun-Monday in November, 1966, at which time the ballot shall have printed thereon the folty; providing for an election lowin and the issuance of a procla-

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

government. "AGAINST the Amendment to the Constitution authorizing the Legislature to provide by statute for any county having one million, two hundred thousand (1,200,000) or more inhabitants to consolidate the functions of government and for such counties or any political subdivision(s) cated therein to contract for the performance of func-tions of government." 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 manner and for the length of "(2) The county govern-ment, or any political subdivision(s) comprising or located therein, may contract one with time as required by the Con another for the performance stitution of governmental functions re- State. stitution and Laws of this

"Section 4. In all elections

Sec. 3. If any other Amend-

other Amendment. Sec. 4. The foregoing Coneept-therefor. In like manner, ballots shall have printed thereon the following:

"FOR repealing the poll voting.

elector' as used in any other Article of this Constitution in

may authorize absentee vot-ing. And this provision of the Constitution shall be self-en-proclamation.

children of law enforcement voting machines, the above officers, custodial personnel provision for voting, for and of the Texas Department of against this Constitutional Corrections or of full-paid Amendment, shall be placed firemen who suffer violent on said machine in such a death in the course of the manner that each voter may performance of their duties as law enforcement officers, cus-against the Constitutional todial personnel of the Texas Amendment.

Sec. 3. The Governor of Texas shall issue the neces-Department of Corrections or as full-paid firemen." Sec. 2. The foregoing Con-stitutional Amendment shall be submitted to a vote of the qualified electors of this State on the first Tuesday after the first Monday in November, and laws of this State.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER SIXTEEN ON THE BALLOT

PROPOSED CONSTITU-TIONAL AMENDMENT shall be chosen by the quali-TO BE VOTED ON AT AN ELECTION TO BE HELD two years. Representatives years. Representatives take office following ON NOVEMBER 8, 1966. HOUSE JOINT RESOLU-TION NO. 1 proposing an Amendment to the Constitu-the Regular Session of the tion of the State of Texas to establish the date on which newly elected Members of the of years to which elected and Legislature shall qualify and until their successors shall have been elected and quali-BE IT RESOLVED BY THE fied." Sec. 3. The foregoing Con-

stitutional Amendment shall

held throughout the State on

the first Tuesday after the first Monday in November, 1966, at which election all

ballots shall have printed

"FOR the Constitutional

Amendment establishing the

date on which newly elected Members of the Legislature

shall qualify and take of

"AGAINST the Constitu-

tional Amendment estab-lishing the date on which

thereon the following:

fice

LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article III, be submitted to a vote of the Section 3, of the Constitution qualified electors of this of Texas, be and the same is State, at an election to be hereby amended so as hereaf-

ter to read as follows: "Section 3. The Senators shall be chosen by the quali-fied electors for the term of four years; but a new Senate be chosen after every apportionment, and the Sena-tors elected after each apportionment shall be divided lot into two classes. The seats of the Senators of the first class shall be vacated at the expiration of the first two years, and those of the second class at the expiration of four years, so that one half of the Senators shall be chosen bi

newly elected Members of the Legislature shall quali-fy and take office." ly thereafter. Senators take office following ennially If it appears from the reshall turns of such election that a their election, on the day set their election, on the day set by law for the convening of the Regular Session of the Legislature, and shall serve majority of the votes cast therein are for such Amend-ment, same shall become a Legislature, and shall serve thereafter for the full term of years to which elected and until their successors shall Sec. 4. The Covernor of the

until their successors shall have been elected and quali-fied." Sec. 4. The Governor of the State of Texas is hereby di-rected to issue the reby di-

Sec. 2. That Article III, proclamation for such election and this Amendment shall be of Texas, be and the same is hereby amended so as here-shall be held as required by the Constitution and laws of "Section 4. The Members of this State.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT

the receipt therefor.

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN thorized by this Constitutional Amendment of any System of Retirement, Disability and ELECTION TO BE HELD ON NOVEMBER 8, 1966. Death Compensation Benefits SENATE JOINT RESOLU-TION NO. 4 proposing an which may now exist or that Amendment to the Constitution of Texas by adding to Section 62 of Article XVI a tion 62 of Article XVI of the new subsection to be denom-nated subsection (c), of said Section 62; authorizing the lature in the enabling statute will make the determination itations stated, a State-wide System of Retirement, Dis-ability and Death Comparison System of Retirement, Dis-ability and Death Compensa-tion benefits for the officers litical subdivision of the state or po-litical subdivision of the county to the State-wide System of Retirement, Disability and Death Benefits, and the Legand employees of the counties and other political subdivisions of the state, and of the po-litical subdivisions of any islature shall further provid that the amount of money contributed by the county or other political subdivision of BE IT RESOLVED BY THE

SECTION 1. That Section 62 of Article XVI of the Con-stitution of the State of Tex-as be amended by adding thereto a subsection (c) which thereto a subsection (c) which shall read as follows: "It is the further intention

"(c) The Texas Legislature of the Legislature, in submitis authorized to enact appro-priate laws to provide for a Amendment, that the officers System of Retirement, Disa- and employees of the county all the officers and employees of the state or political subdivision of a county or other political subdivision of the state, or a political subdivision of a coundivision of a county may be included in those systems re-gardless of whether the county; providing that when the Texas Legislature has passed the necessary enabling legislation pursuant to the Consti-tutional authorization, then the governing body of the county, or other political sub-division of the state, or politi-cal subdivision of the county shall make the determination as to whether a particular county or other political sub-division of the state, or sub-division of the county participates in this System; providing further that such System shall be operated at the expense of the county or other political subdivision of the state or political subdivision of the county electing to par-ticipate therein and the offithereon cers and employees covered by the System; and providing that the Legislature of the State of Texas shall never make an appropriation to pay the costs of this Retirement, Disability and Death Compensation System

"The Legislature may pro-

political subdivisions of a county; authorizing the Legislature to provide for a the voluntary merger into the system authorized by this Amendment by those offi-cers and employees covered by the provisions of subsection (b) of Section 62 of Article XVI of the Texas Constitution as now exist-ing or may hereafter be ing or may hereafter be established; providing that costs of this System shall be borne by the counties and other political subdivi-sions of the state and po-litical subdivisions of the county electing to partici-pate therein and the officers and employees covered by the System; and forbid-ding the Legislature from making any appropriations for the operation of this System."

"AGAINST the Constitutional Amendment authorizing the Texas Legislature to establish a State-wide Cooperative System of Re-tirement, Disability and Death Benefits for the officials and employees of the various counties or other political subdivisions of the state, or political subdivisions of a county; author-izing the Legislature to provide for a voluntary merger into the system au-thorized by this Amend-ment by those officers and employees covered by the provisions of subsection (b) of Section 62 of Autom of Section 62 of Article XVI of the Texas Constitution as now existing or may ty or other political subdi-vision of the state or political hereafter be established; providing that costs of this System shall be borne by subdivision of the county participates in the Retirement Disability and Death Benefit the counties and other political subdivisions of the state and political subdivi-System authorized by this sions of the county electing whether they participate in a System under the provisions of subsection (b) of Section 62 of Article XVI of the Texto participate therein and the officers and employees covered by the System; and forbidding the Legislature from making any appropriaas Constitution as the same is herein amended." Sec. 2. The foregoing Contions for the operation of this System."

stitutional Amendment shall If it appears from the be submitted to a vote of the turns of said election that a majority of the votes have qualified electors of this state at the General Election in November, 1966, at which all been cast in favor of such amendment, the same shall become a part of the Constiballots shall have printed tution of the State of Texas.

"FOR the Constitutional Amendment authorizing the Sec. 3. The Governor of the Texas Legislature to estab-lish a State-wide Coopera-Texas Legislature to estab-lish a State-wide Coopera-tive System of Retirement, said election and have notice Disability and Death Bene-fits for the officials and employees of the various as required by the Constitucounties or other political tion of Texas, and laws of subdivisions of the state, or this state.

Constitutional Amendment,

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOURTEEN ON THE BALLOT

PUBLIC NOTICE

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN ceive the receipt therefor. ELECTION TO BE HELD The Legislature may author ON NOVEMBER 8, 1966. HOUSE JOINT RESOLU- ize absentee voting. And this provision of the Constitution TION NO. 38 proposing an amendment to Section 2, Ar-ticle VI, Constitution of the islation. Any member of the State of Texas, to omit the Armod Forces of the United equirement that members of States or component-branches thoreof, or in the military the armed services vote only thereof, or in the military in the county in which they resided at the time of enterin which he or she resided at ng the service the -time-of entering -such BE IT RESOLVED BY THE

LEGISLATURE OF THE service so long as he or she STATE OF TEXAS: is-a-member-of the Armed Section 1. That Section 2, Article VI, Constitution of the Forces."

Sec. 2. The only purpose of the amendment proposed in this Resolution is to make the State of Texas, be amended by deleting the following

aforesaid deletion. The adop-tion of this amendment shall or component branches there-of, or in the military service of the United States, may vote only in the county in which he or she resided at the image of entering such service so low of the service of the section, and the service of the section, and the section of the section "Any member of the Armed an earlier election or at the same election, the adoption of time of entering such service so long as he or she is a memthis amendment shall not be ber of the Armed Forces.'

The text of this Section is shown below, with a broken construed as nullifying the change made by such other line through the sentence which is to be deleted:

amendment. Sec. 3. The foregoing Con-stitutional Amendment shall be submitted to a vote of the amendment shall "Section 2. Every person subject to none of the forequalified electors of this State going disqualifications who it an election to be held on shall have attained the age of at an election to be need on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed on them the following: "FOR the Constitutional twenty-one (21) years and who shall be a citizen of the United States and who shall have resided in this State one (1) year next preceding an

"FOR the Constitutional Amendment to allow mem-bers of the Armed Forces who are residents of Texas

"AGAINST the Constitutional Amendment to allow members of the Armed Forces who are residents of Texas to vote." Sec. 4. The Governor of the State of Texas shall issue the

said tax before offering vote at any election in this State and hold a receipt shownecessary proclamation for the election and this amending that said poll tax was paid before the first day of February next preceding such ment shall be published in the manner and for the length of election. Or if said voter shall time required by the have lost or misplaced said tax receipt, he or she, as the case Sec. 5. If the foregoing may be, shall be entitled to vote upon making affidavit before any officer authorized to administer oaths that such tax receipt has been lost. Such affidavit shall be made in writing and left with the judge of the election. The husband may pay the poll tax of his wife and receive the re-ceipt therefor. In like man-

THURSDAY, AUG. 18, 1966

A re-run of "The Ozona Story" as gleaned from the files of 25. The Ozona Stockman

From The Stockman Thurs. Aug. 19, 1937

L. D. Kirby of Lometa assumed his duties Monday as a clerk at the Ozona National Bank. Mr. Kirby succeeds Pleas L. Childress, Jr., who has offered his resignation to become effective September

-29 years ago-Announcing of the approaching marriage of Miss Mrs. Ralph Watson. Mary Genice Hardberger of Lubbock to Pleas L. Childgiven in Lubbock by Miss John Bailey. Kathryn Weaver. The wedding is to take place at 5 o'clock Sunday afternoon, ed the Sewell Station, 15 September 5, in the Presby- miles east of Ozona on the terian Church of Lubbock.

-29 years ago-Rob Miller recently pur- this week. chased 1350 head of 2-year-

-29 years ago-Buster Miller, who has won high score and Mrs. H. been ranching on the J. A. B. Tandy, the bingo prize. Marley place south of Ozona, has leased a 17-section ranch

the old Barr ranch. He will Austin, are the guests of take possession October 1. -29 years ago-

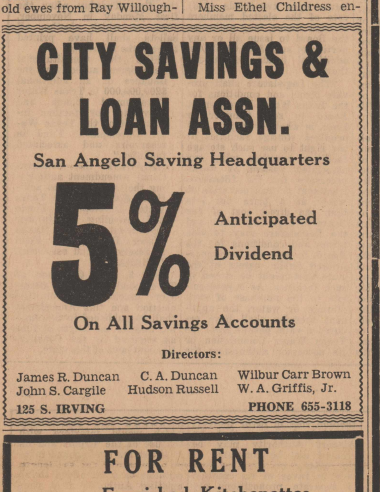
Mrs. H. H. Carden and two small children will return to

-29 years ago-Mr. and Mrs. Brock Jones ress, Jr., of Ozona was made of Houston are visiting Mrs.

> -29 years ago-Ernest Sparkman has leascounty line, from Ruff Sewell taking charge the first of

-29 years ago-

Miss Ethel Childress en-



Furnished Kitchenettes \$60.00 mo.

Furnished 2-bedroom apartment

THE OZONA STOCKMAN -

by at \$7.50 per head. The tertained her contract club club Tuesday night. Guests | FOR SALE - 3-bedroom The News Reel sheep are to be delivered at her home Friday after- were Mr. and Mrs. Phillips house. Central heat and air. from the Willoughby ranch noon. Miss Mildred North Lee Childress, Mr. and Mrs. Fenced yard, attached garon the John Bailey place east was given a gift for her Bill Conklin, Mr. and Mrs. of Ozona, about September birthday and a birthday cake Jack Holt and Mr. and Mrs. to cut in honor of the oc- Hubert Baker. Mr. and Mrs. casion. Mrs. Alvin Harrell Conklin won high score prize.

-29 years ago-Mrs. Bob Austin and her -29 years agothree children are visiting Mr. and Mrs. Jerry Pace her parents, Mr. and Mrs. J. north of Barnhart known as and small daughter, Sue, of R. Kersey. -29 years ago-

Mr. and Mrs. J. M. Baggett With the faculty complete on their ranch home. so far as classroom teachers

-29 years ago-Mrs. Melvin Brown, as- iness for the opening of the their home in Belton Satur- sisted by Mrs. Jimmy Blay- 1937-38 school term Monday, day after a two weeks visit lock, entertained Friday af- September 6. with her parents, Mr. and ternoon with a party for her

son, Joe Albert, celebrating TAKE soil away the Blue his third birthday. -29 years ago-

are concerned, all is in read--000

Lustre way from carpets and upholstery. Rent electric W.L. Mac Mckinney

Mr. and Mrs. Richard Flo- shampooer \$1. South Texas Ph. 653-3800 - San Angelo yesterday afternoon at a tea Jones' parents, Mr. and Mrs. wers entertained their bridge Lumber Co.

age. \$75.00 per mo. No. 38 Only Production Credit Association borrowers say, Crockett Heights. Pr. 392-2093. 20-tfc Phone news to the Stockman

A DOZEN YEARS OF SATISFACTORY SERVICE IN OZONA ServiceMASTER the responsible system Reliable — Depenable Trust Us to Clean Your

sav:

116 S. Oaks

Valuable Carpets CALL

San Angelo, Texas E. D. Webster, Dir.

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

WHO OWNS MY BANK?

"I DO!"

Borrowers of the Texas PCA own their loan company.

That's the reason the interest costs are low. He is assured

of courteous and interested consideration because he can

"WE GOT OUR MONEY FROM OUR OWN 'OUTFIT'!"

Texas Production Credit Ass'n.



There's happiness and ice cream all over her face! It takes so little to delight a child, and we sometimes





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 Ozona T V System Evans Foodway White's Auto

Jim's Gent Shop

Ranch Feed & Supply Co. Sutton's Chevron Station South Texas Lumber Co. of Ozona **Rutherford Motor Co.**

Ozona Butane Co. Meinecke Ins. Agency **Glynn's Shell Station** Flying W Cage Eggs

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

PAGE SIX

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT

"(d) Such local tax assessor

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER & 1066 ON NOVEMBER 8, 1966. is devoted.

IOUSE JOINT RESOLU-TION NO. 79 proposing an sworn statement in writing amendment to Article VIII, the local tax assessor shall amendment to Article VIII, the local tax assessor shall Constitution of the State of determine whether or not Texas, by adding Section 1-d to provide that all land owned by natural persons designated use as defined herein and in for agricultural use shall be the event it so qualifies he assessed for all tax purposes shall designate such land as on the consideration of only being for agricultural use and those factors relative to such assess the land accordingly. agricultural use

BE IT RESOLVED BY THE may inspect the land and re-LEGISLATURE OF THE quire such evidence of use and STATE OF TEXAS:

source of income as may be Section 1. That Article VIII, Constitution of the State of mining whether or not the Texas, be amended by adding agricultural use provision of

Section 1-d to read as follows: "Section 1-d. (a) All land owned by natural persons which is designated for agri-for in this Act unless for at ulture under the second or a second o cultural use in accordance least three (3) successive with the provisions of this years immediately preceding Section shall be assessed for the assessment date the land all tax purposes on the conhas been devoted exclusively sideration of only those facfor agricultural use, or unless tors relative to such agricul-tural use. 'Agricultural use' ly developed for agricultural ly developed for agriculture means the raising of livestock during such time.

or growing of crops, fruit, flowers, and other products of "(f) Each year during which the land is designated the soil under natural condi-tions as a business venture for profit, which business is records the valuation which the primary occupation and source of income of the owner. where the land not qualified for such designation under this Section.

"(b) For each assessment If designated land is subse-ear the owner wishes to quently diverted to a purpose the manner and for the length year qualify his land under pro-visions of this Section as use, or is sold, the land shall constitution and laws of this visions of this Section as use, or is sold, the land shall constitution and laws of this designated for agricultural be subject to an additional state.

tax. The additional tax shall equal the difference between

taxes paid or payable, here-under, and the amount of tax payable for the preceding three years had the land been otherwise assessed. Until paid, there shall be a lien for addi tional taxes and interest on land assessed under the provisions of this Section. "(g) The valuation and as-sessment of any minerals or "(c) Upon receipt of the

subsurface rights to minerals shall not come within the provisions of this Section." Sec. 2. The foregoing Con-stitutional Amendment shall be submitted to a vote of the qualified electors of State at an election to be held

on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed on them the following: "FOR the Constitutional Amendment to provide that all land owned by natural persons designated for agricultural use shall be assessed for all tax purposes on the consideration of only those factors relative to

such agricultural use. "AGAINST the Constitutional Amendment to provide that all land owned by natural persons designated for agricultural use shall be assessed for all tax pur-poses on the consideration of only those factors relative to such agricultural use."

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

subsequently sold and deliver-

ed and any voted, but unis-sued, bonds of other school

districts involved in such an

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT

NUMBER TEN ON THE BALLOT

PROPOSED CONSTITU- on all taxable property within TIONAL AMENDMENT the boundaries of the district TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966.

HOUSE JOINT RESOLU- ance of a junior college, as TION NO. 65 proposing an Amendment to Section 3-b of Article VII of the Constitu-terest on all bonded indebtedness outstanding against, or attributable, adjusted or allotion of Texas providing that school taxes theretofore voted cated to, such district or any in any independent school disterritory therein, in the amount, at the rate, or not to trict or in any junior college district shall not be abrogated, exceed the rate, and in the manner authorized in the discancelled or invalidated by a change in boundaries nor shall trict prior to the change in bonds voted, but unissued, at its boundaries, and further in accordance with the laws unthe time of such change, be invalidated by such change; authorizing the levy of taxes der which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such after such change without further election in the district as changed; providing an exception in the case of the an-nexation or consolidation of whole districts; providing for the district prior to any such change in boundaries, and to an election and the issuance of a proclamation therefor. assess, levy and collect ad va-BE IT RESOLVED BY THE LEGISLATURE OF THE

lorem taxes on all taxable property in the district as changed, for the payment of STATE OF TEXAS: Section 1. That Section 3-b principal of and interest on Article VII of the Consti-

nexation or consolidation shall not thereafter be issued." Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State it an election to be held throughout the State of Tex-as on the first Tuesday after the first Monday in Novem-ber, 1966, at which election all ballots shall have printed

thereon the following: "FOR the Amendment to Section 3-b of Article VII of the Constitution of Texas providing that taxes or bonds previously voted in any independent school dis-trict or in any junior col-lege district shall not be abrogated, cancelled or in-validated by any change in boundaries and authorizing the continuance of the levy of taxes after such change without further election. "AGAINST the amendment to Section 3-b of Article VII of the Constitution of

Texas providing that taxes or bonds previously voted in any independent school district or in any junior col-lege district shall not be

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER ELEVEN ON THE BALLOT

PROPOSED CONSTITU- Law, including the require-PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. SENATE JOINT RESOLU-TION NO. 19 proposing an Amendment to Section 49-d, Article Development and transportation of water for storage to be required and interest on state bonds is sued or contractual obligations for the acquisition and devel-opment of storage facili-ties, and any system or works necessary for the filtration, Amendment to Section 49-d, Article Development Board, provided transportation of water for the acquisition and devel-opment of storage facilities in the constructed or to be constructed by the Federal Government. Such contracts Article III of the Constitu- of water from storage to declaring state policy regard-declaring state policy regarding optimum development of facilities for transporting wawater reservoirs; providing ter therefrom to wholesale for the use of the Texas Wa- purchasers, or for any one or ter Development Fund under such conditions as the Legis-lature may prescribe by Gen-the Texas Water Developeral Law in the acquisition and development of storage facilities and any system of works properly appurtenant thereto; providing for the be used to finance any project ply with respect to payment shall include standby service, sale, lease or transfer of such which contemplates or results of principal and interest re- may be used for the operafacilities under General Laws; in the removal from the basin quired to be paid by such con- tion and maintenance of ac providing for long-term con-tracts for water storage fa-cilities; authorizing the issu-ance of an additional \$200,-000,000 in heads by the Teras. In the removal from the basin of origin of any surface water necessary to supply the rea-sonably foreseeable future 000,000 in heads by the Teras. 000,000 in bonds by the Texas next ensuing fifty-year period Water Development Board up- within the river basin of orion a two-thirds (2/3) vote of gin, except on a temporary, the elected members of each interim basis. "Under such provisions as

house; providing that anticipa-tory legislation shall not be invalid because of its anticipa-tory character; providing for the necessary election, form of ballot; and proclamation and multication for useful purposes by conand publication. BE IT RESOLVED BY THE for useful purposes by con-struction or reconstruction or

LEGISLATURE OF THE enlargement of reservoirs STATE OF TEXAS: constructed or to be con-Section 1. That Section 49-d of Article III of the Consti-tution of the State of Texas be amended to rest for the State of Texas or on any stream constituting a bounda-the state of Texas or on the State of Texas or on t

be amended to read as fol- ry of the State of Texas, to-"Section 49-d. It is hereby, works necessary for the fil-the Texas Water Development lows:

declared to be the policy of the State of Texas to encour-age the optimum development of the limited number of lowing governmental agenfeasible sites available for the cies: by the United States of facilities together with any feasible sites available for the construction or enlargement of dams and reservoirs for conservation of the public wa-ters of the state, which wa-ters are held in trust for the use and benefit of the public. The proceeds from the sale of the state of the public. The proceeds from the sale of the state of the proceeds from the sale of the state of the s the additional bonds author-ized hereunder deposited in the Texas Water Development State of Texas is a party; and priated public waters of the the Texas Water Development Fund and the proceeds of bonds previously authorized by Article III, Section 49-c of this Constitution, may be used by the Texas Water De-velopment Board, under such provisions as the Legislature may prescribe by General

ment

in whole or in part.

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

"The Legislature shall provide terms and conditions for

THURSDAY, AUG. 18, 1966

which the Texas Water De-| acquisition of such storage favelopment Board has financed cilities or the water impoundwhole or in part. "Under such provisions as ceived from any sale, transfer the Legislature may prescribe by General Law, the Texas Water Development Board shall be used to pay principal may also execute long-term contracts with the United States or any of its agencies incurred by the Texas Water for the acquisition and devel- Development Board, provided reservoirs constructed or to ent to pay the full amount of be constructed by the Federal indebtedness then outstanding Government. Such contracts and the full amount of inter-when executed shall consti-est to accrue thereon, any tute general obligations of the further sums received from State of Texas in the same the sale, transfer or lease of such storage facilities or asmanner and with the same ef-fect as state bonds issued un-be used for the acquisition of ceding Section 49-c of this Constitution, and the pro-visions in said Section 49-c with respect to payment of principal and interest on state bande iscued shall likewise an bonds issued shall likewise ap- from the sale of water, which

tion of the adoption of this "The aggregate of the bonds authorized hereunder not be void by reason of their

> 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, 1966, at which election all ballots shall have printed thereon the following: "FOR the Constitutional

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

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

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT

PROPOSEDCONSTITU-
AirportAirport Authorities composedTIONALAMENDMENT
of one or more counties, with
power to issue general obli-ELECTION TO BE HELD gation bonds, revenue bonds, ON NOVEMBER 8, 1966. SENATE JOINT RESOLU-ION NO. 1 proposing an the exercise of the power of

Authority or a single county Authority; provide for the ap-pointment by the Board of Counties seeking admission to

thereon vote in favor thereof; hazards and obstructions Airport Authority may be created and be composed of facilities for landing and takethe county or counties that off; an additional county or vote in favor of its creation counties may be added to an if separate propositions are submitted to the voters of each county so that they may vote for a two or more county is filed with and an election

THE O

tution of Texas be amended mitted by the laws under validated by any change in	Amendment to Article IX of eminent domain or otherwise, Directors of an Assessor and an Authority and the vote is
to be and read as tollows: which and handa wore voted	the Constitution of Texas by construction, reconstruction, Collector of Taxes in the Au- favorable, then admission may thority, whether constituted be granted to such county or
"Section 3-b. No tax for the In those instances where the boundaries and authorizing the continuance of the levy	adding thereto a new bection repair of renovation of any of any more counting but the Board of Di
maintenance of public free boundaries of any such inde- of taxes after such change	to be known as section 12, anport of anports, tanding where duty it shall be to mostows of the then existing
schools voted in any indepen- pendent school district are without further election."	authorizing the Legislature to richs and runways, an port accord all taxable property Authority upon such tarms
ant school district and no tax schonged by the approvation of without further election.	provide by law for the crea- bundings, hangars, facilities, both real and personal and conditions as they may
or the maintenance of a jun- or consolidation with, one or If it appears from the re-	tion, establishment, mainten- equipment, fixtures, and any collect the taxos therean agree men and evidenced by
or college voted by a junior more whole school districts, turns of said election that a	ance and operation of Airport and all property, real or per- Authorities composed of one sonal, necessary to operate, based upon the tax rolls ap- a resolution approved by two-
billege district, nor any bonds the taxes to be levied for the majority of the votes cast were in favor of said Amend-	or more counties; authorizing equip and maintain an airport; proved by the Board of Di- thirds (2/3rds) of the then
ted in any cuch district but inumaged harainahava author. Welle ill lavoi of sale rinena	the creation of a board of di- shall provide for the ontion rectors, the tax to be levied existing Board of Directors,
issued, shall be abrogated, ized may be in the amount ment, the same shall become	rectors by appointment or by the governing body of the not to exceed Seventy-Five provided, however, the county
incelled or invalidated by or at not to exceed the rate a part of the State Constitu-	election: providing that the city or cities whose airport Cents (15c) per One Hundred or counties that may be so
hange of any kind in the theretofore voted in the dis- tion and be effective on and	mombarship of the heard facilities are sourced by son Dollars (\$100) assessed valu- added to the then existing
ange in boundaries, the gov- such change the greatest Sec. 3. The Governor shall	shall be based upon the pro- tificated airlines and whose ation of the property, provid- Authority shall be given rep-
ming body of any such dis- scholastic population accord- issue the necessary proclama-	I nontienate next of the next facility or some interact ed, nowever, that the property resentation on the board of
ict, without the necessity of ing to the latest scholastic tion for said election, and	lation of each county, with no therein, is proposed to be or of state regulated common Directors by adding additional
additional election, shall census and only the unissued shall have the same published	county having less than one has been acquired by the Au- carriers required by law to directors in proportion to
we the power to assess, levy bonds of such district voted as required by the Constitu-	member; providing for the thority, to either appoint or pay a tax upon intangible as- their population according to necessary election: authoriz- elect a Board of Directors of sets shall not be subject to the last preceding Federal
id collect ad valorem taxes prior to such change, may be tion and Laws of this State.	necessary creeking and a pourt of proceeding her the Autheniter Canana "
in concer me success prot to back competence	Ing the levy of an annual tax ball have be manager aball had Goo 9 The foregoing Con
	not to choose borondy and uppointed buch up
	Conto (100) per one manared permanent of manared the mender and he submitted to a vote of the
PUBLIC NOTICE such period of time as would	Dollars (\$100) valuation; pro- vided, however, that the prop- Court after consultation with shall be equal and uniform qualified electors of this state
permit a former resident of	notify is deterning the second and consent of the governing throughout the Authority as at an election to be held on
ronosed CONCTITUTIONAL AMENDMENT this State to meet the resi-	provided by the first Tuesday after the
CONSTITUTIONAL AMENDMENT dence requirements for voting	to new a tay man intensible sities and if the Board of Constitution; the Legislature first Monday in November,
NUMBER EIGHT ON THE BALLOT in his new state of residence,	agasts shall not be explored to Dimentance is elected they shall SUALL SUALL SUALL SUALLY UNCLASS 1200% at WHICH CICCULUM and
and in no case for more than	taxation by the Authority: he elected by the qualified or acquisition by the Author-ballots shall have printed
ROPOSED CONSTITU- or propositions to be voted on twenty-four (24) months."	authorizing the Authority to taynaving votors of the coun- 110 of any existing airport 1a- thereon the following.
TIONAL AMENDMENT by all electors throughout Sec. 2. The foregoing Con-	employ or annoint an assessor to which chooses to elect the Cliffy publicly owned and 11-1 "FUR the addition of Sec-
TO BE VOTED ON AT AN this State.	and collector of taxes whose Directors to represent that hanced and served by ceru- tion 12 of Article IA of the
ELECTION TO BE HELD "(b) Notwithstanding any be submitted to a vote of the ON NOVEMBER 8, 1966.	duty it shall be to assess and county such Directors shall incated airlines, in iee or oil Constitution, authorizing
	collect the taxes on the tax serve without compensation any interest therein, or to the Legislature to provide
HUUSE JUINT RESULUTION the Logislature man for an election to be held on I	rolls approved by the Board for a term fixed by the enter into any lease agree- by law for the creation,
TON NO. 24 proposing an enact laws and provide for a first Tuesday after the	of Directors of said Author- Legislature not to exceed six ment therefor, upon such establishment, maintenance
he Constitution of the State ing the time for such registration, includ- the Constitution of the State ing the time for such registration, he which election all	ity, said taxes to be assess- (6) years, and shall, be se- ed equally and uniformly lected on the basis of the be mutually agreeable to the Authorities composed of
he Constitution of the State f Texas by adding a new tration, permitting any person	ed equally and uniformly lected on the basis of the be mutually agreeable to the Authorities composed of throughout the county or proportionate population of Authority and the owner of one or more counties, and
f Texas by adding a new tration, permitting any person the following:	throughout the county or proportionate population of Authority and the owner of one or more counties, and counties, comprising the Au- each county based upon the such facilities, or authorized authorizing the levy of a
ection thereto, Section 2a, to (1) who is qualified to vote "FOR the Constitutional	thority, as required by the last preceding Federal Census, the acquisition of same tax not to exceed Seventy-
rovide for voting on electors in this State except for the or President and Vice Presi- residence requirements of	Constitution; granting to such and shall be a resident or through the exercise of the Five Cents (75c) on the
lent, and on all state-wide of-	Authority the power to ac- residents of such county; pro- power of eminent domain, and One Hundred Dollars (\$100)
ices, questions of proposi- (2) such chall have mended and check for the rest	quire by purchase, or through vide that no county shall have in the event of such acquisi- valuation of all taxable
10118 DV DEISUNS DUAITIED ID Consultante this Chats and a consultante in a	eminent domain proceedings less than one (1) member on tion, if there are any general property within such Air-
the in this state except for loss thisty (20) down most of district to vote	existing publicly financed air- the Board of Directors. pro- Obligation bonds that the own- port Authority except the
needing county of district preceding a Conoral Floation 101 Trestaction and the	port properties or other sites vide for the holding of an er of the publicly owned air- property of state regulated
concince requirements, and to in a providential electron mean	necessary to have and to im- election in each county pro- port facility has outstanding, common, carriers required
10 yille 10r volilig on electors and (2) who shall have here I are been and on the on the one of the state of	prove the same, power to is- posing the creation of an Au- the same shall be fully as- by law to pay a tax upon
of theshuelly and vice prester a multified alastan in another of propositions,	sue and sell general obliga- thority to be called by the sumed by the Authority and intangible assets, after ap-
	tion bonds and revenue bonds, Commissioners Court or Com- sufficient taxes levied by the proval of its voters."
Thitley blacks citizens will had momental to this chat and builded bounded to the	or either of them; authorizing missioners Courts, as the case Authority to discharge said "AGAINST the addition of
ave moved mu of out of the strand have been shared to a apparton the	the assumption of outstanding may be, upon petition of five outstanding indebtedness; and Section 12 of Article IX of
tate preceding a presidential vote in such other state had dontial and Wise Dresi	indebtedness secured by gen- per cent (5%) of the quali- likewise any city or owner the Constitution, author-
he remained there until such a state there	eral obligation bonds and as- fied taxpaying voters within that has outstanding revenue izing the Legislature to pro-
LI MESULVED DI THE election, to vote for electors i succession in a state	suming the obligations of the the county or counties, said bonds where the revenues of vide by law for the crea- city or cities under ordinances elections to be held on the the airport have been pledged tion, establishment, main-
Amondment of The 101 Tresident and vice rrest- tional Amondment normit	
Section 1 Article VI of the thet election of the States in ting persons qualified to	which revenue bonds have county is included, provided against the airport facilities, Airport Authorities com-
or the state of the state of the state except for	been issued and sold; to enact that no more than one (1) the Authority shall assume and posed of one or more coun-
was is amended by adding "(c) Notwithstanding any the residence requirements	zoning regulations and other such election may be called in discharge all the obligations of ties, and authorizing the
new Section thereto. Section of this Con- new Section thereto. Section the residence requirements in a county or district to	measures to protect the air- a county until after the ex- the city under the ordinances levy of a tax not to exceed
Sutution, the Legislature may vote for Presidential and	port facilities from hazards piration of one (1) year: in and bond indentures under Seventy-Five Cents (75c)
"Section 2 (a) Mit-ill enact laws and provide for a vice Presidential Electors	and obstructions: providing the event such an election has which said revenue bonds have on the One Hundred Dol-
nding any other provision ing the time for such regis- this ces, questions or proposi-	for the adding of an additional failed, and thereafter only upon been issued and sold. Any city lars (\$100) valuation of all
this Constitution, the Leg- tration, permitting absentee tions, and permitting citi-	county or counties to the Au- a petition of ten per cent which owns airport facilities taxable property within such
ture may enact laws and voting for electors for Prosi- gong of the United States	thority. (10%) of the qualified taxpay- not serving certificated airlines Airport Authority except the
ovide a method of registra- I dent and Vice President of the recently arrived on deported	BE IT RESOLVED BY THE ing voters being presented to which are not purchased or property of state regulated
n, including the time of United States in this State by from the State to yoth for	LEGISLATURE OF THE the Commissioners Court or acquired or taken over as common carriers required by
In registration, nermitting former residents of this State Dresidential and Way Dresidential	State OF TEXAS: Commissioners Courts of the herein provided by such Au- law to pay a tax upon in-
Person who is qualified to (1) who have removed to and dential Floaters "	Section 1. That Article IX county or counties in which thority, shall have the power tangible assets, after ap-
E III tills plate except for other state and (2) who most Son .? The Correspondent	of the Constitution of the such an election has failed, to operate the same under the proval of its voters." State of Texas be amended by and in the event that two or existing laws or as the same Sec. 3. The Governor of
residence requirements all analitications except residence shall issue the moore	State of Texas be amended by and in the event that two or existing laws or as the same Sec. 3. The Governor of more counties vote on the may hereafter be amended. Texas shall issue the neces-
and a county of district. as i dence requirements for voting court programation for the	to be known as Section 12, proposition of the creation of Any such Authority when cre- sary proclamation for the elec-
101 11 Decuoil 4 01 this for electors for President and election and this Amondment	reading as follows: an Authority therein, the ated may be granted the pow- tion, and this Amendment
while w Yule full the elecal vice Programt in this State shall be muchlished in the man	"Section 12. The Legisla- proposition shall not be deem- er and authority to promul- shall be published in the man-
IS THE FRESHERT and VICE at the time of the election I now and for the longth of time I	ture may by law provide for ed to carry unless the major- gate, adopt and enforce ap- ner and for the length of time
concluding of whe offices i pit the privileges of suffrage las remined by the Constitut	the creation, establishment, ity of the qualified taxpaying propriate zoning regulations as required by the Constitu-
ad (2) all offices, questions so granted shall be only for tion and laws of this State.	maintenance and operation of voters in each county voting to protect the airport from tion and laws of this state.
	in court i court i court i court and and or one sould

THURSDAY, AUG. 18, 1966

Recipe of the Week From Kitty's Kitchen

Herbed Egg Salad 1 pkg. (3 oz.) celery flavor-

ed jello 1 cup hot water 1/4 cup lemon juice 10 hard cooked eggs -(chopped) 1/4 cup mayonnaise (or Miracle Whip)

3 tbs. lemon juice

or fresh onion

2 tbs. minced parsley

4 teas. oregano

1 teas. salt

 $\frac{1}{4}$ teas. black pepper

4 drops Tabasco

1/2 cup whipping cream, whipped

Add jello to hot water and stir over very low heat until dissolved, blend in lemon juice (1/4 cup) and chill until slightly thickened.

Beat eggs, lemon juice (3 tbs) and mayonnaise in mixer until fluffy. Add seasonings and fold in whipped cream. Fold this mixture into thickened jello. Pour into 11/2 quart greased mold and chill until set.

This is a fantastic salad. Try it at your next salad luncheon and enjoy the raves it will get.

Jello Punch

2 — 46 oz cans pineapple

juice

3 to 4 cups sugar 2 packages Jello (your favorite friut flavor)

1 large can frozen lemon-

ade 2 teaspoons almond extract 2 teaspoons vanilla ex-

trac;

4 cups of water

Everyone should have this recipe if they have children in the family. It's a delicious hot weather drink and keeps well in the refrigerator. Especially good for serving at parties.



in home economics classes at both high school and college Wool Referendum levels. into promotional pro- In Oil Bounty The Texas Sheep and Goat retailers and their employgrams designed to encourage sheep producers September paigns as the Miss Wool pro-12 to 23, said G. C. Magruder gram and the Make-It-With- Continent Oil & Gas Asso-

Jr., president. The referen- Wool contests. dum will decide whether pro- Magruder pointed to enducers wish to continue to couraging signs in the sheep urday. support an industry promo- industry. Wool prices to the tion program which is fin- producer for the first six industry statistics calls at- crop. But you can skin the anced by a deduction from months of this year are run- tention to the 100th anniver- animal only once." — Unitah their wool and lamb incent- ning more than 11 per cent sary of the first oil well drill- Basin (Utah) Standard. 3 teaspoons minced chives ive payments. The deduction aead of the first six months ed in Texas, the 1866 venis to be increased 50 per cent of 1962 — the last time a ture of Lyne T. Barrett near to 1½ cents a pound on wool referendum was conducted. Nacogdoches. The leaflets and 71/2 cents per cwt. on Mill consumption for apparel are distributed free through lamb if the referendum car- wool use was up 15 per cent the Association's Oil Infor-

. . dzGRA Urges

Yes' Vote In

ries Magruder, of Mertzon, point-Lamb prices the first six In keeping with the theme. ed out that the competitors months of 1966 were up 7 'Texas & Oil . . . 100 Year of wool and lamb spend hun- per cent from 1965 and 23 of Growth," the publication dreds of millions of dollars per cent from the average says Texas has produced 23.7 each year in advertising and of the last four years.

publications ,into education Century Brought **Texas \$63 Billion**

sale of crude oil, Texas Mid- one billion dollar mark. ciation reports in its "66

KMAN

the first four months of 1966. mation Committee program. billion barrels of oil, 36.3 per

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FIFTEEN ON THE BALLOT

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. SENATE JOINT RESOLU-TION NO. 33 proposing an Amendment to Section 6, Ar-ticle XVI, Constitution of the State of Tervas to authorize State of Texas, to authorize state participation in programs financed with funds from pri-vate or federal sources and conducted by local level or non sectarian associaother private, nonsectarian as-sociations, groups, and non-profit organizations for estab-and equipping facilities for asprofit organizations for estab-lishing and equipping facilities for assisting the blind, crip-pled, or otherwise physically or mentally handicapped in becoming gainfully employed, for their rehabilitation or res-toration, or for providing other services essential for the better care and treatment to be essential for the better

the better care and treatment of the handicapped. to be essential for the better care or treatment of the BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: handicapped. "The state agencies may de-

STATE OF TEXAS: Section 1. That Section 6, Article XVI, Constitution of the State of Texas, be amend-ed to read as follows: "Section 6, Article XVI, Constitution of the state of Texas, be amend-ed to read as follows: "Section 6, Article XVI, Constitution of the state of Texas, be amend-ed to read as follows: "Section 6, Article XVI, Constitution of the state of Texas, be amend-ed to read as follows: "Section 6, Article XVI, Constitution of the state of Texas, be amend-ed to read as follows: "Section 6, "Section 1. That Section 6, Article XVI, Constitution of the state of Texas, be amend-ed to read as follows: "Section 6, "Section 6, Article XVI, Constitution of "Section 6, and the state of Texas, be approximate of the state of the the State of Texas, be amend-ed to read as follows: may not be expended that any purpose other than the pur-pose for which it was given. Notwithstanding any other provision of this Constitution, the state agencies may expend 'Section 6. (a) No appropriation for private or indi-vidual purposes shall be made, inless authorized by this Constitution. A regular state-ment, under oath, and an acmoney accepted under this subsection without the necescount of the receipts and ex-penditures of all public mon-ey shall be published annualnditures of all public mon-shall be published annual-in such manner as shall prescribed by law.

"(b) State agencies charged with the responsibility of pro-viding services to those who are blind, crippled, or other-

thorized to render services to the handicapped from contracting with privately-owned or local facilities for neces-sary and essential services, sary and essential services, subject to such conditions, standards, and procedures as may be prescribed by law." Sec. 2. The foregoing Con-stitutional Amendment shall be submitted to a vote of the qualified voters of this state at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed on

them the following: "FOR the Constitutional Amendment authorizing as-sistance to the blind, crip-pled, or otherwise physically or mentally handicapped in the form of grants of public funds obtained from private or federal sources only, to local level or other private, nonsectarian associations, groups, and non-profit organizations for establishing and equipping facilities to assist the handicapped in becoming gainfully employed, for their rehabilitation or restoration, or for providing other services essential for the better care and treatment of the handicapped.' "AGAINST the Constitutional Amendment author izing assistance to the blind crippled, or otherwise phys-ically or mentally handicap-ped, in the form of grants of public funds, obtained of public funds, obtained from private or federal sources only, to local level or other private, nonsec-tarian associations, groups, and nonprofit organizations for establishing and equip-ping facilities to assist the handicapped in becoming gainfully employed, for their rehabilitation or res-toration, or for providing toration, or for providing other services essential for the better care and treatment of the handicapped." Sec. 3. The Governor of the State of Texas shall issue the

(1) determining the desire of a majority of the qualified voters within the district to

(2) disposing of or trans-ferring the assets, if any, of

(3) satisfying the debts and

dissolve it:

the district; and

cent of U.S. total, since Barret's well.

Another significant milestone in Texas oil history is noted: In the 100th year the Dallas, Texas - The econ- total oil and gas money in Raisers' Association support ees to recommend wool and omic bounty Texas has gain- the Permanent School Fund a "Yes' vote in the upcom- lamb to their customers, into ed during the past century and the University of Texas ing national referendum for such publicity-winning cam- includes \$63 billion from the Permanent Fund passed the -000-

"Taxation is a lot like Facts" leaflet released Sat- sheep shearing. As long as you shear a sheep it will The annual computation of continue to produce a new follow me everywhere?"

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT

PROPOSEDCONSTITU-
TIONALvide for a voluntary merger
into the System herein au-
thorized by this Constitutional
thorized by this Constitutional
Amendment of any System of
Retirement, Disability and
Death Compensation Benefits
which may now exist or that
may hereafter be established
under subsection (b) of Sec-
tion 62 of Article XVI a
new subsection to be denominew subsection to be denominated subsection (c), of said Section 62; authorizing the lature in the enabling statute Legislature to enact laws establishing, subject to the lim-itations stated, a State-wide that will be contributed by System of Retirement, Dis-ability and Death Compensa-subdivision of the state or potion benefits for the officers litical subdivision of the coun and employees of the counties and other political subdivisions of the state, and of the po-litical subdivisions of any county. BE IT RESOLVED BY THE LECISI ATURE OF THE

County. BE IT RESOLVED BY THE LEGISLATURE OF THE

LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 62 of Article XVI of the Con-stitution of the State of Tex-as be amended by adding thereto a subsection (c) which shall read as follows:

shall read as follows: "(c) The Texas Legislature is authorized to enact appro-priate laws to provide for a System of Retirement, Disa-bility and Death Benefits for all the officers and employees of the county of other political subdivision all the officers and employees of the county of the rest of the county and employees of the county of the rest of the county and employees of the county of the rest of the county and employees of the county of the rest of the county and employees of the county of the rest of the county and employees of the county of the rest of the county and employees of the county of the rest of the rest of the county of the rest of the rest of the county of the rest of all the officers and employees of a county or other political subdivision of the state, or a included in those systems repolitical subdivision of a coun-ty; providing that when the Texas Legislature has passed the necessary enabling legis-lation pursuant to the Constitution parsuant of the origination, then the governing body of the county, or other political sub-division of the state, or politi-cal subdivision of the county shall make the determination division of the state, or politi-cal subdivision of the county shall make the determination as to whether a particular county or other political sub-division of the state, or sub-division of the state, or sub-division of the county partici-pates in this System; provid-ing further that such System shall be operated at the ex-pense of the county or other political subdivision of the state or political subdivision of the county electing to par-ticipate therein and the offi-ers and employees covered by

- Texas Constitution; providing will make the determination

Gluncky;

My Neighbors

"Darn it, Fang-must you

gardless of whether the coun-ty or other political subdi-vision of the state or political subdivision of the county par-ticipates in the Retirement Disability and Death Benefit System authorized by this Constitutional Amendment, or whether they participate in a

this System." Amendment authorizing the Texas Legislature to establish a State-wide Coopera-tive System of Retirement, said election and have notice Disability and Death Bene-fits for the officials and employees of the various counties or other political subdivisions of the state, or this state.

"Americans used to shout, 'Give me liberty!' Now they just leave off the last word."

PAGE SEVEN

"The most successful investor is the woman who turns a \$3 wedding license into a \$50,000 divorce certificate." - Murray Hill (N. Y.) News.

OZONA LODGE NO 747 A. F. & A. M. Reg. meeting on VE 1st Mon. of mon.

political subdivisions of a authorizing the county; authorizing the Legislature to provide for a voluntary merger into the system authorized by this Amendment by those offi-cers and employees covered by the provisions of subsec-tion (b) of Section 62 of Article XVI of the Texas Constitution or form crist Article XVI of the Texas Constitution as now exist-ing or may hereafter be established; providing that costs of this System shall be borne by the counties and other political subdivi-sions of the state and po-litical subdivisions of the county electing to marticicounty electing to partici-pate therein and the officers and employees covered by the System; and forbid-ding the Legislature from making any appropriations for the operation of this System."

"AGAINST the Constitu-"AGAINST the Constitu-tional Amendment author-izing the Texas Legislature to establish a State-wide Cooperative System of Re-tirement, Disability and Death Benefits for the officials and employees of the various counties or other political subdivisions of the political subdivisions of the state, or political subdivi-sions of a county; author-izing the Legislature to provide for a voluntary merger into the system au-thorized by this Amend-ment by those officers and employees covered by the employees covered by the provisions of subsection (b) of Section 62 of Article XVI of the Texas Constitution as now existing or may hereafter be established; providing that costs of this System shall be borne by the counties and other po-litical subdivisions of the state and political subdivi-sions of the county electing to participate therein and the officers and employees covered by the System; and forbidding the Legislature from making any appropria-tions for the operation of

If it appears from the re-turns of said election that a majority of the votes have been cast in favor of such amendment, the same shall become a part of the Consti-tution of the State of Texas.

Mr. Rancher:

Too many short-term debts can cripple your total credit program, tie up operating capital and cause you to miss opportunities that require immediate funds. For these reasons, it can pay you to consolidate your short-term obligations with a long-term, low cost Land Bank loan on your farm or on your ranch.



SONORA. TEXAS Phone 24221

PIANO LESSONS

Mrs. Tom Sims is now enrolling students for piano lessons beginning September 10.

> Call 392-3077 for information 20-4tc

Chiropractor Dr. R. T. Holland 501 8th St., Ozona

hours 9:00 - 6:00 Mon. Wed. & Fri. Phone 392-3140

FOR SALE Homes Lots **Rent Property Johnny Jones** Ph. 392-3152 **Real Estate** Insurance

wise physically or mentally the amount of money handicapped may accept mon-ey from private or federal sources, designated by the money to be used in and es-tablishing and equipping facil-ities for assisting these who money to be used in and es-tablishing and equipping facil-ities for assisting those who are blind, crippled, or other-wise physically or mentally handicapped in becoming gain-fully employed, in rehabilitat-ing and restoring the handi-

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT

NUMBER TWELVE ON THE BALLOT

PROPOSED CONSTITU-TIONAL AMENDMENT ed within the district bound-

be prescribed by law.

cers and employees covered by the System; and providing that the Legislature of the State of Texas shall never make an appropriation to pay the costs of this Retirement, Disability and Death Compensation System. "The Legislature may pro-

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT

PROPOSED CONSTITU-TIONAL AMENDMENT der the present Constitution TION NAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966.
SENATE JOINT RESOLU-TION NO. 26 proposing an Amendment to Sections 4 and 5 of Article V of the Consti-tution of the State of Texas to provide for a Court of Criminal Appeals of five members; prescribing their qualifications; elections, appointments, tenure of office and compensation; and pre-scribing the term of court of said court.
BE IT RESOLVED BY THE LEGISLATURE OF THEE STATE OF TEXAS:
Pictor Construction of the State of Texas at an elected and qualified.
Senate A and the successor shall have been elected and qualified.
The two members of the Count of Criminal Appeals in aid of the Court of Criminal Appeals in a difference of the court of Criminal Appeals of five and compensation; and pre-scribing the term of court of said court.
STATE OF TEXAS:
Contage A and and the successors are of the court of this amendment and until their successors are pointments, tenure of office and compensation; and pre-scribing the term of court of said court.
BE IT RESOLVED BY THE LEGISLATURE OF THE
STATE OF TEXAS:

STATE OF TEXAS:

same salaries as the Associate by the qualified voters of the state at a general election and in all criminal cases of what-shall hold their offices for a ever grade, with such excepterm of six years. In case of a tions and under such regula-a vacancy in the office of a tions as may be prescribed by Judge of the Court of Crimi-nal Appeals, the Governor "The Court of Criminal Ap-"The Court of Criminal Ap-peals and the Judges thereof shall, with the advice and con-sent of the Senate, fill said

vacancy by appointment until next succeeding general the writ of habeas corpus, and under such regulations as may

"The Judges of the Court of Criminal Appeals who may be in office at the time when diction. The Court of Crimi-be prescribed by law, issue sary to enforce its own juris-state. Sec. 4. The Governor shall this Amendment takes effect shall become Judges of the Court of Criminal Appeals and continue in office until the expiration of the term of office for which each has

peals may sit for the trans-action of business at any time from the first Monday in Oc-tober to the last Saturday in September in each year, at the State Capitol. The Court of Criminal Appeals shall appoint a clerk of the court who

elected and qualified. Said Judges shall by agreement or otherwise designate the inat an election to be held throughout the state on the first Tuesday after the first Monday in November, A.D. 1966, at which election each voter opposing said proposed Amendment shall scratch off the ballot with a pen or pencil the following words printed on said ballot:

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

Each voter favoring said proposed Amendment shall proposed Amendment shall scratch off the ballot in the same manner the following words printed on said ballot: "AGAINST the Amend-ment to the State Constitu-tion providing for a Court of Criminal Appeals of five members and mescribing members, and prescribing the term of said court."

If it appears from the returns of said election that a majority of the votes cast are in favor of said Amendment shall have the power to issue

TION NA L AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLU-TION NO. 48 proposing an Amendment to Article IX of the Constitution of the State of Texas, providing the meth-od and manner for dissolution of hospital districts created under Article IX of the Con-stitution. BE IT RESOLVED BY THE LEGISLATURE OF THES STATE OF TEXAS: Section 1. That Section 9, Article IX of the Constitution of the State of Texas be amended to read as follows: "Section 9. The Legislature may by law provide for the creation, establishment, main-tenance and operation of hos-pital districts composed of one tenance and operation of hos-pital districts composed of one tenance and operation of hos-pital districts composed of one tenance and operation of hos-pital districts composed of one tenance and operation of hos-pital districts composed of one tenance and operation of hos-pital districts composed of one tenance and operation of hos-pital districts composed of one tenance and operation of hos-pital districts composed of one tenance and operation of hos-pital districts composed of one tenance and operation of hos-pital districts composed of one tenance and operation of hos-pital districts composed of one tenance and operation of hos-pital districts composed of one tenance and operation of hos-pital districts composed of one the tenance and operation of hos-pital districts composed of one the tenance and operation of hos-pital districts composed of one the tenance and operation of hos-pital districts composed of one the tenance and operation of hos-pital districts composed of one the tenance and operation of hos-pital districts composed of one the tenance and operation of hos-pital districts composed of one tenance and operation of hos-pital districts composed of one creation, establishment, main-tenance and operation of hos-pital districts composed of one or more counties or all or any part of one or more counties with power to issue bonds for the purchase, construction, ac-quisition, repair or renovation of buildings and improvements of buildings and improvements tal system shall never become and equipping same, for hos-pital purposes; providing for the transfer to the hospital district of the title to any be made by the Legislature land, buildings, improvements and equipment located wholly indicated wholl indicated wholling indicated wholl indicated wholling indicated who within the district which may of the facilities of such disbe jointly or separately owned trict.

be jointly or separately owned by any city, town or county, providing that any district so created shall assume full re-sponsibility for providing medical and hospital care for its needy inhabitants and as-sume the outstanding indebt-edness incurred by cities, towns and counties for hos-pital purposes prior to the creation of the district, if same are located wholly with-in its boundaries, and a pro-rata portion of such indebted-ness based upon the then last rata portion of such indebted-ness based upon the then last approved tax assessment rolls of the included cities, towns a process is afforded by stat

and counties if less than all ute for:

at an election to be held on the first Tuesday after the first Monday in November, first Monday in November, 1966, at which election all ballots shall have printed thereon the following: "FOR the constitutional

qualified electors of this State

amendment providing the method and manner for dis-solution of hospital districts. "AGAINST the constitu-

tional amendment providing the method and manner for dissolution of hospital districts."

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

STATE OF TEXAS: Section 1. That Section 4 of Article V of the Constitution of the State of Texas be amended so as to hereafter read as follows: "Section 4. The Court of Criminal Appeals shall con-sist of five Judges, one of whom shall be Presiding Judge, a majority of whom shall constitute a quorum, and the concurrence of three Judges shall be necessary to a decision of said court. Said Judges shall have the same qualifications and receive the

qualifications and receive the read as follows: "Section 5. The Court of Justices of the Supreme Criminal Appeals shall have Court. They shall be elected appellate jurisdiction coextensive with the limits of the state

PAGE EIGHT

Major Harrison, Viet Nam Veteran **Is Rotary Speaker**

Major Stephen Harrison, veteran Air Force officer, was Chamber of Commerce, the guest speaker Tuesday at the small number of members of teaching freedom and our know where and how my way of helping teach these dues were being spent. people the system of free enterprise.

Deeny Holden, local Viet Football -Nam veteran who recently (Continued from Page One) returned to Ozona, was a eon. Deeny is the son of Mr. Montya 150-guard. and Mrs. Bill Holden, and Juniors include Gary Sut- Interstate 10, which will pass Stockman was privileged to kle, and Larry Kilgore 160- the group was told. print while Deeny was on end.

duty in Viet Nam. Air Force officer and a nep- per 156-back, Farris 200zona. He has served in all back, Fleet Coates 160-back, and since World War II. David Huff 144-end, Donald chez 140-back. children.

000 BACK FROM TRIP

daughter, Beverly, have just two - Leech and Montya, is anxious to do everything least once a month with the vacation tour which took but were on the B-Team in them to Quito, Ecuador, 1964. damy's nephew, Leon Long, NOTICE OF who is an Army attache to the U.S. embassy in Ecuador.

On the way home, they vi- I am offering sited Mrs. Loudamy's son-inlaw and daughter, Mr. and Mrs. Gene Meadows in Richmond, Va. They also toured Washington, D. C., and Williamsburg, Va. They traveled by air.

that no officer of Crockett Crockett County Museum County may claim the revisitors numbered 111 this week. There were 79 visitors ward. from out of town and 32 from Ozona

Kitty's Korner **Tourist Projects** (Continued from Page One) Talked at C of C

look our need for him. — k k —

-000-

REWARD

\$500 Reward

for apprenension and con-

viction of guilty parties to every theft of livestock in

Crockett County - except

Billy Mills

Sheriff, Crockett Co.

With 144 members in the Planning Session weekly Rotary Club lunch-eon. Major Harrison, since Monday night at the Civic hand for the Chamber of others who are interested in Nineteen persons were on his recent return from Viet Center didn't show much in- Commerce meeting Monday knowing more about Ozona. Nam, has been accepting terest on the part of the night at the Civic Center, Since its establishment, 3 speaking engagements all o- general membership. I'm not the majority of whom were years ago last March, the ver the country. Rotary a member, but if I were I not members. Bill Watson, chamber has sponsored three members enjoyed his speech would feel that I couldn't af- president, expressed his dis- air tours and helped each and style of delivery, and ford to miss attending a appointment at finding so year with the junior rodeo. came away much better in- general membership meet- few members present from a formed about our methods ing. I'd be too curious to membership numbering 144. en applications had been re-

Bill Cooper and Sam Martinez.

being discussed at length. Texas towns.

The Amistad dam project ond largest wool-producing was discussed at length and county in Texas. The nine sophomores on Maj. Harrison is a career the roster are Randel Clep- Watson pointed out the fact It was proposed to start an that when Val Verde County all - out membership drive

This 24-man roster m-|speeded up.

cludes 11 lettermen, two reserve lettermen, and 11 up interested in the develop- it was decided to have a gen-Mrs. Buster Loudamy and from the B-Team (including ment of Fort Lancaster and eral membership meeting at

restoration in order that tourists may take full ad-

- THE OZONA STOCKMAN -

vantage of the opportunity to visit the historic old fort. In the absence of a manager, the chamber is running a rental agency, publicizing

hunting leases and answer-Watson reported that sev-

C of C directors present in- | ceived for the job of mancluded Dick Kirby, Mrs. S. ager and that one would be M. Harvick, George Glynn, hired in the near future. He discussed John Ben

Sheppard's "Program of An informal discussion fol- Work" written for the West lowed with campersites, tour- Texas Chamber of Commerce special guest at the lunch- 172-tackle, and Larry Don ist attractions and industry and all chambers in West

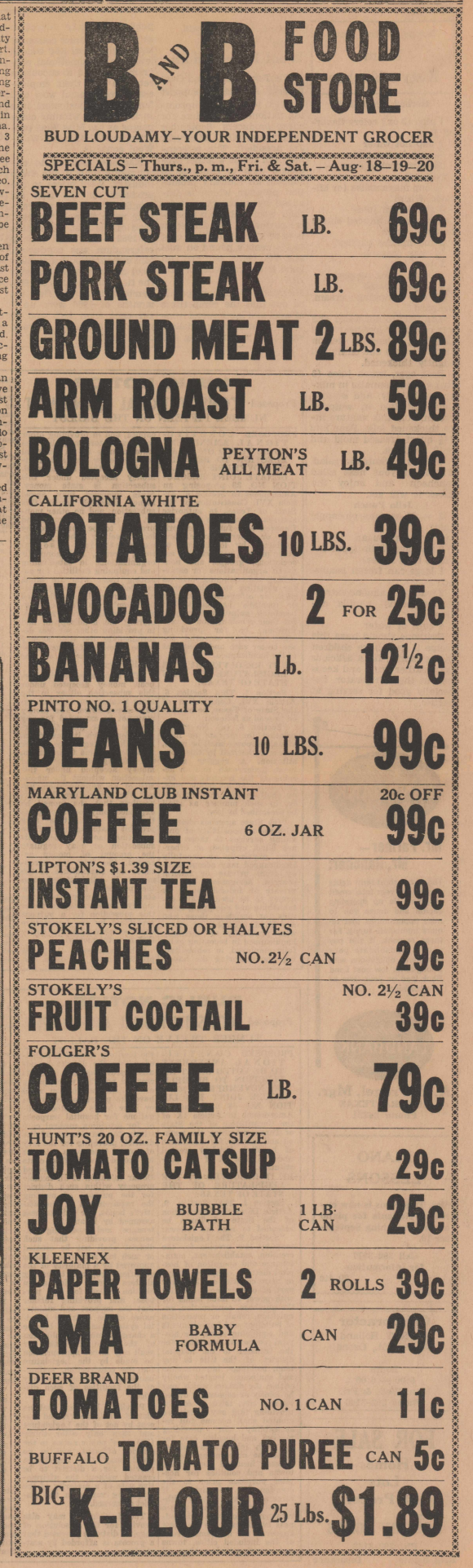
The possibility of attractthe author of some vividly ton 203-tackle, John DeHo- through Ozona, is expected ing industry to Ozona descriptive letters that the yos 187-guard, West 166-tac- to give the town a big boost, through wool was discussed. Crockett County is the sec-

hew of Bud Harrison of O- center, Rodney Pagan 159- finishes the part of Hwy 163 and generate more interest leading to the dam in that in the organization. Watson the major conflicts during Johnny Barbee 138-guard, county, the quickest and best pointed out the fact a chamroute will be through Ozona. ber of commerce could do Presently stationed in Waco, Huff 144-end, Danny Maness It was suggested that a dele- nothing on its own; the peohe has a wife and three 135-guard, and Carlos San- gation be sent to Del Rio to ple in the organization must see if the project can be be active to accomplish any-

thing worthwhile. At present, the chamber is | Before the meeting closed

returned from an extensive who did not play iast year possible to help with the public invited.

... There is a special kind of woman who thrills to competition in sports, but considers competing with the weather extremely old-fashioned. For this woman there is one kind of living ... total-electric living in a



THURSDAY, AUG. 18, 1966

The Extra Storage You Need --**Built & Finished For Years Of Service**

ADD BEAUTY & CONVENIENCE

TO YOUR HOME WITH AN

ALL-METAL LAWN BUILDING



- GALVANIZER, BONDERIZED, BAKED DUPONT FINISH
- DOUBLE RIBBED PANELS TAKE ROUGH TREAT-MENT
- JAM-FREE FINGERTIP SLIDING DOOR OPER-ATION
- COMPLETELY RAIN-TIGHT
- COMPLETE WITH FLOOR



Gold Medallion Home with year-round comfort conditioning.

Ask WTU about the

Guaranteed Operating Cost plan for electric Gold Medallion home owners.

PRIGIDAIRE Electric appliances

WEST TEXAS J TUTILITIES

AN INVESTOR OWNED WITH ELECTRIC COMPANY