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Eldorado Success

Schleicher County's Only Newspaper

Offering The Best Advertising Medium

Est. 1901, This County's Oldest Business Enterprise

65TH YEAR

ELDORADO—SCHLEICHER COUNTY, TEXAS (76936) Thursday, August 25, 1966

Number 34

News Of The Sick . . .

Must Be Something 'Going Around'

It seems there are more than the usual number of people this week on the sick list. The only explanation given is that "it's something going around."

The following list, we're sure, is only partially complete:

They were down with the virus! Mrs. L. D. Ochsner, Mrs. Billie Porter, and Mrs. Jo Woodward were in the Sonora hospital last week, and all came home during the week end.

Mrs. L. Kent came home Sunday following a stay in the Sonora hospital.

Mrs. J. C. Whiteley spent several days in the Brady hospital recently and was to be released early this week. She is continuing to stay in Brady with the Vernon Carrolls. Friends may send her get-well cards at 1308 So. Bridge, in Brady.

Kenneth Rosford has been in the Shannon hospital the past week. He was in the intensive care section for a while, but is now in a room and is reported making improvement. He is scheduled to be flown this Saturday to Kansas City, Mo., to the medical center where he will undergo further treatments. He will make the trip in a Northern Natural Gas Co. plane.

Mickey Pennington, son of Mrs. Evelyn Pennington, became ill about noon Monday and was taken to Shannon hospital where he spent the night. He returned home Tuesday.

L. D. Mund spent a few days last week in Shannon hospital for treatment of an eye infection. He returned home Saturday.

Mrs. Ralph Waldron returned home recently from a stay in the hospital.

Gary Warnock, nine-year-old son of Mr. and Mrs. Charles Warnock, was in Shannon hospital this week after he was injured Sunday afternoon at the swimming pool. He went off the high diving board platform and hit the cement deck. He was treated for a broken arm and bruises, and was scheduled to be brought home Wednesday of this week.

A. M. Whitis, former superintendent of the local schools, is reported continuing to make good progress from his heart attack of several weeks ago. He now lives in San Antonio where he is on the faculty of the Military Institute. Mrs. Whitis visited here about a week ago.

New Apartments Are All Now Rented

The four newly-completed El Dorado Apartments located on the Merton highway in Sunset Acres are all now rented.

Renters are Mrs. J. F. Oglesby Sr., John Hannes, Tom Wallace, and Warren Wallace who is moving here from Dallas to work at El Dorado Woolens.

The contractor completed work on the four units recently and landscaping work is continuing.

Funeral Held Tuesday For Mrs. Carson West

Services for Mrs. Fannie Lehman West, 80, formerly of Eldorado and Sonora, were held at 2:00 p.m. Tuesday in the First Methodist church in Eldorado with burial set for Friday afternoon in Pampa. Services were directed by Ratliff-Kerbow Funeral Home.

Mrs. West died Saturday at Baptist Memorial Hospital in San Angelo. She had been a patient there since 1963.

She was born June 5, 1886, in Wetunka, Ala. She moved to Eldorado 43 years ago where she lived before going to San Angelo in 1963. She lived a short time in Sonora.

Survivors include a son, Y. B. Newsom of Midland; a daughter, Mrs. Jym Adamson of Sonora; and four grandchildren.

Three-Day Sale On At Western Auto

A three-day Grand Opening sale in the newly-remodeled Western Auto Associate Store is getting under way today, Thursday, and will continue through Saturday.

Buddy White, owner and proprietor of the establishment, invites everyone to drop in. He bought the store earlier in the summer and has been busy since then re-decorating the interior, installing new store fixtures, and re-arranging the merchandise for best display.

Some furniture and appliance items have been added and are on the floor. Monday morning an entire truck-load of new merchandise was unloaded and Mr. White and his helpers have been busy since then unpacking. They expect to have everything ready for the Sale.

Free Pepsi-Cola is being served in the store all three days, and all who come may register for the door prizes to be given away in a drawing Saturday afternoon at 4:00. Further details are in the ad on page 9, this issue.

The Whites and their two young children live in their house on Dixie Drive here in Eldorado.

Lions Vote Dues Hike

The Eldorado Lions Club met yesterday in the Memorial Building and voted 31 to 5 to raise monthly dues from \$4 to \$5. The hike will become effective Sept. 1.

Charles Wimer presided at the meeting. Guests were C. R. Morgan of Snyder, father of Coach Ray Morgan; Raymond Greenhill of San Angelo; and Buddy Calk, Warren Wallace and Frank Janes, all of Eldorado.

Don McCormick announced that Nov. 9th is date set for the club's Broom and Mop Sale.

All projects discussed included a bicycle inspection day and a dog vaccination day.

The club will meet this coming Wednesday, Aug. 31st, and will dispense with the Sept. 21st meeting.

The Tom Stewart family of Rankin visited here over the week end with her father, Charles Wimer.

Post Script

Six-Year-Olds And Safety

Monday will be a red letter day in the life of a lot of Schleicher county six-year-olds. The first day of school is something they have been looking forward to for a long time, the signal that they are at last taking the first step in the long road toward that golden goal of being "grown up."

But they are not grown up, and if they are to reach that exalted status, it will require the care and cooperation of each of us who drives a car. We have to remember that a six-year-old (and sometimes a 16-year-old, for that matter) is not grown up, and they lack the caution acquired with maturity. They often just do not stop and think before acting. And if that action is to dash across the street to greet friends on the way to school, or to run into the street after a wayward ball, the results can be disastrous.

It is up to us to think for these new students, to provide the caution that they may lack, to expect the unexpected while driving thru the streets of our city, particularly near the schools, or immediately before school begins in the morning, or at noon, or after school in the evening.

Each beginning student is like a blank book in which will be written the story of a life, a story that can possess great potentials. Let's help all of our new students realize the fullness of that potential, by taking the greatest care possible whenever we drive.

—ps—

Back to school time means Mom and Dad are going to be shopping a little more often for clothes, supplies, etc. Before you rush to the family bus and make a dash to a neighboring town, or one even further away, look around in Eldorado. Our stores here are crammed jammed with just about everything you'll need for school or for the home. You might be surprised at the selection you'll find. Try shopping at home for a change, in spite of the parking meters.

—ps—

The Eagle Drive-In Theatre is showing movies through this week, and beginning next week will go on their early Fall schedule. That will call for movies being shown on the week ends.

—ps—

It was in August 1945—21 years ago that the Gunsteads came to Eldorado and bought this newspaper.

We were looking for work when we came here.

We found it!

—ps—

Fifteen marketable-size lambs were killed by lightning on the J. T. Jackson ranch in one of the storms last week. They were all bunched up under a large tree.

—ps—

Chill, rainy weather yesterday (Wednesday) brought occasional misty rains and caused two false fire alarms when the system shorted out.

The cooler weather, however, was very welcome.

School Opening Assembly Monday

The traditional opening day assembly at 9:00 Monday morning will launch the 1966-67 school year in the Eldorado system, announces the superintendent, C. T. Humphries.

As usual, a capacity crowd is expected in the auditorium. Everything is in order for the new school year to start. Maintenance work has been done to the plant during the summer, and the new band hall and vocational ag. buildings are about complete.

The band hall is in use already, although the contractor still had some finish painting to do in this week. Work is continuing on the ag. building and it will be ready for use later on as the term gets under way.

C. T. Humphries will be starting his first new year as superintendent, and Frank Janes moved here during the summer from Ozona and will begin his initial year as elementary principal.

Some teachers have been assigned to new jobs, and others are coming on the job for the first time in the local system.

The following staff assignments were announced this week by the superintendent's office, and are subject to some changes and modifications between now and Monday:

- Supt. -----Curtis T. Humphries
- H. S. Prin. -----Guy Whitaker
- Ele. Prin. -----Frank T. Janes
- Cafeteria Bookkeeper-----Mrs. Ruth Mittel
- H. S. Sec. -----Mrs. J. F. Mayo
- L. A. Pre 1st Grade --Mrs. Corinne Robinson
- L. A. 1st -----Mrs. Mattie Royster
- 1st -----Mrs. Imogene Newport
- 1st -----Mrs. Frances Nimitz
- 2nd -----Mrs. Billie Jones
- 2nd -----Mrs. Susan E. Steele
- Unassigned: Mrs. Virginia Vaughan
- 3rd -----Mrs. Becky Moore
- 3rd -----Mrs. Evelyn Stigler
- 4th -----Mrs. Beverley Tully
- 4th -----Miss Pat Brister
- 5th -----Mrs. Carolyn Spencer
- 5th -----Mrs. Beth Whitaker
- 6th -----Mrs. Estelle Humphries
- 6th -----Mrs. Alta Cain

- Elementary Music and Reading -----Mrs. Irene Teele
- Girls' P. E. and English --Mrs. Shannon Harber
- Assistant Coach and Science -----Jack R. Bell
- Librarian -----Miss Jewel Shelton
- Eng. & Spanish --Leslie Woullard
- English -----Miss Katherine Hill
- Social Studies --Raymond Mittel
- Athletic Director and Biology -----Ray Morgan
- Assistant Coach and Jr. High Math -----Kenneth Thomas
- H. S. Math -----Mrs. Paulina Janes
- Commercial and English -----Mrs. Jo Ann Salter
- Voc. Homemak. --Miss Dana Owens
- Voc. Ag. -----Glynn D. Hill
- Assistant Coach and Social Studies -----Allen J. Bryan
- Math & Science -----Robert L. Jay
- Band Director and Chorus -----Wayne McDonald
- Speech and Social Studies -----Allan Dinsmore
- School Nurse -----Mrs. Frances Edmiston

The two-day teachers' work shop will be held at the school Friday and Saturday of this week.

Attend Speech Meet

The First Annual Angelo State College Speech and Drama Workshop was held in San Angelo with a number of high school students from the West Texas area attending.

Attending from Eldorado High School were Buddy Calk, Jimmy Mercer, Kathy Robinson, and Martha Sue Page. Also the new speech teacher, Mr. Dinsmore.

A number of awards were given out, including one to Kathy for debate and one to Jimmy for extemporaneous speech.

The event lasted for about two weeks, and closed with a banquet Tuesday night.

Eagles To Scrimmage Coleman Team Saturday

The Eagle football team members are continuing workouts under direction of Coach Ray Morgan.

Saturday at 5:00 p.m., they are scheduled to scrimmage Coleman in the old Bobcat stadium in San Angelo.



C. T. HUMPHRIES
Superintendent



FRANK JANES
Elementary Principal



GUY WHITAKER
High School Principal

New Babies

A son was born Aug. 18th in Shannon hospital, San Angelo, to Mr. and Mrs. Wm. H. Webb. The baby, their first child, weighed 8 lbs. 7½ oz. and has been named William Harrison Webb III. The mother is the former Joyce Woodward of this place.

Grandparents are Mr. and Mrs. M. H. Woodward of Eldorado and Mr. and Mrs. W. H. Webb of Youngstown, Ohio. Greats are Mrs. W. F. Parrent and Mrs. O. L. Woodward of Eldorado and Mr. and Mrs. H. J. Webb of Miles, Ohio.

A great-grandmother is Mrs. Carrie McMullan of Brownwood.

SALES PADS for sale at the Success office.

Young People At Youth Conference In Austin



Don Charles Taylor and Maureen McCravey are shown in Austin last week end at the Youth Conference of which Jane Cain of this county served on the staff—

About 1300 outstanding youth leaders from throughout Texas gathered in Austin for the fourth annual Texas Youth Conference. The Conference was held August 18-21 on the campus of the University of Texas under the sponsorship of the Texas Law Enforcement and Youth Development Foundation of Austin.

The Conference emphasized teen juries, tutoring programs for combating 6th grade dropouts, and community service for youth this year. A number of new films on youth problems were shown which are available to local groups thru the Conference.

The program was in its fourth year and involved over 250,000 Texas youths. Delegations from

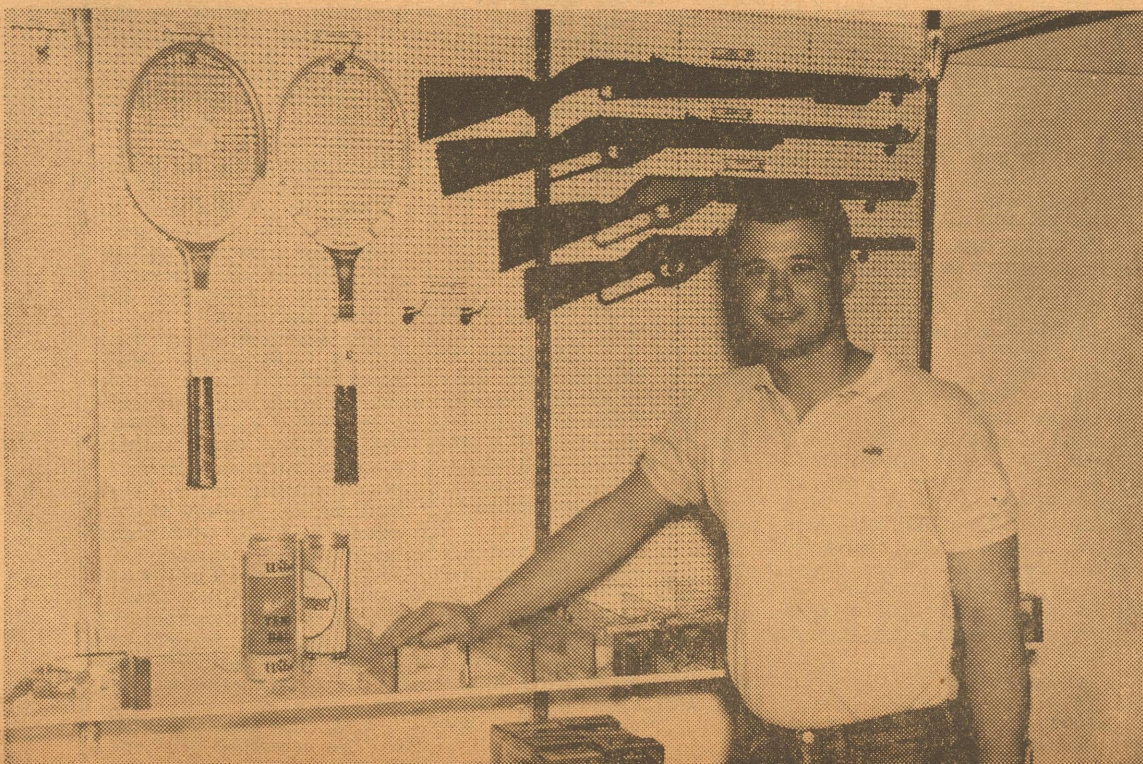
four states attended to gather material for organizing similar conferences.

Austin attorney Robert T. (Sonny) Davis served as director for the Conference.

Delegates were selected by schools, churches and civic organizations on the basis of their proven leadership in their own communities. The unique youth led program, only one of its kind in America is credited by many law enforcement officers with playing a major role in the 7% reduced delinquency rate in Texas for 1965-66.

Don Charles Taylor and Maureen McCravey were delegates from Schleicher county, and Jane Cain from here served on the staff of the event.

Buddy White At His Newly Remodeled Western Auto Store In Eldorado



Where a three-day Formal Opening Sale is now in progress.

On The Screen . . .

Miguel Finds His Mountains

Producer Robert B. Radnitz in his family-slanted Western outdoor film, *And Now Miguel*, has proved that you can make a good motion picture without a villain and that shepherders can be good guys. Based on Joseph Krumbold's Newberry Medal-winning novel, the picture tells the age-old tale of a half-grown boy's yearning to reach maturity. In the case of Pat Cardi, he wants to join his father, uncles and older brother in shepherding their flocks. The film is being shown Wednesday and Thursday nights of this week at the Eagle Drive-In Theatre here in Eldorado; it is in color. In telling the story of Miguel, winningly played by 12-year-old Pat Cardi, the film also captures the way of life of the Spanish-American sheep herders of New Mexico whose methods and devotion to their animals has not markedly changed over the years.

As he absorbs more and more of the lore of his ancestors and becomes involved in the chores of the ranch, Miguel wants desperately to take the next step, to become a full-fledged hand and join his elders when each spring they take the sheep high into the Sangre de Cristo Mountains to graze on the high meadows. Along the way to growing up, he makes many of a boy's mistakes, but eventually proves himself ready. He has achieved his most cherished goal, recognition by his father as "a man," ready to take a share in the responsibilities of life.

And now Miguel is definitely for the family audience. The little ones will find Miguel's adventures exciting and the scenes of life on the ranch interesting. Parents will find Master Cardi thoroughly believable, perhaps a touch too polite, but otherwise all boy.

Michael Ansara comes through strongly as Miguel's father and

handsome Pilar Del Rey is his gentle and sympathetic mother. Dean Stockwell, as an artist who returns to his New Mexico homeland and befriends the boy, and Clu Galager, as an exuberant itinerant sheep shearer, also score well. In fact, there isn't a weak spot in the cast.

Robert Radnitz, a pipe-smoking younger Disney, unabashedly has made a number of "family" pictures, as evidenced by *A Dog of Flanders*, and *Island of the Blue Dolphins*.

He apparently, from word in the movie trade, has done it again with Miguel, story of a young boy yearning to grow up in the man's world of the sheep lands in the Southwest.

"I think you'll like it," Radnitz said. "We have something to say, and I believe we have said it well." In a word: Wholesome family entertainment.

RECEIVES M. S. DEGREE

Lubbock, Texas—Some 800 students applied for degrees at Texas Tech's summer commencement exercises on Aug. 20.

Tech, a 41-year-old multi-purpose university, has an enrollment of nearly 19,000 students in its seven schools—Agriculture, Arts and Sciences, Business Administration, Engineering, Graduate, Home Economics and Law.

Among those students applying for degrees was Jack Wayne Stanford of Eldorado, who received a Master of Science degree in Botany from the Graduate School.

Home Demonstration Agent's Column

By MRS. VIDA KREKLOW

Now, let me see, where was I? Really it has been so long since my last communication I don't quite remember, so I will just let it go. Likely no where important.

I've missed you. Not that I had anything much to say but I missed saying it. The big things of life are of such magnitude to

make little comments on them entirely out of order. So—I'll make some little comments on small things.

Overheard in Colorado last week: A mother was obviously trying to convince her little boy, about 7 or 8, that they were going to have great fun when they got to Durango, Colorado. And Durango is rugged country.

She said to him, "And when we get to Durango, we can ride the little train back up to Silverton."

"I don't want to ride any little train to Silverton," he said with emphasis on the "don't."

"Well, actually it's not a LITTLE train, it's a BIG train," she soothingly said.

"That's exactly what I mean," the little boy said through his tight little lips, "the bigger they are the more apt they are to run off the tracks."

To my mind this little conversation took care of the misinformation going around that every child is a wild, unbridled, exploring spirit—ready to take chances at the drop of a hat.

I wish I could know how their trip came out. I've taken that train trip from Durango to Silverton and it's a dandy.

A new apartment house was going up next to the one we stayed in; as we "vacated" last week in Aspen, Colorado. One morning a big truck load of lumber came up the hill. The young driver got out and studied the situation carefully, moved a few logs and climbed back into the driver's seat.

He turned around and backed up the hill just about as fast as he could. At exactly the right time he jammed his brakes. His lumber, 15 foot 1 by 2 or 3 and secured by metal ties, literally was shoved off the truck. All but the last 2 or 3 feet. Gently, the young fellow drove out from under this load and off down the hill.

Not a man had touched a stick of lumber but there it was. Exactly where the carpenters wanted it. I thought it was pretty clever and predict that some day the driver will own the lumber company—or at least his own truck.

At a recent family reunion I shared a room with a five-year-old great-niece. In a little white plastic hat box about the size of a plate she had all the overnight things for her doll—Tiny Tears. We put Tiny Tears to bed which was no job at all but getting Carolyn to sleep was another thing. Too many cousins, too much excitement.

About five o'clock the next morning I heard a small clacking sound. In my sleepy state I admit I was wondering if Tiny Tears was napping her little false-teeth. The

more I tried to ignore the sound (it was waking me up), the more I knew I had to find out about that noise.

I got up and looked in the little overnight bag. In a little clear plastic box were 3 Mexican jumping beans. All of them wide awake and jumping for dear life, or joy, or something. Who knows why a jumping bean jumps? I know how—but why?

I asked Game Warden Bill Works what in the world to do with four little kittens who have appeared at our house absolutely without invitation. The parents are the

sneaky kind; we never see them, but these little rascals climb the kitchen screen door about 5:30 every morning and that has got to stop.

Well, anyway, I asked Bill what to do with them.

His answer was serious, one that all of us should remember. He said, "Bring them in and I will take care of them but please don't do what someone did a short time ago. They dumped some kittens out in the country away from house and one, at least, was bitten by a rabid skunk or other wild animal. Then the kitten found its way into town, to our house and

my boys played with it. They both had to take rabies shots."

Next week every Extension worker in Texas will meet at A&M University for a state meeting. Governor John Connally will be the most important of a long list of speakers. I am looking forward to hearing what the leaders of our state and nation have to say. If a speaker comes up today with some real slick answers to world problems I distrust him. No one does now, however. But I do look forward to being refreshed and stimulated by some of the best thinkers in the country today.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. SENATE JOINT RESOLUTION NO. 4 proposing an Amendment to the Constitution of Texas by adding to Section 62 of Article XVI a new subsection to be denominated subsection (c), of said Section 62; authorizing the Legislature to enact laws establishing, subject to the limitations stated, a State-wide System of Retirement, Disability and Death Compensation benefits for the officers and employees of the counties and other political subdivisions of the state, and of the political subdivisions of any county.

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

Section 1. That Section 62 of Article XVI of the Constitution of the State of Texas be amended by adding thereto a subsection (c) which shall read as follows:

"(c) The Texas Legislature is authorized to enact appropriate laws to provide for a System of Retirement, Disability and Death Benefits for all the officers and employees of a county or other political subdivision of the state, or a political subdivision of a county; providing that when the Texas Legislature has passed the necessary enabling legislation pursuant to the Constitutional authorization, then the governing body of the county, or other political subdivision of the state, or political subdivision of the county shall make the determination as to whether a particular county or other political subdivision of the state, or subdivision 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 participate therein and the officers 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-

vide for a voluntary merger into the System herein authorized 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 Section 62 of Article XVI of the Texas Constitution; providing further that the Texas Legislature in the enabling statute will make the determination as to the amount of money that will be contributed by the county or other political subdivision of the state or political subdivision of the county to the State-wide System of Retirement, Disability and Death Benefits, and the Legislature shall further provide that the amount of money contributed by the county or other political subdivision of the state or subdivision of the county shall equal the amount paid for the same purpose from the income of each officer and employee covered by this State-wide System.

"It is the further intention of the Legislature, in submitting this Constitutional Amendment, that the officers and employees of the county or other political subdivision of the state or political subdivision of a county may be included in those systems regardless of whether the county or other political subdivision of the state or political subdivision of the county participates in the Retirement, Disability and Death Benefit System authorized by this Constitutional Amendment, or whether they participate in a System under the provisions of subsection (b) of Section 62 of Article XVI of the Texas Constitution as the same is herein amended."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at the General Election in November, 1966, at which all ballots shall have printed thereon:

"FOR the Constitutional Amendment authorizing the Texas Legislature to establish a State-wide Cooperative System of Retirement, 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; authorizing the Legislature to provide for a voluntary merger into the system authorized by this Amendment by those officers and 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 political subdivisions of the state and political subdivisions of the county electing to participate therein and the officers and employees covered by the System; and forbidding 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 Retirement, 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; authorizing the Legislature to provide for a voluntary merger into the system authorized by this Amendment by those officers and 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 political subdivisions of the state and political subdivisions of the county electing to participate therein and the officers and employees covered by the System; and forbidding the Legislature from making any appropriations for the operation of this System."

If it appears from the returns 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 Constitution of the State of Texas.

Sec. 3. The Governor of the State of Texas shall issue the necessary proclamation for said election and have notice of said proposed Amendment and of said election published as required by the Constitution of Texas, and laws of this state.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. SENATE JOINT RESOLUTION NO. 26 proposing an Amendment to Sections 4 and 5 of Article V of the Constitution of the State of Texas to provide for a Court of Criminal Appeals of five members; prescribing their qualifications; elections, appointments, tenure of office and compensation; and prescribing the term of court of said court.

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

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

"Section 4. The Court of Criminal Appeals shall consist of five Judges, one of whom shall be Presiding Judge, a majority of whom shall constitute a quorum, and the concurrence of three Judges shall be necessary to a decision of said court. Said Judges shall have the same qualifications and receive the same salaries as the Associate Justices of the Supreme Court. They shall be elected by the qualified voters of the state at a general election and shall hold their offices for a term of six years. In case of a vacancy in the office of a Judge of the Court of Criminal Appeals, the Governor shall, with the advice and consent of the Senate, fill said vacancy by appointment until the next succeeding general election.

"The Judges of the Court of Criminal Appeals who may be in office at the time when 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

been elected or appointed under the present Constitution and laws of this state, and until his successor shall have been elected and qualified.

"The two members of the Commission of Appeals in aid of the Court of Criminal Appeals who may be in office at the time when this Amendment takes effect shall become Judges of the Court of Criminal Appeals and shall hold their offices, one for a term of two years and the other for a term of four years, beginning the first day of January following the adoption of this Amendment and until their successors are elected and qualified. Said Judges shall by agreement or otherwise designate the incumbent for each of the terms mentioned.

"The Governor shall designate one of the five Judges as Presiding Judge and at the expiration of his term and each six years thereafter a Presiding Judge shall be elected."

Sec. 2. That Section 5 of the Article V of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Section 5. The Court of Criminal Appeals shall have appellate jurisdiction coextensive with the limits of the state in all criminal cases of whatever grade, with such exceptions and under such regulations as may be prescribed by law.

"The Court of Criminal Appeals and the Judges thereof shall have the power to issue the writ of habeas corpus, and under such regulations as may be prescribed by law, issue such writs as may be necessary to enforce its own jurisdiction. The Court of Criminal Appeals shall have power upon affidavit or otherwise to ascertain such matters of fact as may be necessary to the exercise of its jurisdiction. The Court of Criminal Ap-

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

"The Clerk of the Court of Criminal Appeals who may be in office at the time when this Amendment takes effect shall continue in office for the term of his appointment."

Sec. 3. Said proposed Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held throughout the state on the first Tuesday after the first Monday in November, A.D. 1966, at which election each voter opposing said proposed Amendment shall scratch off the ballot with a pen or pencil the following words printed on said ballot:

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

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

If it appears from the returns of said election that a majority of the votes cast are in favor of said Amendment the same shall become a part of the Constitution of this state.

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

Who Owns My Bank?

Only Production Credit Association borrowers say,

"I DO!"

Borrowers of the Texas PCA own their own loan company. That's the reason the interest costs are low. He is assured of courteous and interested consideration because he can say: "WE GET OUR MONEY FROM OUR OWN 'OUTFIT'!"

Texas Production Credit Association

116 S. OAKES SAN ANGELO, TEXAS
J. R. Conning, Pres. E. D. Webster, Dir.
R. C. Chandler, v-Pres. Aubrey DeLong, Dir.
J. Burney Ligon, Dir. Lee Russell, Asst. Mgr.
Phil H. Lane, Mgr.



NOTEBOOK-PATTERNS FOR PROGRESS

INDUSTRIAL FOUNDATIONS

. . . to finance industrial growth

Competition between states and cities to improve their competitive abilities to attract new payrolls has increased the forming of Industrial Foundations in Texas. Many industries want and need someone else to own the land, brick and mortar, keeping their money available for plant operations. Industrial Foundations indicate the interest and desire of a community for new industry. Local citizens who participate usually figure that they get a return on their money in a Foundation by having an additional payroll circulating in their community.

— PURPOSE — is to give a community a corporate entity to assist industry to create jobs within the community — can be an existing industry as well as a new one. Foundations usually assist industry that cannot or will not use normal commercial financial institutions.

— EXTENT OF ACTIVITIES — usually are to acquire and develop industrial property . . . construct buildings for lease . . . provide funds for training workers . . . purchase machinery and equipment . . . prepare promotional material and prospecting expenses and any other function that would give the community a competitive advantage for a new payroll.

— ORGANIZATION — is usually by a group of businessmen who are interested in the economic growth and development of their community. A local attorney should prepare the application for the charter and by-laws in order to conform to state laws and internal revenue service regulations. The local bankers' support is very helpful in forming an Industrial Foundation.

— TYPE — of Industrial Foundations vary — profit or non-profit — stock or contributions — the type a town needs depends upon the attitude and characteristics of the local people and its competitive position with other towns to attract new manufacturing payrolls. In most cases, Industrial Foundations are only used to assist industries where labor cost is a big factor in the operation, as the payroll provided is the important thing to the economy of the community.

Ask your WTU local manager for additional information and services available.

Prepared by Area Development Department, West Texas Utilities.

Clip out this Notebook page and save for future reference

WEST TEXAS UTILITIES AN INVESTOR OWNED WTU ELECTRIC COMPANY

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOURTEEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION NO. 38 proposing an amendment to Section 2, Article VI, Constitution of the State of Texas, to omit the requirement that members of the armed services vote only in the county in which they resided at the time of entering the service.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 2, Article VI, Constitution of the State of Texas, be amended by deleting the following language:

"Any member of the Armed Forces of the United States or component branches thereof, or in the military service of the United States, may vote only in the county in which he or she resided at the time of entering such service so long as he or she is a member of the Armed Forces."

The text of this Section is shown below, with a broken line through the sentence which is to be deleted:

"Section 2. Every person subject to none of the foregoing disqualifications who shall have attained the age of 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 election and the last six (6) months within the district or county in which such person offers to vote, shall be deemed a qualified elector; 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 preceding such election. Or if said voter shall have lost or misplaced said tax receipt, he or she, as the case 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 receipt therefor. In like man-

ner, the wife may pay the poll tax of her husband and receive the receipt therefor. The Legislature may authorize absentee voting. And this provision of the Constitution shall be self-enacting without the necessity of further legislation. Any member of the Armed Forces of the United States or component branches thereof, or in the military service of the United States, may vote only in the county in which he or she resided at the time of entering such service so long as he or she is a member of the Armed Forces."

Sec. 2. The only purpose of the amendment proposed in this Resolution is to make the aforesaid deletion. The adoption of this amendment shall not be deemed to have the effect of readopting the remainder of the Section, and if any other amendment to this Section, being for a different purpose, is adopted at an earlier election or at the same election, the adoption of this amendment shall not be construed as nullifying the change made by such other amendment.

Sec. 3. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed on them the following:

"FOR the Constitutional Amendment to allow members of the Armed Forces who are residents of Texas to vote."

"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 necessary proclamation for the election and this amendment shall be published in the manner and for the length of time required by the Constitution and laws of this State.

Sec. 5. If the foregoing amendment is adopted, the proclamation of the Governor declaring the adoption of the amendment shall set forth the full text of the amended Section, as amended herein and by any other proposed amendment which is submitted by the 59th Legislature and which has been duly adopted prior to such proclamation.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

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

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article XVI, Constitution of the State of Texas, be amended by adding a new Section to read as follows:

"Section 30c. (a) The terms of office of persons serving on the governing body of a political subdivision of the State created to further the purposes of Section 52, Article III, or Section 59, Article XVI, of this Constitution, shall never exceed six years. (b) Statutory provisions enacted before the first Tuesday after the first Monday in November, 1966, relating to the terms of office of governing bodies of political subdivisions created to further the

purposes of Section 52, Article III, or Section 59, Article XVI, are validated, so long as the provisions do not provide for a term of office which exceeds six years."

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

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

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

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIXTEEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION NO. 1 proposing an Amendment to the Constitution of the State of Texas to establish the date on which newly elected Members of the Legislature shall qualify and take office.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article III, Section 3, of the Constitution of Texas, be and the same is hereby amended so as hereafter to read as follows:

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

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

"Section 4. The Members of the House of Representatives shall be chosen by the qualified electors for the term of two years. Representatives shall take office following their election, on the day set by law for the convening of the Regular Session of the Legislature, and shall serve thereafter for the full term of years to which elected and until their successors shall have been elected and qualified."

Sec. 3. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State, at an election to be held throughout the State 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 establishing the date on which newly elected Members of the Legislature shall qualify and take office."

"AGAINST the Constitutional Amendment establishing the date on which newly elected Members of the Legislature shall qualify and take office."

If it appears from the returns of such election that a majority of the votes cast therein are for such Amendment, same shall become a part of the Constitution of Texas.

Sec. 4. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for such election and this Amendment shall be published and the election shall be held as required by the Constitution and laws of this State.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION 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 enforcement officers, custodial personnel of the Texas Department of Corrections or full-paid firemen who suffer violent death in the course of their duties as law enforcement officers, custodial personnel of the Texas Department of Corrections or as full-paid firemen; providing for the necessary election, form of ballot, proclamation, and publication.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article III, Constitution of the State of Texas, be amended by adding Section 51-d to read as follows:

"Section 51-d. The Legislature shall have the power, by general law, to provide 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 their duties as law enforcement officers, custodial personnel of the Texas Department of Corrections or as full-paid firemen."

Each voter shall mark out one of said clauses on the ballot, leaving the one expressing his vote on the proposed Amendment. In counties using voting machines, the above provision for voting, for and against this Constitutional Amendment, shall be placed on said machine in such a manner that each voter may vote on such machines for or against the Constitutional Amendment.

Sec. 2. The Governor of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time required by the Constitution and Laws of this State.

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION NO. 13 proposing an Amendment to Sections 2 and 4 of Article VI of the Constitution of the State of Texas so as to repeal the provision making payment of the poll tax a requirement of the voting and so as to authorize the Legislature to provide for the registration of all voters.

BE IT RESOLVED BY THE LEGISLATURE 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 preceding such election. Or if said voter shall have lost or misplaced said tax receipt, he or she, as the case 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 receipt therefor. In like manner, the wife may pay the poll tax of her husband and receive the receipt therefor."

provided, however, that before offering to vote at an election a voter shall have registered annually, but such requirement 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 Legislature may authorize absentee voting. And this provision of the Constitution shall be self-enacting without the necessity of further legislation. Any member of the Armed Forces of the United States or component branches thereof; or in the military service of the United States, may vote only in the county in which he or she resided at the time of en-

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 deleting the words "in all cities containing a population of ten thousand inhabitants or more."

The text of this Section, as so amended, is shown below, with the deleted language marked through by a broken line and with the new language underscored:

"Section 4. In all elections by the people, the vote shall be by ballot, and the Legislature shall provide for the registration of all voters in all cities containing a population of ten thousand inhabitants or more."

Sec. 3. If any other Amendment to Sections 2 or 4 of Article VI of the Constitution of the State of Texas, being for a different purpose, is adopted at an earlier election or at the same election, the adoption of this Amendment shall not be construed as nullifying any change made by such other Amendment.

Sec. 4. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of the state at an election to be held on the first Monday in November, 1966, at which election all ballots shall have printed thereon the following:

"FOR repealing the poll tax as a requirement for voting."

"AGAINST repealing the poll tax as a requirement for voting."

Sec. 5. If the foregoing Amendment is adopted, the proclamation of the Governor declaring the adoption of the Amendment shall set forth the full text of the amended Sections, as amended herein and as amended by any other proposed Amendment which is submitted by the 59th Legislature and which has been duly adopted prior to such proclamation.

Sec. 6. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this State.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. SENATE JOINT RESOLUTION NO. 39 proposing an amendment to Section 18, Article VII, Constitution of the State of Texas, to withdraw Arlington State College from participation in the Permanent University Fund.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 18, Article VII, Constitution of the State of Texas, be amended to read as follows:

"Section 18. For the purpose of constructing, equipping, or acquiring buildings or other permanent improvements for the Texas A & M University System, including Texas A & M University, Prairie View Agricultural and Mechanical College of Texas at Prairie View, Tarleton State College at Stephenville, Texas Agricultural Experiment Stations, Texas Agricultural Extension Service, Texas Engineering Experiment Station at College Station, Texas Engineering Extension Service at College Station, and the Texas Forest Service, the Board of Directors is hereby authorized to issue negotiable bonds or notes not to exceed a total amount of one-third (1/3) of twenty per cent (20%) of the value of the Permanent University Fund exclusive of real estate at the time of any issuance thereof; provided, however, no building or other permanent improvement shall be acquired or constructed hereunder for use by any part of the Texas A & M University System, except at six for the use of the general academic institutions of said System, namely, Texas A & M University, Tarleton State College, and Prairie View A & M College, without the prior approval of the Legislature or of such agency as may be authorized by the Legislature to grant such approval; and for the purpose of constructing, equipping, or acquiring buildings or other permanent improvements for the University of Texas System, includ-

ing The Main University of Texas at Austin, The University of Texas Medical Branch at Galveston, The University of Texas Southwestern Medical School at Dallas, The University of Texas Dental Branch at Houston, Texas Western College of The University of Texas at El Paso, The University of Texas M. D. Anderson Hospital and Tumor Institute at Houston, The University of Texas Postgraduate School of Medicine, The University of Texas School of Public Health, McDonald Observatory at Mount Locke, and the Marine Science Institute at Port Aransas, the Board of Regents of The University of Texas is hereby authorized to issue negotiable bonds and notes not to exceed a total amount of two-thirds (2/3) of twenty per cent (20%) of the value of the Permanent University Fund exclusive of real estate at the time of any issuance thereof; provided, however, no building or other permanent improvement shall be acquired or constructed hereunder for use by any institution of The University of Texas System, except at and for the use of the general academic institutions of said System, namely, The Main University and Texas Western College, without the prior approval of the Legislature or of such agency as may be authorized by the Legislature to grant such approval. Any bonds or notes issued hereunder shall be payable solely out of the income from the Permanent University Fund. Bonds or notes so issued shall mature serially or otherwise not more than thirty (30) years from their respective dates."

"The Texas A & M University System and all of the institutions constituting such System as hereinabove enumerated, and The University of Texas System, and all of the institutions constituting such System as hereinabove enumerated, shall not receive any General Revenue funds for the acquiring or constructing of buildings or other permanent improvements, except in case of fire, flood, storm, or earthquake occurring at any such institution, in which case

an appropriation in an amount sufficient to replace the uninsured loss so incurred may be made by the Legislature out of General Revenue funds.

"Said Boards are severally authorized to pledge the whole or any part of the respective interests of Texas A & M University and of The University of Texas in the income from the Permanent University Fund, as such interests are now apportioned by Chapter 42 of the Acts of the Regular Session of the State of Texas, for the purpose of securing the payment of the principal and interest of such bonds or notes. The Permanent University Fund may be invested in such bonds or notes."

"All bonds or notes issued pursuant hereto shall be approved by the Attorney General of Texas and when so approved shall be incontestable. This Amendment shall be self-enacting provided, however, that nothing herein shall be construed as impairing any obligation heretofore created by the issuance of any outstanding notes or bonds under this Section by the respective Boards prior to the adoption of this Amendment but any such outstanding notes or bonds shall be paid in full, both principal and interest, in accordance with the terms of such contracts."

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

"FOR the Constitutional Amendment withdrawing Arlington State College from participation in the Permanent University Fund."

"AGAINST the Constitutional Amendment withdrawing Arlington State College from participation in the Permanent University Fund."

an appropriation in an amount sufficient to replace the uninsured loss so incurred may be made by the Legislature out of General Revenue funds.

"Said Boards are severally authorized to pledge the whole or any part of the respective interests of Texas A & M University and of The University of Texas in the income from the Permanent University Fund, as such interests are now apportioned by Chapter 42 of the Acts of the Regular Session of the State of Texas, for the purpose of securing the payment of the principal and interest of such bonds or notes. The Permanent University Fund may be invested in such bonds or notes."

"All bonds or notes issued pursuant hereto shall be approved by the Attorney General of Texas and when so approved shall be incontestable. This Amendment shall be self-enacting provided, however, that nothing herein shall be construed as impairing any obligation heretofore created by the issuance of any outstanding notes or bonds under this Section by the respective Boards prior to the adoption of this Amendment but any such outstanding notes or bonds shall be paid in full, both principal and interest, in accordance with the terms of such contracts."

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

"FOR the Constitutional Amendment withdrawing Arlington State College from participation in the Permanent University Fund."

"AGAINST the Constitutional Amendment withdrawing Arlington State College from participation in the Permanent University Fund."

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THIRTEEN ON THE BALLOT

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

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That the Constitution of the State of Texas be amended by adding a new Section in Article III, to be known as Section 63, reading as follows:

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

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

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

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

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

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

Sec. 4. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Constitution and Laws of this State.

Sec. 5. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Constitution and Laws of this State.

Sec. 6. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Constitution and Laws of this State.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT

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

HOUSE JOINT RESOLUTION NO. 79 proposing an amendment to Article VIII, Constitution of the State of Texas, by adding Section 1-d 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.

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

Section 1. That Article VIII, Constitution of the State of Texas, be amended by adding Section 1-d to read as follows:

"Section 1-d. (a) All land owned by natural persons which is designated for agricultural use in accordance with the provisions of this Section shall be assessed for all tax purposes on the consideration of only those factors relative to such agricultural use. 'Agricultural use' means the raising of livestock or growing of crops, fruit, flowers, and other products of the soil under natural conditions as a business venture for profit, which business is the primary occupation and source of income of the owner.

(b) For each assessment year the owner wishes to qualify his land under provisions of this Section as designated for agricultural

use he shall file with the local tax assessor a sworn statement in writing describing the use to which the land is devoted.

(c) Upon receipt of the sworn statement in writing the local tax assessor shall determine whether or not such land qualifies for the designation as to agricultural use as defined herein and in the event it so qualifies he shall designate such land as being for agricultural use and assess the land accordingly.

(d) Such local tax assessor may inspect the land and require such evidence of use and source of income as may be necessary or useful in determining whether or not the agricultural use provision of this article applies.

(e) No land may qualify for the designation provided for in this Act unless for at least three (3) successive years immediately preceding the assessment date the land has been devoted exclusively for agricultural use, or unless the land has been continuously developed for agriculture during such time.

(f) Each year during which the land is designated for agricultural use, the local tax assessor shall note on his records the valuation which would have been made had the land not qualified for such designation under this Section. If designated land is subsequently diverted to a purpose other than that of agricultural use, or is sold, the land shall be subject to an additional

tax. The additional tax shall equal the difference between taxes paid or payable, hereunder, 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 additional taxes and interest on land assessed under the provisions of this Section.

(g) The valuation and assessment of any minerals or subsurface rights to minerals shall not come within the provisions of this Section.

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

"FOR the Constitutional Amendment 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 purposes 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 Amendment shall be published in the manner and for the length of time as required by the constitution and laws of this state.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 1 proposing an Amendment to Article IX of the Constitution of Texas by adding thereto a new Section to be known as Section 12; authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties; authorizing the creation of a board of directors by appointment or election; providing that the membership of the board shall be based upon the proportionate part of the population of such county, with no county having less than one member; providing for the necessary election; authorizing the levy of an annual tax not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) valuation; provided, however, that the property of state regulated common carriers required by law to pay a tax upon intangible assets shall not be subject to taxation by the Authority; authorizing the Authority to employ or appoint an assessor and collector of taxes whose duty it shall be to assess and collect the taxes on the tax rolls approved by the Board of Directors of said Authority; said taxes to be assessed equally and uniformly throughout the county or counties, comprising the Authority, as required by the Constitution; granting to such Authority the power to acquire by purchase, or through eminent domain proceedings existing publicly financed airport properties or other sites necessary to have and to improve the same, power to issue and sell general obligation bonds and revenue bonds, or either of them; authorizing the assumption of outstanding indebtedness secured by general obligation bonds and assuming the obligations of the city or cities under ordinances and bond indentures under which revenue bonds have been issued and sold; to enact zoning regulations and other measures to protect the airport facilities from hazards and obstructions; providing for the adding of an additional county or counties to the Authority.

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

Section 1. That Article IX of the Constitution of the State of Texas be amended by adding thereto a new Section to be known as Section 12, reading as follows:

"Section 12. The Legislature may by law provide for the creation, establishment, maintenance and operation of

Airport Authorities composed of one or more counties, with power to issue general obligation bonds, revenue bonds, either or both of them, for the purchase, acquisition by the exercise of the power of eminent domain or otherwise, reconstruction, repair or renovation of any airport or airports, landing fields and runways, airport buildings, hangars, facilities, equipment, fixtures, and any and all property, real or personal, necessary to operate, equip and maintain an airport; shall provide for the option by the governing body of the city or cities whose airport facilities are served by certificated airlines and whose facility or some interest therein, is proposed to be or has been acquired by the Authority, to either appoint or elect a Board of Directors of said Authority; if the Directors are appointed such appointment shall be made by the County Commissioners Court after consultation with and consent of the governing body or bodies of such city or cities, and if the Board of Directors is elected they shall be elected by the qualified taxing voters of the county which chooses to elect the Directors to represent that county, such Directors shall serve without compensation for a term fixed by the Legislature not to exceed six (6) years, and shall be selected on the basis of the proportionate population of each county based upon the last preceding Federal Census, and shall be a resident or residents of such county; provide that no county shall have less than one (1) member on the Board of Directors; provide for the holding of an election in each county proposing the creation of an Authority to be called by the Commissioners Court or Commissioners Courts, as the case may be, upon petition of five per cent (5%) of the qualified taxing voters within the county or counties, said elections to be held on the same day if more than one county is included, provided that no more than one (1) such election may be called in a county until after the expiration of one (1) year; in the event such an election has failed, and thereafter only upon a petition of ten per cent (10%) of the qualified taxing voters being presented to the Commissioners Court or Commissioners Courts of the county or counties in which such an election has failed, and in the event that two or more counties vote on the proposition of the creation of an Authority therein, the proposition shall not be deemed to carry unless the majority of the qualified taxing voters in each county voting

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

hazards and obstructions which would interfere with the use of the airport and its facilities for landing and take-off; an additional county or counties may be added to an existing Authority if a petition of five per cent (5%) of the qualified taxing voters is filed with and an election is called by the Commissioners Court of the county or counties seeking admission to an Authority and the vote is favorable, then admission may be granted to such county or counties by the Board of Directors of the then existing Authority upon such terms and conditions as they may agree upon and evidenced by a resolution approved by two-thirds (2/3rds) of the then existing Board of Directors, provided, however, the county or counties that may be so added to the then existing Authority shall be given representation on the Board of Directors by adding additional directors in proportion to their population according to the last preceding Federal Census."

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

"FOR the addition of Section 12 of Article IX of the Constitution, authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties, and authorizing the levy of a tax not to exceed Seventy-Five Cents (75c) on the One Hundred Dollars (\$100) valuation of all taxable property within such Airport Authority except the property of state regulated common carriers required by law to pay a tax upon intangible assets, after approval of its voters."

"AGAINST the addition of Section 12 of Article IX of the Constitution, authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties, and authorizing the levy of a tax not to exceed Seventy-Five Cents (75c) on the One Hundred Dollars (\$100) valuation of all taxable property within such Airport Authority except the property of state regulated common carriers required by law to pay a tax upon intangible assets, after approval of its voters."

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT

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

HOUSE JOINT RESOLUTION NO. 24 proposing an amendment to Article VI of the Constitution of the State of Texas by adding a new Section thereto, Section 2a, to provide for voting on electors for President and Vice President, and on all state-wide offices, questions or propositions by persons qualified to vote in this State except for meeting county or district residence requirements, and to provide for voting on electors for President and Vice President by otherwise qualified United States citizens who have moved into or out of the State preceding a presidential election.

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

Section 1. Article VI of the Constitution of the State of Texas is amended by adding a new Section thereto, Section 2a, to read:

"Section 2a. (a) Notwithstanding any other provision of this Constitution, the Legislature may enact laws and provide a method of registration, including the time of such registration, permitting any person who is qualified to vote in this State except for the residence requirements in a county or district, as set forth in Section 2 of this Article, to vote for (1) electors for President and Vice President of the United States and (2) all offices, questions

or propositions to be voted on by all electors throughout this State.

(b) Notwithstanding any other provision of this Constitution, the Legislature may enact laws and provide for a method of registration, including the time for such registration, permitting any person (1) who is qualified to vote in this State except for the residence requirements of Section 2 of this Article, and (2) who shall have resided anywhere within this State at least thirty (30) days next preceding a General Election in a presidential election year, and (3) who shall have been a qualified elector in another state immediately prior to his removal to this State or would have been eligible to vote in such other state had he remained there until such election, to vote for electors for President and Vice President of the United States in that election.

(c) Notwithstanding any other provision of this Constitution, the Legislature may enact laws and provide for a method of registration, including the time for such registration, permitting absentee voting for electors for President and Vice President of the United States in this State by former residents of this State (1) who have removed to another state, and (2) who meet all qualifications, except residence requirements, for voting for electors for President and Vice President in this State at the time of the election, but the privileges of suffrage so granted shall be only for

such period of time as would permit a former resident of this State to meet the residence requirements for voting in his new state of residence, and in no case for more than twenty-four (24) months."

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

"FOR the Constitutional Amendment permitting persons qualified to vote in this State except for the residence requirements in a county or district to vote for Presidential and Vice Presidential Electors and for all state-wide offices, questions or propositions, and permitting citizens of the United States recently arrived or departed from the State to vote for Presidential and Vice Presidential Electors."

"AGAINST the Constitutional Amendment permitting persons qualified to vote in this State except for the residence requirements in a county or district to vote for Presidential and Vice Presidential Electors and for all state-wide offices, questions or propositions, and permitting citizens of the United States recently arrived or departed from the State to vote for Presidential and Vice Presidential Electors."

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER ELEVEN ON THE BALLOT

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

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

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

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

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

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

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

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

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

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

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

acquisition of such storage facilities or the water impounded therein. The money received from any sale, transfer or lease of storage facilities or associated system or works shall be used to pay principal and interest on state bonds issued or contractual obligations incurred by the Texas Water Development Board, provided that when moneys are sufficient to pay the full amount of indebtedness then outstanding and the full amount of interest to accrue thereon, any further sums received from the sale, transfer or lease of such storage facilities or associated system or works may be used for the acquisition of additional storage facilities or associated system or works or for providing financial assistance as authorized by said Section 49-c. Money received from the sale of water, which shall include standby service, may be used for the operation and maintenance of acquired facilities, and for the payment of principal and interest on debt incurred.

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

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

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

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

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT

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

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

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

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

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

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

subsequently sold and delivered and any voted, but unused, bonds of other school districts involved in such annexation 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 at an election to be held throughout the State of Texas on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed thereon the following:

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

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

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

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THE FIRST NATIONAL BANK

Eldorado, Texas

Completes Army Training Course

Fort Ord, Calif. (AHTNC)—Army Private William D. Shore, 19, son of Mrs. Freddie F. Henderson, of Eldorado, Texas, completed eight weeks of advanced infantry training at Fort Ord, Calif., Aug. 11.

He received specialized instruction in small unit tactics and in firing such weapons as the M-14 rifle, the M-60 machinegun and the 3.5-inch rocket launcher.

His father, Ivan M. Shore, lives in Immokalee, Fla.

Dr. Schulze, Jr., Starts Practice In Angelo

Dr. Victor E. Schulze, Internal Medicine specialist of San Angelo, announces the association of his son Dr. Victor E. Schulze, Jr. in the practice of Internal Medicine, Diagnosis and Heart Disease, at 219 South Magdalen Street, San Angelo, Texas.

Dr. Schulze, Jr. is a graduate of Kentucky Military Institute, the University of Texas (A. B.), the University of Texas Medical Branch (M. D.) and Harvard University (M.I.H.). He interned at Emory University Hospital, Atlanta, Ga., and served his residency in Internal Medicine at Grady Memorial Hospital, Atlanta. He has just completed a one-year Fellowship in Clinical Cardiology at Emory University Hospital. He served eight

years in the U. S. Air Force Medical Corps, being released from active duty in the rank of Major and as Chief of the Aerospace Medical Division, Office of the Surgeon, Air Training Command Headquarters, Randolph Air Force Base, Texas.

He is Certified by the American Board of Preventive Medicine and by the American Board of Internal Medicine. He is a Fellow of the American College of Preventive Medicine and an Associate of the American College of Physicians.

Dr. Schulze, Jr., married Peggy Dowd of Galveston in 1952. They have three children: Kim 13, Victor III 11 and Dowd 9. They reside at 1601 Christoval Road, San Angelo.

Rex Enochs Completes Army Course at Ft. Ord

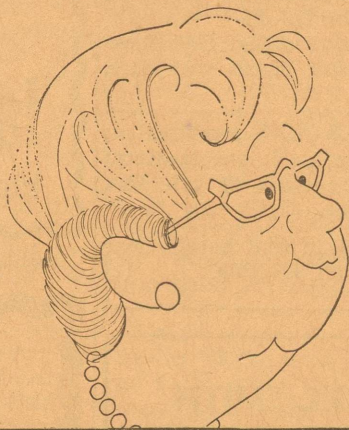
Fort Ord, Cal. (AHTNC)—Army Pvt. Rex N. Enochs, 25, son of Mr. and Mrs. W. Oran Enochs of Eldorado, Tex., completed eight weeks of advanced infantry training at Fort Ord, Calif., August 8.

He received specialized instruction in small unit tactics and in firing such weapons as the M-14 rifle, the M-60 machinegun and the 3.5-inch rocket launcher.

A. G. McCormack recently attended the convention of the Texas State County Treasurers Association in Houston. He was awarded a plaque as past president of the state association as he retired from that position. He came home during the week and

What to do while the line is busy

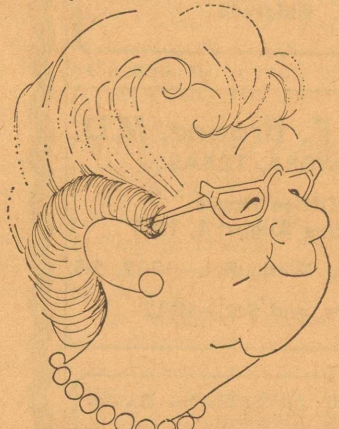
1 Take for granted that whoever is talking on the line will hang up soon.



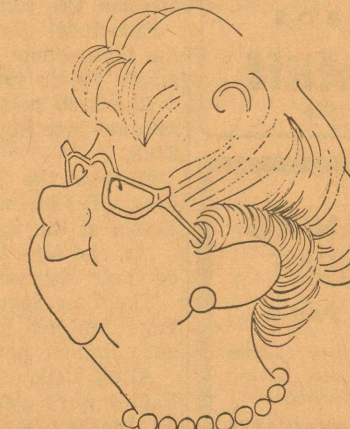
2 Hope that no one left his receiver carelessly off the hook.



3 Think about how reliable a telephone connection is once you get it. And how Gen Tel is constantly at work to modernize and improve service.



4 Be patient. After all, you may have talked for 20 or 30 minutes once yourself. So decide not to call the telephone company to report an out-of-order phone.



5 Think again about trouble-free telephone service. Then, when you get a line, think of the other party, too.



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PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TWELVE ON THE BALLOT

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

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

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

Section 1. That Section 9, Article IX of the Constitution of the State of Texas be amended to read as follows: "Section 9. The Legislature may by law provide for the creation, establishment, maintenance and operation of hospital districts composed of one or more counties or all or any part of one or more counties with power to issue bonds for the purchase, construction, acquisition, repair or renovation of buildings and improvements and equipping same, for hospital purposes; providing for the transfer to the hospital district of the title to any land, buildings, improvements and equipment located wholly within the district which may be jointly or separately owned by any city, town or county, providing that any district so created shall assume full responsibility for providing medical and hospital care for its needy inhabitants and assume the outstanding indebtedness incurred by cities, towns and counties for hospital purposes prior to the creation of the district, if same are located wholly within its boundaries, and a pro rata portion of such indebtedness based upon the then last approved tax assessment rolls of the included cities, towns and counties if less than all

the territory thereof is included within the district boundaries; providing that after its creation no other municipality or political subdivision shall have the power to levy taxes or issue bonds or other obligations for hospital purposes or for providing medical care within the boundaries of the district; providing for the levy of annual taxes at a rate not to exceed seventy-five cents (75c) on the One Hundred Dollar valuation of all taxable property within such district for the purpose of meeting the requirements of the district's bonds, the indebtedness assumed by it and its maintenance and operating expenses, providing that such district shall not be created or such tax authorized unless approved by a majority of the qualified property taxpaying electors thereof voting at an election called for the purpose; and providing further that the support and maintenance of the district's hospital system shall never become a charge against or obligation of the State of Texas nor shall any direct appropriation be made by the Legislature for the construction, maintenance or improvement of any of the facilities of such district.

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

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

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

(2) disposing of or transferring the assets, if any, of the district; and

(3) satisfying the debts and bond obligations, if any, of the district, in such manner as to protect the interest of the citizens within the district, including their collective property rights in the assets and property of the district, provided, however, that any grant from federal funds, however dispensed, shall be considered an obligation to be repaid in satisfaction and provided that no election to dissolve shall be held more often than once each year. In such connection, the statute shall provide against disposal or transfer of the assets of the district except for due compensation unless such assets are transferred to another governmental agency, such as a county, embracing such district and using such transferred assets in such a way as to benefit citizens formerly within the district.

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

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

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

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FIFTEEN ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 33 proposing an Amendment to Section 6, Article XVI, Constitution of the State of Texas, to authorize state participation in programs financed with funds from private or federal sources and

conducted by local level or other private, nonsectarian associations, groups, and nonprofit organizations for establishing and equipping facilities for assisting the blind, crippled, or otherwise physically or mentally 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.

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

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

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

"(b) State agencies charged with the responsibility of providing services to those who are blind, crippled, or otherwise physically or mentally handicapped may accept money from private or federal sources, designated by the private or federal source as money to be used in and establishing and equipping facilities for assisting those who are blind, crippled, or otherwise physically or mentally handicapped in becoming gainfully employed, in rehabilitating and restoring the handi-

capped, and in providing other services determined by the state agency to be essential for the better care and treatment of the handicapped. Money accepted under this subsection is state money. State agencies may spend money accepted under this subsection, and no other mon-

etary participation in programs financed with funds from private or federal sources and other private, nonsectarian associations, groups, and nonprofit organizations, in establishing and equipping facilities for assisting those who are blind, crippled, or otherwise physically or mentally handicapped in becoming gainfully employed, in rehabilitating and restoring the handicapped, and in providing other services determined by the state agency to be essential for the better care or treatment of the handicapped.

"The state agencies may deposit money accepted under this subsection either in the state treasury or in other secure depositories. The money may not be expended for any purpose other than the purpose for which it was given. Notwithstanding any other provision of this Constitution, the state agencies may expend money accepted under this subsection without the necessity of an appropriation, unless the Legislature, by law, requires that the money be expended only on appropriation. The Legislature may prohibit state agencies from accepting money under this subsection or may regulate the amount of money accepted, the way the acceptance and expenditure of the money is administered, and the purposes for which the state agencies may expend the money. Money accepted under this subsection for a purpose prohibited by the Legislature shall be returned to the entity that gave the money.

"This subsection does not prohibit state agencies au-

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

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

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

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

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

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Subscription Rates
1 Year, in Schleicher County \$3.00
1 Year, Elsewhere.....\$4.00

Entered as Second Class Matter at the post office at Eldorado, Texas, under the Act of March 3, 1887.

Any erroneous reflection upon the character, standing or reputation of any person, firm or corporation which may appear in the columns of the Success will be gladly corrected upon same being brought to the attention of the publisher.

Notice of entertainments where a charge of admission is made, obituaries, cards of thanks, resolutions of respect, and all matters not news will be charged for at the regular rates.

Announcements of revivals for churches are considered advertising and charged for at regular advertising rates.

Unsolicited poetry charged for at regular advertising rates.

Pictures — Unsolicited pictures for publication charged for at engraver's rates.

Front page advertising announcements to be charged for at a rate equal to three times the regular rate.



SEED OATS for sale; tested; at L. Kent farm. 1tc

LOST: About \$30 in currency. If honest person found it, he can call Mrs. W. H. Joiner. 1*

FOR RENT — Two 2-bedroom houses, both furnished. Call Mrs. Hazelwood. 1*

YOU saved and slaved for wall to wall carpet. Keep it new with Blue Lustre. Rent electric shampooer \$1. Foxworth-Galbraith Lumber Co.

FOR SALE OR RENT: Our three-bedroom home on West Ave. — Kenneth Homer, 601 West Ave. D, San Angelo, phone 653-0374. (Au11 tfe)

WE HAVE several good used TV's. All in A-1 condition. —Boyer Electric Co. (c)

In Those Days

Compiled From Success Files

ONE YEAR AGO
Aug. 25, 1965—Jimmy Belk, Joe Phillips, Sam Henderson, and Scott McGregor were announced football team captains as the '65 season was about to start.
School was about to open, with the entire school integrated.
James Mika brought in the first bale of cotton.

FIVE YEARS AGO
Aug. 24, 1961—A school tax rate election was coming up Saturday. Structural flaws developed in the high school gymnasium, and a major repair job was slated.
About 60 turned out for organizational meeting of a Quarterback Club.
Morgan the Pirate, Pepe, and Ring of Fire were movies being shown at the Eagle Drive-In.
Mr. and Mrs. L. L. Harris observed their 55th wedding anniversary.
The Dan Sebesta, Dr. Dyer and Page families attended the Bloys encampment near Fort Davis.
Allen Belk was injured as the Eagles were about to launch their '61 football season.
Mr. and Mrs. H. A. Chapple of Sterling City visited Mr. and Mrs. F. E. Chapple.

12 YEARS AGO
Aug. 26, 1954—The run-off Democratic Primary was coming up, with Allan Shivers and Ralph Yarborough running for Governor.
Dick Bearce and George Finley were in run-off for county judge.
Mrs. Georgia Gillespie died in Minnesota.
A daughter was born to Mr. and Mrs. Donald West.
Mrs. Margaret Tinning and W. H. Paff of Covington, Ohio, were married and were leaving for Ohio to make their home.
Athur Espinosa was home on leave from service. He had served in Japan and Korea.
A bridal shower honored Mrs. Lewis Chancy, the former Dolores Calcote.
Jim Spurgers of Seminole visited here with his mother, Mrs. Netue Spurgers.
Maxine Yardley was leasing the former Royster Cafe on the Menard highway and was getting ready to open on Sept. 1st.

35 YEARS AGO
Aug. 28, 1931—G. S. Gofford, owner and manager of the new Ritz Theatre, announced that Sunday afternoon matinees would be shown.
Joe Clevenger and Miss Nettie Wilson eloped to Carlsbad, N. M. They were planning to make their home in Fort Stockton.
V. H. Humphrey put men to work razing the old hotel building erected in 1895 by C. C. West. Used in later years as a residence, the structure had stood vacant for some time.
The school term was to start Sept. 7 under direction of Supt. R. D. Holt. The faculty included J. Carleton Smith, Miss Willie Allen, Dorothy Bradshaw, Dena Meyer, Mozelle Turney, Frances Armstrong, Grace Kerr, Ruth Howell, W. P. Terry, Tommye Dee Buie, Mrs. Payne Robinson, Mrs. Bennie Watson, Mrs. Robert Milligan, and Miss Una Lee Lindale.
Rural school teachers included: Mrs. Ford Oglesby, Kaffir; Fern Matthews, Loftin; Mrs. C. H. Neely, Meyer; J. F. Jeter and Blanche Newlin, Reynolds; Lucile McWhorter, Adams; Zadie McAngus, Alexander; T. S. Redford, Annie Herbert, and Miss Jessie L. Ashmore, Bailey Ranch; Miss Ruth Hale, Cliff; and Mrs. Mary Davis and Mrs. Clarence Knight, Mexican school.
Gov. Sterling sent troops into the East Texas oil fields. Rusk, Smith, Gregg, and Upshur counties were under martial law for a while.
Mr. and Mrs. Fred Bruton were in from the Gunn ranch Saturday. Fred Jr., who recently broke his arm, accompanied them. He will soon be able to use his arm again.

ELDORADO LODGE
No. 890 — A. F. & A. M. Stated meeting 2nd Thursday in each month, at 7:00 p. m. from Oct. 1 to April 1, and at 8:00 from April 1 to October 1. Visiting brethren welcome.

Community Calendar

Aug. 25, Thursday. Drivers License patrolman here.
Aug. 26-28. Workshop at school.
Aug. 29, Monday. Opening day of school.
Aug. 31, Wednesday. Lions club meets 12:15, Memorial Building.

Sept. 1, Thursday. American Legion installation of officers, and ice cream supper.
Sept. 8, Thursday. Masonic Lodge meets.

Sept. 12, Monday. Public hearing on County budget for 1967, 10:00 a.m., Commissioners Courtroom at courthouse.
Sept. 12, Monday. O.E.S. meets.

Sept. 15, Thursday. First Fall meeting of the D.A.R.
Sept. 21, Wednesday. Homemakers H. D. club meets with Mrs. Sybil Kinser.

DISHWASHER-SINK combination; kitchen range hood; one lavatory; cabinet tops. —See or call Mrs. John Williams. 1*

TWO good clean rent houses near the school. Call 853-2355. (c)

VIRGIL SMITH
CUSTOM
HAYBALING

Phone 296-4760, Menard
or see Clovis Taylor in Eldorado
(to Sep 1*)

Charles F. Browne, M.D.
SONORA, TEXAS

Office Hours
Effective August 1, 1966
Mon., Tues., Wed., Fri.—10-12, 2-5
Thurs. and Sat.—10-12

CLASSIFIED ADVERTISING RATES
First Insertion.....4c word
Additional Insertions.....2c word

Minimum 50c Each Insertion
Cash In Advance
\$1.00 Minimum On All Small Ads
Taken On Phone Or By Mail

Billy Bruce DRILLING SERVICE
ALL TYPES
ROTARY AIR DRILLING
—water Well Holes
—Fence Holes
—Utility Holes
—Test Holes \$1.00 Foot.

For Information Call—
Phone 853-2310, Eldorado

Harkey
Auto Supply & Garage
is Now Open to Serve you in the former Ford location on So. Main. Scooter Faull and Sammy Dannheim are mechanics. We service most makes of automobiles; large stock of parts on hand with more arriving.

BENNIE HARKEY
Phone 853-2975

General Welding
OF ALL KINDS:
FARM AND INDUSTRIAL
We do all kind of Repairs on Stock Trailers and Horse Trailers. Trailers built to order.
Bulldog Hitches and Jacks

Eldorado Welding Shop
Earl Dean Clark — Phone 853-2603

See Us For All Types Of
Air Conditioning
COMMERCIAL
AUTOMOTIVE
AND
DOMESTIC

TOPLIFFE
GAS & ELECTRIC SERVICE
Phone 853-2355

NEW 1966 GMC Pickups
With all standard equipment including heater and defroster.
\$1850
Smith Motors
PONTIAC — BUICK — GMC
2-4761 Sonora, Texas

Good Transportation

64 Chevrolet 2 dr. hardtop Impala ---\$1,895
60 Ford 4 door, solid ----- \$475
60 Chevrolet 4 dr., clean, good tires--- \$545
59 Buick 4 door, good car ----- \$550

Several cheaper cars and a motor scooter.

Men make houses,
But women make homes.

James Williams Car Market
Phone 853-2611 Eldorado, Texas

PEPSI-COLA

19c

CARTON

Plus Deposit

Western Auto

ON THIS OUR

3rd Anniversary

We wish to to express our appreciation to the many customers and friends for their cordial relationship during the past three years.

We hope to merit a continuance of the same in the future.

Thank you.

BRUSHY TOP
Mr. and Mrs. Glynn Edmondson

PUBLIC HEARING ON BUDGET
Notice is hereby given that a public hearing on the County budget for the year 1967 will be held on Monday, September 12, 1966, at 10:00 A. M. in the Commissioners Court room at Schleicher County Courthouse, Eldorado, Texas.
C. L. Wheeler
County Auditor (1tc)

Barbecued Lamb

BARBECUED LAMB shoulder, grilled just right on rotating spit, can rival lamb shish kebab as an outdoor taste delight.

LAMB SHOULDER

1 lamb shoulder
1/2 clove garlic, minced
1/2 onion, minced
1/2 green pepper, minced
1/2 tsp. salt
1/4 tsp. pepper
2 tbsp. A.I. Sauce
1 can (6 oz.) tomato paste
1 cup red wine

Have butcher bone and roll lamb shoulder. Spit it straight through meat over coals, baste often with sauce prepared from all ingredients. Cook 1 hour for medium rare, 1-1/2 hours for medium. Serves 6.

EAGLE
DRIVE-IN THEATRE
ELDORADO, TEXAS
Show Starts At 8:00 P.M.

Wednesday, Thursday, August 24-25
and now Miguel
—In Color—
Guy Stockwell Clu Gulager
Michael Ansara Pat Cardi

Friday, Saturday, August 26-27
Billie
—In Color—
Patty Duke —In Technicolor

Sunday, Monday, August 28-29
I'll Take Sweden
—In Color—
Bob Hope Tuesday Weld
Frankie Avalon Dina Merrill

Federal LAND BANK Association

Mr. Farmer— 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.

A. E. Prugel, Manager
Federal Land Bank Assn.
Sonora, Texas

CARD OF THANKS
I want to take this time to say Thank You, to all the good and kind folks for being so nice to me while in the hospital and after I got home. For all the good food, flowers, gifts, letters, cards and all the nice visits, we thank you a million times. May the good Lord bless each of you.
Mrs. Ralph Waldron

ONE USED FRIGIDAIRE automatic washer; works good; cash and carry \$35.70. —Boyer Electric Co.
TYPEWRITER RIBBONS, for Royal, Underwood, and Remington —available at the Success.

CITATION BY PUBLICATION
THE STATE OF TEXAS, TO: Elva A. Murchison, Elva A. Pressler Murchison, Alva A. Pressler, the heirs at law of said Elva A. Murchison, deceased, Elva A. Pressler Murchison, deceased, Elva A. Pressler, deceased, Marie Butler Payton and George C. Hood, the executors and administrators of such deceased, and of said Marie Butler Payton & George C. Hood, if deceased Defendants, Greeting:

YOU ARE HEREBY COMMANDED to appear before the Honorable 51st District Court of Schleicher County at the Courthouse thereof, in Eldorado, Texas, by filing a written answer at or before 10 o'clock A. M. of the first Monday next after the expiration of forty-two days from the date of the issuance of this citation, same being the 26 day of September A. D. 1966, to Plaintiff's Petition filed in said court, on the 11 day of August A. D. 1966, in this cause, numbered 1177 on the docket of said court and styled James L. Powell, Plaintiff, vs. Elva Murchison et al, Defendants.

A brief statement of the nature of this suit is as follows, to-wit: Partition of interest in Lot No. One, Block No. Fourteen, Original Town of Eldorado; that plaintiff is the owner of an undivided 5/6th part of said land and premises and that the defendants are the owners of an undivided 1/6th part thereof, as is more fully shown by Plaintiff's Petition on file in this suit.

If this citation is not served within ninety days after the date of its issuance, it shall be returned unserved.

The officer executing this writ shall promptly serve the same according to requirements of law, and the mandates hereof, and make due return as the law directs.

Issued and given under my hand and the seal of said court at Eldorado, Texas, this 11 day of August A. D. 1966.
Attest: J. P. Enochs, Clerk,
51st District Court
Schleicher County, Texas
By Wynema D. Buchner, Dep. (SEAL) (Au 18-25 Se 1-8)

SCHOOL OPENS



**MONDAY
AUGUST 29**

Be on time
FOR SCHOOL

**KEEP YOUR WATCH
READY AT ALL TIMES BY
HAVING IT REPAIRED WHEN
NEEDED.
DRESS IT UP WITH A
NEW WATCH BAND.**

We wish for each of you
a successful school year.

Gifts For All Ages

JOHN STIGLER-JEWELER

NEFF'S CAFE

WILL BE
CLOSED
FROM SATURDAY NOON, AUG. 27
THROUGH SUNDAY FOR REPAIRS
Open Again Monday Morning

Inducted Into The Order Of The Arrow

Keith Williams went to Camp Fawcett over the week end where he became an Ordeal member of the Order of the Arrow, the national honorary camping organization of the Boy Scouts. Keith attended camp earlier in the summer with the local troop, and was elected for the honor by the others in the group.

Following the three-day meeting those present went to Camp Tom Fwooten in Austin for the Annual Area IX D Conference of Arrowmen. There were six other lodges there in addition to Scouts from Wahinkto Lodge of the Concho Valley Council of the Boy Scouts of America.

Tonkawa, the host lodge of Austin, had many special events on the agenda. Texas Governor John Connally gave the opening address and Martin Mockford, national secretary of the Order of the Arrow, gave the closing challenge in the chambers of the House of Representatives in Austin.

Keith returned home Sunday

night. He is the son of Mr. and Mrs. James Williams and will be an 8th grader this coming year in the Eldorado school.

TWO FROM HERE ARE IN NAVAL TRAINING

San Diego, Calif. (FHTNC)—Seaman Recruit Phil E. Edmiston, USN, son of Mr. and Mrs. Orval N. Edmiston, and William C. Lester, Jr., USN, son of Mr. and Mrs. William C. Lester, of Eldorado, are undergoing nine weeks of basic training at the Naval Training Center here.

They are receiving instructions in Naval customs, courtesies and organization, ordnance and gunnery, seamanship, damage control, first aid, swimming and survival, shipboard drills and sentry duty.

A program of physical fitness, military drill and inspections keeps the recruits mentally and physically alert during their training.

Navy Classification tests will determine whether they will be assigned to a school, shore station or ship after their graduation.

CARBON PAPER at the Success.

Patricia Aylor SCHOOL OF DANCE

ANNOUNCES
Registration: Monday, August 29
from 2:30 to 5:30 p. m. at the Memorial
Building

Classes Beginning Wed., August 31, in
TAP BALLET ACROBATICS

Jazz and Discotheque
and
Teen's A Go-Go
Ladies Exercise Class

Including Classes For Preschoolers

Be Sure To Register

Oil News

Dorado Co., San Angelo, has announced location for the No. 1 Ewald Straach, a 7,600-foot wildcat in Schleicher county, 5 miles west of Eldorado and 10 miles south-southwest of the two-well Ellenburger area of the Velrex, Southwest multipay field.

Location, on an 823-acre lease, is 660 feet from the south and 7,254 feet from the west lines of 2-Concho csl.

The Oil & Gas Division of the Texas Railroad Commission has designated a new gas field in District 7-C.

The Eldorado, North (Canyon B) field of Schleicher county was opened August 16 with completion of Skelly Oil Co., Sweetwater, No. 1 L. I. Whitten, 4 1/2 miles northwest of Eldorado, for a calculated, absolute open flow of 6.6 million cubic feet of gas per day, with gas-liquid ratio of 25,000-1.

Skelly Oil Co. will drill the No. 1 Morris Whitten, a 6,800-foot Canyon sand wildcat in Schleicher county, 4 1/2 miles northwest of Eldorado and 5/8 mile south and slightly west of the firm's No. 1 L. I. Whitten, recent Canyon "B" gas discovery, dually completed in the Eldorado (Canyon gas) field.

Location is 1,320 feet from the south and 850 feet from the west lines of 25-LL-TCRR.

The Canyon "B" discovery was finalized Aug. 16 for 920,000 cubic feet of gas per day, through perforations between 6,380-87 feet.

The Velrex, Southwest multipay field of Schleicher county, gained its seventh Canyon gas producer and a 1/2-mile north and 5/8-mile east extension to that pay with dual completion of Texaco Inc. No. 1 A. B. DeLong, Ellenburger producer, 11 miles northwest of Eldorado.

It was finalized for a calculated absolute open flow of 1,155,000 cubic feet of gas per day, through perforations between 6,584-6,616 feet. Gas-oil ratio was 66,300-1, with gravity of the liquid being 58.7 degrees.

Location is 2,026 feet from the north and 660 feet from the west lines of 2-TT-TCRR.

VISITING HERE

Mrs. Reynard Satour and children are visiting Mrs. Satour's sisters, Mrs. Bernard Carr and Mrs. Bill Van Dusen this week. Her husband, T/Sgt. Satour, was here for the week end but reported for duty at Sheppard Air Force Base Monday after a 4-year tour of duty at Frankfurt, Germany. The family are moving to Wichita Falls soon. While in Europe, the Satours toured quite a bit including one trip behind the Iron Curtain.

Sgt. Satour was reared in Germany, near Frankfurt, but joined the Air Force after immigrating to America about 12 years ago.

GROVER LEE JOHNSONS RETURN FROM TRIP

Returning after three weeks of vacation, Mr. and Mrs. Grover Lee Johnson report a grand trip, according to her mother, Mrs. Bertha Wilson of this place.

They went to Disneyland, Marineland, Knott's Berry Farm, Sequoia, Yosemite, San Francisco, Crater Lake, Yellowstone National Park, Jackson, Wyoming; over the million dollar highway to Durango, Colorado; here they rode the narrow gauge train from Durango to Silverton, Colorado; then home by way of Santa Fe, and Roswell, New Mexico. The Johnsons brought Babs to Eldorado Saturday to meet her mother, Mrs. Johnie Kempsky and brother Paul. After visiting with Mrs. Bertha Wilson, they returned to their home at Lometa.

Mr. and Mrs. Grover L. Johnson remained over the week end, visiting Mrs. Bertha Wilson, returning to Goldsmith Sunday afternoon.

Mr. and Mrs. Laman Hazelwood and Mr. and Mrs. Venon Hazelwood were in Brady over the week end where they visited the women's mother, Mrs. J. C. Whiteley who was in the hospital. They also visited Mr. Whiteley, and with Mr. and Mrs. Vernon Carroll, Mr. and Mrs. Jack Whiteley, and Mr. and Mrs. Edward Whiteley.

School Menus

Monday, Aug. 29: Baked ham, macaroni and cheese, green beans, tossed green salad, buttered rolls, milk, canned fruit.

Tuesday, Aug. 30: Fried chicken and gravy, creamed potatoes, buttered rolls, milk, cream style corn, sliced beets, pudding.

Wed., Aug. 31: Hamburgers, lettuce and tomatoes, pickles, English pea salad, potato chips, milk, chocolate cake.

Thursday, Sept. 1: Chicken fried steak and gravy, creamed potatoes, stewed tomatoes, lime congealed salad, buttered rolls, milk, cookies.

Friday, Sept. 2: Tuna salad sandwiches, ham salad sandwiches, pimento cheese sandwiches, three bean salad, carrot sticks, milk, ice cream.

Degree At Canyon

Lloyd Payne, son-in-law of Mr. and Mrs. Orland Harris, is among other candidates who will receive degrees at West Texas State, Canyon, tonight (Thursday). Payne is scheduled to receive a Master of Education degree. His wife is the former Arlene Harris of Eldorado. Mr. and Mrs. Payne will move later this week to San Angelo where he has been elected to teach the coming year at Lee Junior High.

Library News

We have had children's story hour each Thursday for the past six weeks. This was mainly for pre-school children but a few school children came also. The children enjoyed it very much, we feel it has been a complete success and hope to have it next summer also.

Some of our newest books are: "A Last Lamp Burning", "The Detective", "The Crusades", "Krushchev", and "Indian Summer". Children's books are "Pip Camps Out", "Rosebud", "Mrs. McGarrity's Peppermint Sweater", and "Rainbow of My Own."

Recent memorials added are: The Call of the Wild and The Jungle Book given by Mrs. W. N. Ramsay in memory of Walter Ramsay. The Children's Blue Bird in memory of Leilah Bell Davis Bird by Ruth Baker. James Smithson and The Smithsonian Story in memory of J. O. Willoughby by W. N. White. Readers Digest Condensed Books Vol. 2 1966 in memory of Miss Tom Pearl Smith by Miss Jewel Shelton. The Barbary Pirates in memory of Barbara Spencer Hill; Matt Regans Lady in memory of Peggy Spencer; The Serpent and the Staff and Readers Digest Condensed Book Vol. 1, '62, in memory of Mrs. E. K. Cheek; the four volumes mentioned above were given by Ann Doyle.

World Aflame in memory of Dr. and Mrs. G. L. Lewis; The Answer is God, in memory of Mrs. T. W. Johnson; the last two were given by Mrs. W. N. Ramsay.

Our summer reading club will end August 31st. We had 74 to sign up and hope to have a good showing by closing date. This is just a reminder to the children who have not completed their 12 books to try to do so. —Ruth Baker, librarian.

Mr. and Mrs. Harold Scherz and two sons of Austin and Mr. and Mrs. George Ochsner of Midland visited here with Mrs. L. D. Ochsner while she was ill.

GUNNS TAKE TRIP

Mr. and Mrs. Buster Gunn have returned from a 10-day vacation trip. They visited in El Paso, where their son, Bobo, is in service and going to Electronic school; from there they visited friends in Odesa visiting the J. T. Prestons, and L. T. Crockett, and at Snyder with Mrs. Gunn's sister, Mr. and Mrs. A. L. Carlan and Mrs. K. Garrett, Mr. and Mrs. D. C. Macon, Mrs. Gunn's mother and sister, and a brother, Odell Garrett at Hamlin.

Flood Control Dams Increase Over Texas

Temple, Texas.—"Texas is not yet a land of '10,000 lakes and a fisherman's paradise' but hundreds of Texans are working on it," said State Conservationist H. N. Smith of the Soil Conservation Service in commenting on a recent statewide survey of flood prevention structures and outdoor recreation.

Smith went on to point out that about 1100 such structures have been completed and almost 800 of these have been stocked with game fish in accordance with Texas Parks and Wildlife Department specifications. About 400 of these structures are open to the public on a free or daily fee basis. Thirty-six are being used by groups of families or other organizations on a club-lease basis. Recreational facilities such as beaches, restrooms, picnic tables and boat docks have been installed on 144 of the lakes. An estimated 637,300 recreation man days have been spent on these structures since completion.

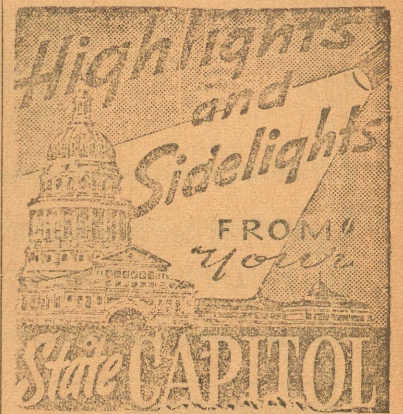
"These dams, designed and built primarily for flood control and soil conservation, are helping absorb the outdoor recreational pressure generated by a shortened work week and a steadily rising standard of living," Smith concluded.

James Dockal has bought the E. T. Turnbow house near the Assembly of God Church, vacated a while back by Elvis Parker. Sale was arranged by James Williams.

Visiting here a few days recently with Mrs. A. L. Jones was her son, E. L. Jones of San Diego, Calif., who was accompanied by a friend, David Walters, also of San Diego.

Keith Keller has moved back to Eldorado and his house trailer is parked at Fred Watson's.

Mrs. Claude Doyle and her grandsons, Jimmy Dan and Mike Doyle, were in Lubbock over the week end where they visited Mr. and Mrs. Billy Jack Etheredge and Mr. and Mrs. Jerry Doyle and their families.



College Bonds

Texas colleges slowly are selling their building bonds authorized by the constitutional amendment raising the ad valorem tax to 10 cents per \$100 valuation. But there's still \$18,710,000 worth to go.

Issue started at \$33,420,000. At end of the regular bid-taking, Texas Tech and the University of Houston sold their \$7,000,000 worth. Then, as a result of an exclusive option given a New York syndicate, four more schools—Texas Southern, Texas Woman's, Lamar State and Pan American—sold their bonds, a total of \$7,710,000.

College officials now are going out on their own to sell the remaining \$18,710,000 worth of bonds. It's hoped that local bankers will buy them, so the colleges can proceed with construction to meet the mounting demands of college enrollments. Problem is that interest is held to 4%, which is below present market.

Governor Connally approved applications for \$893,881 in grants under Federal Elementary and Secondary Education Act of 1965 for pilot programs relating to supplementary learning centers for talented elementary and secondary pupils.

A three-year U. S. Public Health Service grant of \$267,734 has been presented to the Texas Department of Health for the control of leprosy—which is on the increase in the state.

Texas Parks and Wildlife Department has announced that Garner State Park is back in operation, despite record high water from the Frio river that damaged a few shelters.

ALL ABOARD! THE BACK-TO-SCHOOL EXPRESS!

We are ready to meet your
needs in School Clothes

<p>SHIREY PANTIES and BUSTER BROWN Batiste — Knit Nylon 69c — \$1.00</p> <p>—●—</p> <p>SHIP - N - SHORE BLOUSES \$1.95 to \$2.95</p> <p>—●—</p> <p>TEX - SIS SPORTS WEAR Slim Jims Shorts Gym Shorts—\$1.29</p>	<p>BUSTER BROWN KNIT WEAR FOR BOYS & GIRLS Tee Shirts — Longies Pajamas — Panties</p> <p>—●—</p> <p>SOX SHOES FOR EVERY AGE Girls \$3.95 to \$6.95 Boys \$4.95 to \$7.95</p> <p>—●—</p> <p>'PF' BRAND TENNIS SHOES \$5.98 RACERS \$4.98</p>	<p>BOYS SHIRTS Short or Long Sleeves \$1.95 to \$2.95 NO IRON SHIRTS \$3.98</p> <p>—●—</p> <p>LEE RIDERS Size 4-12 ----- \$2.98 13 - 16 ----- \$3.79 No Iron Jeans - \$3.98</p> <p>—●—</p> <p>NO IRON SLACKS \$4.00 to \$6.98</p> <p>—●—</p> <p>SHORTS AND TEE SHIRTS Hanes ----- 79c Buster Brown -- 69c</p>
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THE RATLIFF STORE

Victor E. Schulze, M. D.
announces the association of
Victor E. Schulze, Jr., M. D.
in the practice of
Internal Medicine
Diagnosis
Cardiology

219 S Magdalen St., San Angelo, Tex. 76901
Hours by Appointment Telephone 655-9131



**COUNTY AGENT'S
COLUMN**

by *Tiny Godwin*

Schleicher County Agricultural Agent

Why not treat yourself to a fall garden? Many tasty vegetables actually grow better in cooler temperatures. Cucumbers and squash put on their best qualities during the cooler period. Tomatoes need the cool night temperatures of the fall.

Fall and midwinter temperatures are made to order for such tasty treats as cabbage, broccoli, carrots, cauliflower, turnips, mustard and spinach. Plant big healthy transplants for best results.

Cantaloupe and watermelons must ripen in fairly high temperatures, so plant them early, according to your particular conditions.

Seed onions in early September, and thin for use in the green stage. The plants left over can be grown throughout the winter for mature bulbs.

There are many secrets to a thriving garden.

Soil fumigation pays big dividends in disease, nematode and weed control.

A two- to three-inch mulch of decomposed organic matter, grass clippings, sawdust or other material helps conserve moisture, keep down weeds and reduce cultivation. Use a 5-20-10 fertilizer on silt

loams and clay soils. Before spading, broadcast 15-20 pounds of fertilizer to each 1,000 square feet. Then apply an additional 10 lbs. in bands 2 inches to either side of the seed row and 2 inches deep. Be sure the fertilizer does not come in direct contact with the seed.

Use ammonium nitrate for fall and winter applications, since it's more readily available to the plant in cool weather.

The people who ought to have an inferiority complex seldom do.

Boll weevil population canvass survey will be made of the county during the week of August 29 to September 2.

Phil Hamman and Emory Borling, entomologists of the Extension Service assigned to the Rolling Plains will assist the cotton insect team, of Terry Maxwell and Joe Hoover, working in the county at present every Monday, making cotton insect reports.

This survey is felt to be of extreme importance in determining distribution and population levels of boll-weevils in the county. Gridlines will be established every

three miles and cotton fields that these intersect or within one mile will be inspected and classified as either negative (no boll weevils), 5% or less puncture squares or bolls, or moderate to heavy where 5% bolls or squares have punctured.

Producers are asked to co-operate with this boll weevil survey. All information will be made to the producers of the county. After harvest producers will be asked for moisture received during on the crop either natural rainfall or applied and the yield. After all this information for the county has been computed by machine and summarized it will be turned over to the producers for detailed study in cotton production.

School boy in geography class: "The principal export of the United States is money."

The amount of lean meat on steers has increased 3% in the last four years.

At the same time, fat thickness decreased, according to a study made by Frank Orts, Extension meats specialist at Texas A&M University.

Orts collected carcass information from the major livestock shows in Texas for four years. He says the ribeye size has increased by 3/10 of an inch and fat thickness has decreased some 2/10 an inch.

The trend toward the "meat" type steer, with less fat, began with the consumer, says Orts. The housewife demanded more lean meat, and the trend worked its way through the packer to the redlot and breeder.

Today, ranchers are selecting and breeding for leaner, meatier type animals, says Orts.

The 3% increase in lean meat

came from the lo'n, rib, round and chuck cuts. The bulk of the steers traded medium choice instead of the former high choice.

When lean meat cut-out increases 1%, it's worth about \$6 on the retail market. This makes the 3% increase worth about \$18 on the retail market. Part of this should be passed along to the rancher and feeder, he says.

Orts says although size of the ribeye is 67% heritable, it does not affect lean meat yield too much. Fat thickness is 30% heritable—but greatly affects yield. Breeding in a lower fat thickness is where the most rapid progress is being made toward the meat-animal.

Ignorance: When you don't know something, and someone finds it out.

H. D. Group Meets

The Homemakers Home Demonstration club met August the 17th in the home of Clara Mae Donaldson. In the absence of Jo Woodward who was in the hospital, Clara Mae Donaldson presided over the meeting. There were 12 women present including three new members and two visitors. An interesting demonstration was given on making quilts with nylon hose and afghans of mesh dish cloths. "White elephant" gifts were exchanged and the money collected for the treasurer.

The next meeting will be held Sept. 21 in the home of Sybil Kinser with Edith Collins as hostess. The demonstration will be on draperies.

Refreshments of doughnuts, coffee and tea were served by Ada Belle Taylor. —Rep., Veima Tampke.

**Mrs. A. E. Kent
Nears 90th Birthday**

Mrs. A. E. Kent, former County Treasurer of Schleicher county, will be 90 years old on September 28th, but her family are planning to honor her with a reunion the week end of Labor Day.

On Saturday, September 3rd, she will be honoree at a reception in the Memorial Building from 3:30 to 5:30 p.m. All of her friends are invited to call on her at that time.

The next day, Sunday, all the relatives will attend services at the

First Baptist church of which she is a long-time member.

The Success again invites our out-of-town readers, as well as any local ones who care to do so, to honor Mrs. Kent with a birthday card shower as Granny Mumd was honored a few weeks ago.

Mr. and Mrs. Raymond Alsop of San Antonio spent last week here visiting with Mrs. Kent and they reported at that time that 61 reservations were already in from relatives who plan to be here Labor Day week end for the get-together.

The Success will carry complete details in our issue of Sept. 1st.

We Are Glad

It Is

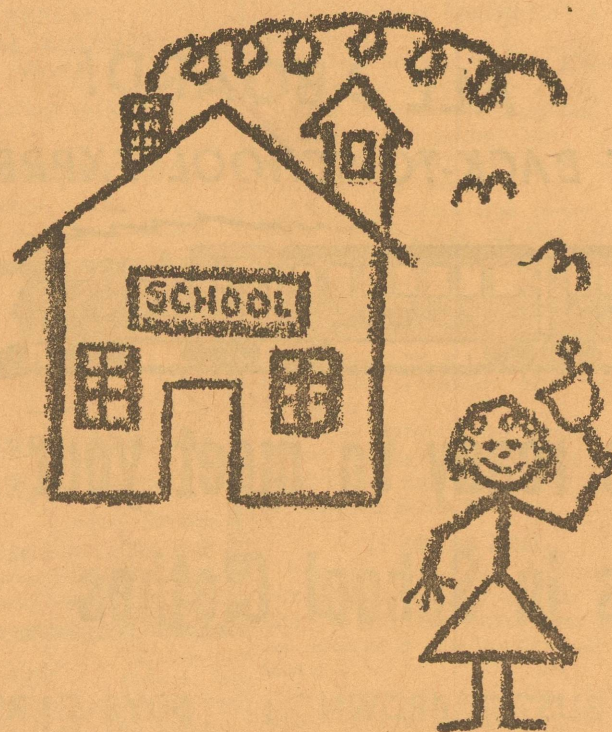
School Time

Again.

Our school is a good one, and we are proud of it, and want to co-operate in every way to make it better. We extend our warmest welcome to all faculty members and students as the school year begins.

EL DORADO HARDWARE CO.

Phone 853-2727



It's Back-to-School Time

We have a complete stock of School Supplies for all the scholars of the Eldorado schools. We purchased our complete school supply stock with every age group in mind, and can supply your needs from the first grade through the Senior class.

Notebook binders and fillers, fountain pens and ball points, pencils, erasers, ink, tablets, crayons, map colors, paste and glue, composition books are a few of the many school supply items we will have for your use.

As all school kids well know, Eldorado Drug is this town's most popular meeting place for after-school sessions. We welcome all of you to our store.

ELDORADO DRUG

Eldon Calk, Owner Phone 853-2633

... and You Could Not Do As Simple A Thing As Read This . . If Someone Had Not Taught You . .

**WE SAY THAT A
TEACHER IS SOMEONE**

- Someone special.
- Someone who shapes tomorrow.
- Someone who guides and kindles and makes grow.
- Someone who shares knowledge . . . and dreams.
- Someone whose greatest joy is to watch a child's mind expand and flower.

A teacher is someone who may very well be doing the most important job in the world. And today, a difficult job, because

the world is more complex, knowledge is more complex. How much simpler it must have been one hundred years or so ago to be a teacher, when you taught the same thing in the same way that had been used for centuries . . when a slate, a primer, and a dunce cap were the main teaching tools. But how many fewer children went to school, and how much less they learned! Today's teachers, on the other hand, keep up with the changing world. If you are a parent, you are well aware of this. You need a book on the new math to understand what you children are learning. 364 days a year, we take our teachers for granted. Today, however, as a new school year is about to begin, is a good time for us to remember, and by this word, to honor teachers . . . today's, tomorrow's and yesterday's teachers.

Southwest Texas Electric CoOperative, Inc.

OWNED BY THOSE IT SERVES

Western Auto
ASSOCIATE STORE

GRAND OPENING

3-Day Sale Starts TODAY! Hundreds of Items for Entire
Come In! Shop Around! Save! Family at Deep-Cut Prices!

SALE!

Bring the Family! Let's Get Acquainted!

FREE BIKE--Boys or Girls BAR-B-Q GRILL FREE

SIZZLER



Wizard Spray Paint
24 exciting colors! Big 16-oz. can. P1795-1820

During This Sale!

SIZZLER




"Pop-Out" Ice Tray
Flex-cubes pop out! 12 cubes. Plastic. K4127

During This Sale! **17c**
Reg. 27c

Drawing Saturday 4 p.m.

FREE



Courtesy Pepsi Cola Bottling Co.

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Seamless Nylon Hose
Size 8 1/2-11. Resists runs! Sheer flattery! BC5031-6

Special! 3 Pairs Only **Reg. 1.40**

SIZZLER



Banana Bike Seat
17 1/2" seat is fully padded, vinyl-covered. F5733

Special at W.A.! **\$4.22**
Reg. 4.99

SIZZLER




Paint Roller & Tray
Ladder-gripping tray. 7" roller, cover. 2P5498

Sale Priced at W.A. **88c**

- Register For 100 Bikes Given Away by Western Auto.
- 21" Color TV as low as \$444.00 Nothing Down
 - 12" Portable TV \$88.88
 - Three Piece-BED ROOM SUITE, Early American \$144.44
 - Seven Piece LIVING ROOM GROUP \$169.88
 - 9-ft. x 12-ft. Wizard Hard Surface Plastic RUG \$4.99
 - 6.70 x 15 100% Nylon Cord Blackwall Tube Type TIRE \$8.99
- WITH TRADE — Plus Excise Tax

SIZZLER



Transistor Battery
Extra-long life! 9-volt dry cell. 7DC7604

Special Sizzler Price! **33c**
Reg. 45c

SIZZLER



White House Paint
Lasting protection and beauty! 2-gal. P1195

Special 2-Gal. Price Offer **\$3.33**
Special Sizzler Saving! gal. Reg. 8.98

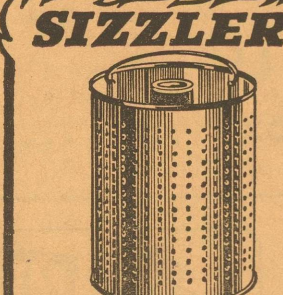
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Paint Brush Set
1/2" to 2" sizes. Nylon bristles. 2P5441-44

Set of 4 **77c**
Reg. 1.10


SIZZLER



Oil Filter Cartridge
Fits most 1940-62 Chev. 6's and others! R5900

Low Sizzler Price **49c**
Reg. 85c

SIZZLER



Transmission Fluid
Budget priced! Type A. 1-quart. S9490

Low Sizzler Price! **37c**
Reg. 59c

SIZZLER



Brake Fluid
Heavy duty. Meets all SAE specs. 12 oz. S5558

At W.A. Only **33c**
Reg. 52c

SIZZLER

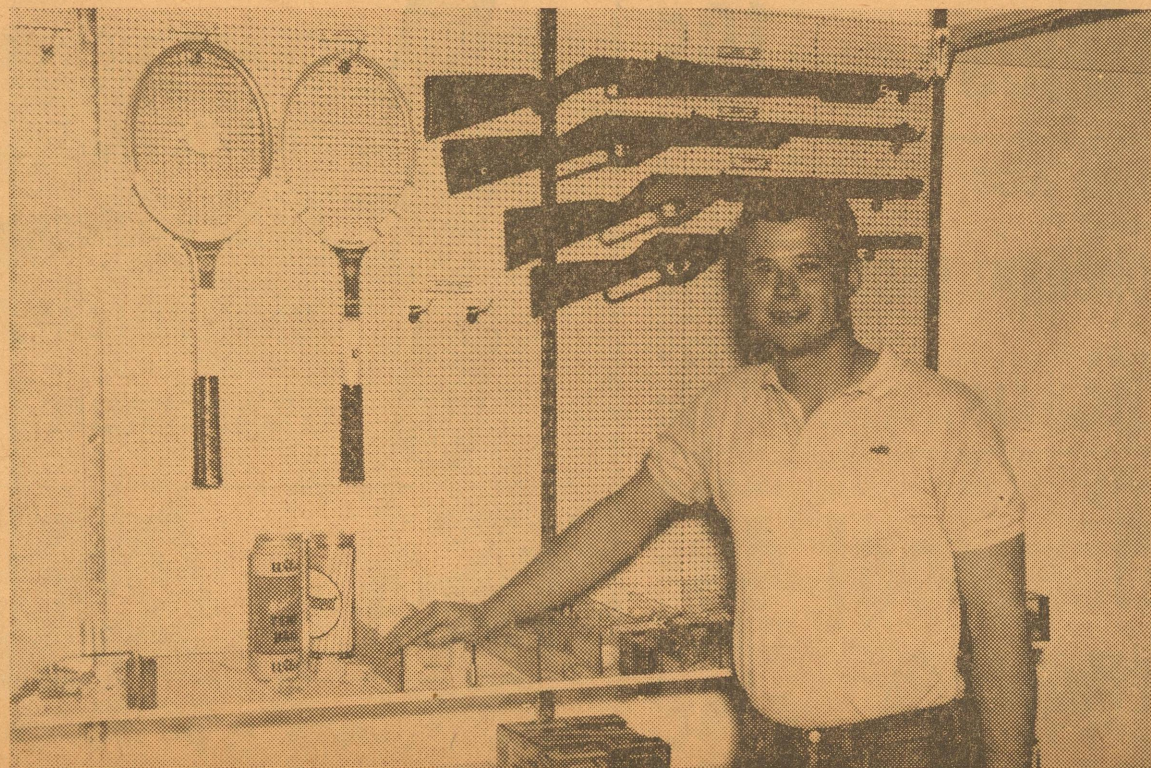


Wearwell Motor Oil
Non-detergent 20 or 30w. 1-quart. 2T1502,4

Low Sizzler Price! **20c**
Qt.

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WESTERN AUTO
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WE WANT YOU
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AND GET
ACQUAINTED

—BUDDY WHITE

FRYERS

YOUNGBLOOD'S
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GRADE A
WHOLE
(Limited)

29^c LB



GOOCH'S — SUGAR-CURED — SLICED

BACON

BLUE RIBBON
QUALITY

POUND
79^c

GOOCH — BLUE RIBBON QUALITY

All-Meat Franks

12-OZ. PACKAGES
39^c

HANDY — PLATUE — BEEF

Sirloin Steaks

POUND
89^c

Frozen Foods Department



Morton's
FRUIT PIES
OR
CREAM PIES

2 FOR 59^c



Grocery Specials

ADAIR, FROZEN, SLICED

10-OZ. BOX
Str'berries 25^c

SARA LEE

LARGE SIZE
Coffee Cake 79^c



SLICED OR HALVES

NO. 2 1/2 CAN
Hunt's Peaches 2 FOR 49^c

DEL MONTE — CUT

303 CANS
Green Beans 3 FOR 69^c

Dairy Case Specials



KRAFT'S

POUND
Parkay 29^c

GANDY'S

HALF GALLON
Buttermilk 49^c

GANDY'S — COTTAGE

12-OZ. CARTON
Cheese 29^c

KRAFT'S

VELVEETA

2 Lb. Box **98^c**



Garden Fresh Produce

KENTUCKY WONDER

POUND
Green Beans 25^c

FRESH - GREEN

POUND
Okra 23^c

CALIFORNIA

EACH
Avocados 10^c

THOMPSON SEEDLESS

POUND
Grapes 19^c

HEALTH AND BEAUTY AIDS

GET SET

13-OZ. CAN
HAIR SPRAY 59^c

5-DAY

69c VALUE
DEODORANT PADS 59^c

OJ's

89c VALUE
BEAUTY LOTION 69^c

85c TUBE

ONLY
BRYLCREAM 79^c

GLADIOLA

5 LB. BAG
Flour 49^c

KIMBELL'S

10-LB. BAG
Charcoal 49^c

KALEX

(Limit One) QUART
Bleach 9^c



49^c

NEW DEL MONTE FRUIT DRINKS



ORANGE DRINK
APPLE DRINK
GRAPE DRINK
TROPICAL FRUIT
MERRY CHERRY
PINK PINEAPPLE
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4
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\$1.00

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