



## Pricklypear in Texas Tax Man Sam Sez: Is Prevalent

College Station, Texas.—Pricklypear has become a severe problem on some 20 million acres of Texas rangeland and is a problem on approximately 75 million acres, a Texas A&M University Extension brush and weed control specialist reports.

"Severe pricklypear problems often exist where mechanical brush control methods have been used," Garlyn O. Hoffman said, adding that the noxious plant occurs with a density of 10% or more on about 25 million acres.

Several species of the genus, *Opuntia*, are called pricklypear and one or more species exist in almost every vegetational area of the state, he said.

The most common and widespread pricklypears known to Texas ranchmen are engelmann, nopal, and plains, but also included in the same group are several types of chollas of which tasajillo, cholla and dog cactus provide the greatest problems on Texas rangelands, Hoffmann continued, noting that dog cactus is injurious to grazing animals, particularly sheep and goats.

"Many ranchmen want to keep pricklypear for emergency feed during droughts and winter," he said. "Pricklypear have predominated after good range grasses were depleted by drought and over-utilization. Cattle are concentrated in pastures with dense stands which have been managed for the production of pricklypear.

"The pricklypear area is then progressively burned and different kinds and amounts of supplements may be provided. Generally, the amount of grain and the thrift of the cattle depends on the rate of supplemental feeding."

Pricklypear is classed as poor to fair roughage, but pricklypear alone is not considered a livestock maintenance feed, Hoffman said. Pricklypear, as an emergency feed, can be used most effectively to supply the bulk of roughage supplemented with a protein concentrate and alfalfa hay, he said, adding that pricklypear is a good supply of Vitamin A.

"The heaviest pricklypear infestations occur on rangelands root-plowed for brush control," Hoffman said. "The plowing operation removes the existing plant competition, prepares a seedbed and transplants broken plant parts that results in rapid establishment of pricklypear.

"A light infestation can develop into a stand of 5,000 or more plants, five feet tall and 10 feet in diameter, and can render an area useless within a period of three to five years."

Best control results have been obtained by bruising the plants and following with a herbicide, Hoffman said. Local county agricultural agents have information on selection of herbicides and application rates.

Frances Templeton, a Success subscriber at Sonora, reports their new address will be Route 1, Allen, Texas 75002.

Sunday guests of the Frank Bradleys were Mr. and Mrs. John L. Davies of Lubbock, and Mr. and Mrs. Craig Davies and little son, Tye Bradley Davies, of San Angelo. The John L. Davies were on their way to Brady for a several days' visit with her father, H. D. Bradley.

## Wheat Products Head Plentiful Foods

Most of us try over the period of our working years to accumulate some sort of an estate to pass on to our heirs. It is not surprising that there are a lot of our mature citizens who want to know how much federal estate tax will be owed on their life accumulation. Due to the community property law in Texas you don't owe any Federal estate tax on community property unless the estate amounts to \$120,000 or more (\$60,000 for each spouse). The rates are graduated above this amount. If you want to avoid paying a great deal of Federal estate tax there are a number of provisions in the law that allows you to pass a part or even all of your estate on to your heirs, tax free. If you need additional information Internal Revenue will be happy to explain the general rules.

## Wheat Products Head Plentiful Foods

College Station, Texas.—Feature bread and other wheat products in your August menus, suggests the Texas Agricultural Extension Service.

Wheat products head the plentiful foods list as compiled by the U. S. Department of Agriculture. This year's stocks of wheat, figured at 1.2 million bushels, is the largest on hand since 1964.

Again the wheat industry has proclaimed August Sandwich Month which ties in with special emphasis given wheat by USDA.

Other foods reported plentiful by USDA's Consumer and Marketing Service are fresh summer vegetables, watermelons, fresh plums, peanuts and peanut products.

Make watermelon a regular in your summer meals. It's tasty in fruit salads, desserts—and just for eating out of hand. There's no end to the number of party ideas for watermelons.

Fresh plums fit deliciously with other fruits for salads or desserts. This year's crop is 64% larger than last year's small production and 4% above the 1968 output.

Bountiful storage stocks, in addition to the large 1970 peanut crop assure more than adequate supplies of "goobers" and peanut products.

Plan your August meals around plentiful foods.

## Department Distributing New Color Brochure

Austin, Tex.—A colorful and informative new brochure has been published by the Texas Parks and Wildlife Department's Park Services to give Texans and out-of-state visitors a visual sampling of the scenic, recreational and educational features of the State's park system.

Illustrated with beautiful color photographs taken by the Department's staff photographers, the foldout includes a detailed introduction to the State's geographical regions, a review of outdoor education opportunities, information about accommodations and services and an illustrated map pinpointing park locations.

The brochure stresses the variety of geographical features in Texas and the sundry activities which can be enjoyed in the park system which is no less varied than the terrain.



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## General Telephone

## Miss Toya Finley Becomes Bride Of Mr. Davies In Church Rite In Angelo



MRS. BILL DAVIES  
the former Miss Toya Jo Finley

Miss Toya Jo Finley became the bride of Bill Hardy Davies during a ceremony in St. Mark Presbyterian church Friday in San Angelo, with the Rev. Joseph Cooper, pastor, officiating.

Pat Finley and the late Mrs. Finley are parents of the bride. Mr. and Mrs. Kenneth Davies of Slaton are the bridegroom's parents.

Wedding music was presented by Mrs. Roy Clary of San Angelo, organist.

The bride wore a formal gown of Chantilly lace featuring natural waistline, sabrina neckline and long, tapered sleeves. Lace scalloped edged the bouffant skirt and were repeated on the train.

Miss Kaye Harkey and Mrs. Bob Cypert, both of San Angelo, were maid and matron of honor. Mrs. Jody Wagley, also of San Angelo, was bridesmaid.

Bobby Joe Harlan of Slaton served as best man. Groomsman were Ronnie McCormick of Dallas and

Commie O'ts of Slaton. Ushering were Jody Wagley and Bob Cypert, both of San Angelo.

The reception was in the home of Mr. and Mrs. Joe Wagley of 3605 Vista Del Arroyo, San Angelo. Houseparty included Mrs. Wagley, Mrs. Gary Pair, Mrs. Benny Harkey, Miss Annie Pearl Finley, Miss Vera Barber and Miss Becky Finley, all of San Angelo; Mrs. Bobby Harlan of Slaton; Mrs. Rance McDonald; Mrs. Weatherly Kinser and Miss Pam Love.

A graduate of Eldorado High School, Mrs. Davies is a Mow graduate of Texas Tech University with a B. S. degree in elementary education. She will teach in Woodrow.

Her husband, a graduate of Southland High School, attended Angelo State University and Texas Tech. He is a farmer in the Slaton area.

The couple will live in Southland. The bridegroom's parents were hosts for the rehearsal dinner in Rio Concho Manor in San Angelo.

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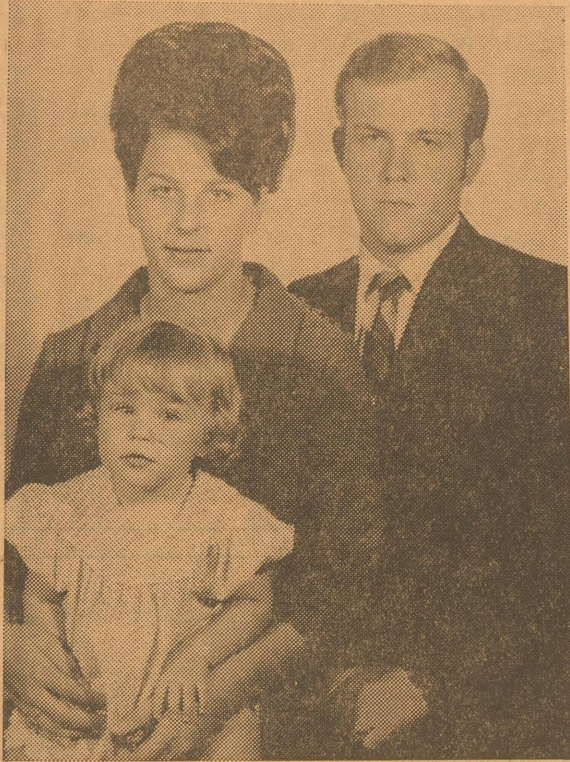
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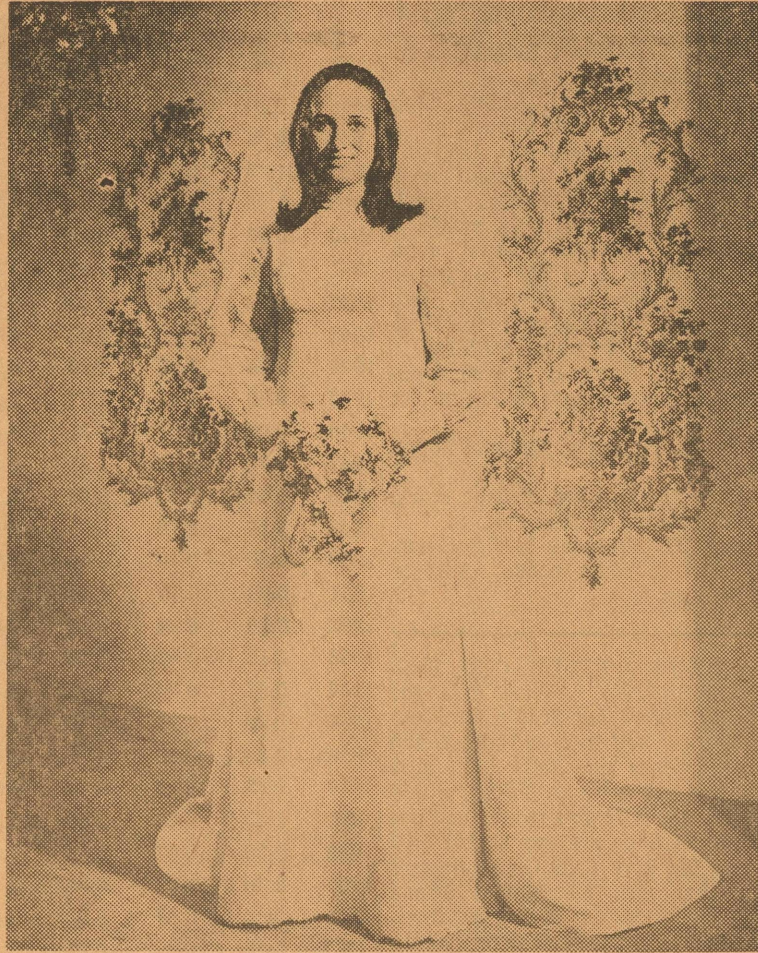
**Revival Services - August 9-16**



Open air revival services will begin at the First Assembly of God Church August 9-16. The lot next to the church will be used for the outdoor meetings. Rev. Lindell Warren will be the evangelist. Rev. Warren has been preaching since the age of 14 and is a 1969 graduate of the Southwestern Assemblies of God College. Until recently, he pastored at Winters, Texas, and is now residing at Cement, Oklahoma. Rev. Warren will be accompanied by his wife, Phyllis, and daughter, Melody. Full Gospel singing and preaching will be heard each night. Services will begin at 7:30 every night. Located on Menard Hwy.

**First Assembly of God Church**  
- Everyone Is Welcome -

**Miss Neill And Mr. Kent Were Married Aug. 1 In Houston Church**



**MRS. RAY WALTER KENT**  
the former Sherry Wynne Neill of Houston

In a ceremony the evening of Saturday, August 1st, in the First Methodist Church in Houston, Miss Sherry Wynne Neill became the bride of Ray Walter Kent. The Rev. Mouzon Biggs, Jr., officiated at the double-ring ceremony.

The bride is the daughter of Mr. and Mrs. Melvin Earl Neill of Houston. The bridegroom is the son of Mr. and Mrs. Luther A. Kent of Tyler, Texas. He is also a grandson of Mrs. A. E. Kent, and the nephew of Mrs. Truett Stanford, of Eldorado.

Wedding decorations consisted of magnolia leaves and candelabra with white candles. Mrs. Charles Mosely was organist.

Given in marriage by her father, the bride wore a gown of silk organza, with bodice of Alencon lace, skirt edged in matching lace and a bouffant double layered train of silk organza applique with lace, pale ivory colored. The veil had a Juliet cap with very full illusion, large bow in back decorated with seed pearls. The bridal bouquet was of white and yellow roses, and stephanotis in a cascade hand bouquet. Her "something old" was a gold bracelet which belonged to the groom's maternal grandmother. Her "something new" was a diamond drop, a gift of the groom.

Miss Rita Lynne Neill served her sister as maid of honor. She wore a floor length gown of yellow Miramist, with empire waist, lace and seed pearl trim, leg-o-mutton

sleeves, and matching hat of lace and seed pearls.

Don Wayne Kent served his brother as best man.

Reception was held in the Imperial Suite of The Warwick Hotel. Greenery surrounded the tiered wedding cake, and floral arrangement of yellow mums and shrimp colored gladiolas were at groom's table.

Following a wedding trip to New Orleans, the couple will be at home at 6130 Southwest Freeway, Houston, Texas. He is employed by the General Crude Oil Co. in Houston.

The bride graduated from Robert E. Lee High School in Houston, and attended the University of Texas at Austin, where she was First Vice President and Scribe of Alpha Gamma Delta Sorority.

The bridegroom graduated from Robert Lee High School in Tyler, and cum laude from Tyler Junior College where he was member of Phi Theta Kappa, and was in Who's Who Among Students in American Junior Colleges. He graduated last May from the University of Texas at Austin, with a B.B.A. degree in Finance, and was a member of Alpha Kappa Psi business Fraternity.

**Best Food Buys**

College Station, Tex.—Some markets are featuring all cuts of beef at special prices, this week, so check your ads for family preferences if you're beef hungry, suggests Gwendolyne Clyatt, Extension consumer marketing specialist.

"In general, look for best beef values on round steaks and roasts, chuck roasts and steaks, ground beef and short ribs," Mrs. Clyatt said. "Some good values may also be found on corned beef and rib and T-bone steaks."

Pork prices usually take an upward trend in the summer, but a few good buys can be found on chops, picnics, Boston butt roast and some kinds of bacon, she said.

"Chickens continue to be a popular item and you can expect to find them reasonably priced, no matter whether you choose the chicken whole, cut-up or in pieces," Mrs. Clyatt said. "Turkey is featured in some markets and special values will be found on chicken hens."

Bananas are frequently featured at bargain prices, and peaches and nectarines are both plentiful, of excellent quality and moderately priced, she said. Several varieties of plums are on the market with Santa Rosa in greatest supply, she noted.

"Grapes, cantaloupes, watermelons, cherries, pineapples and lemons are other fruits available at attractive price levels," Mrs. Clyatt said. "Quality apples coming from controlled atmosphere storage are offered at moderate price levels."

There is a good variety at the fresh vegetable counter and available at reasonable prices. Mrs. Clyatt noted. Among the vegetable items available are cream, purple hull and blackeye peas, corn okra, squash, carrots, bell peppers, potatoes, radishes and green onions.

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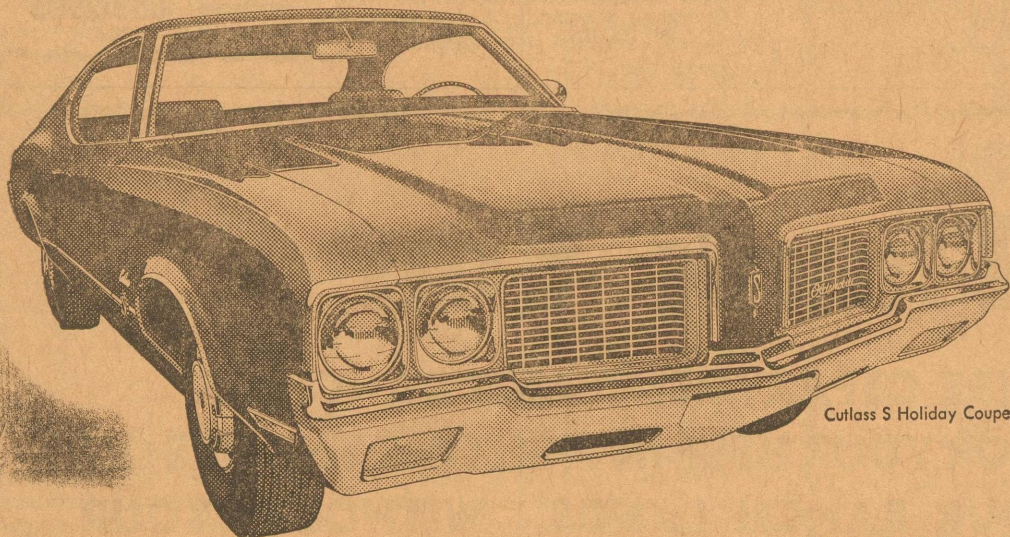
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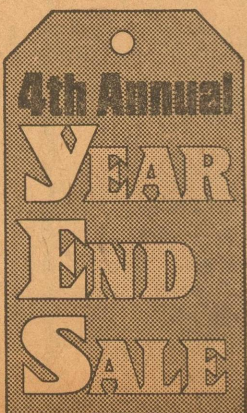
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**San Jose Mission Cites 250th Anniversary**

San Antonio, Tex.—"El Dia de las Misiones" will be a day of commemoration of Texas' early days of Spanish colonization when San Jose Mission and three other missions in San Antonio are opened to the public Aug. 6.

The occasion is the 250th anniversary of the founding of San Jose Mission and the "spiritual birthday" of its founder, Venerable Fray Antonio Margil de Jesus.

The mission, founded Feb. 23, 1720, is now a State and National historic site. It has been administered since 1941 by the Texas Parks and Wildlife Department, in cooperation with a special advisory board composed of representatives of the Archdiocese of San Antonio, the San Antonio Conservation Society, Bexar County, the National Park Service and the Texas Parks and Wildlife Department.

Admission to the mission will be free all day, and planned activities include a noon mass, a production by the Theatre Guild and a fireworks display.

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# Constitutional Amendments For General Election Ballot

### PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT (HJR30) General Election Nov. 3, 1970

**BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:**  
Section 1. That Subsections (5), (6), (7), (8), (9), (11), (12), and (13), Section 1-a, Article V, Constitution of the State of Texas, be amended to read as follows:  
“(5) The Commission may hold its meetings, hearings and other proceedings at such times and places as it shall determine but shall meet at Austin at least once each year. It shall annually select one of its members as Chairman. A quorum shall consist of five (5) members. Proceedings shall be by majority vote of those present, except that recommendations for retirement, censure, or removal of any person holding an office named in Paragraph A of Subsection (6) of this Section shall be by affirmative vote of at least five (5) members.  
“(6) A. Any Justice or Judge of the Appellate Courts and District and Criminal District Courts, any County Judge, and any Judge of a County Court at Law, a Court of Domestic Relations, a Juvenile Court, a Probate Court, or a Corporation or Municipal Court, and any Justice of the Peace, and any Judge or presiding officer of any special court created by the Legislature as provided in Section 1, Article V, of this Constitution, may, subject to the other provisions hereof, be removed from office for willful or persistent conduct, which is clearly inconsistent with the proper performance of his said duties or casts public discredit upon the judiciary or administration of justice; or any person holding such office may be censured, in lieu of removal from office, under procedures provided for by the Legislature.  
“B. Any person holding an office named in Paragraph A of this subsection who is eligible for retirement benefits under the laws of this state providing for judicial retirement may be involuntarily retired, and any person holding an office named in that paragraph who is not eligible for retirement benefits under such laws may be removed from office for disability seriously interfering with the perform-

ance of his duties, which is, or is likely to become, permanent in nature.  
“(7) The Commission shall keep itself informed as fully as may be of circumstances relating to the misconduct or disability of particular persons holding an office named in Paragraph A of Subsection (6) of this Section, receive complaints or reports, formal or informal, from any source in this behalf and make such preliminary investigations as it may determine. Its orders for the attendance or testimony of witnesses or for the production of documents at any hearing or investigation shall be enforceable by contempt proceedings in the District Court.  
“(8) After such investigation as it deems necessary, the Commission may in its discretion issue a private reprimand, or if the Commission determines that the situation merits such action, it may order a hearing to be held before it concerning the removal, or retirement of a person holding an office named in Paragraph A of Subsection (6) of this Section, or it may in its discretion request the Supreme Court to appoint an active or retired District Judge or Justice of a Court of Civil Appeals as a Master to hear and take evidence in any such matter, and to report thereon to the Commission. If, after hearing, or after considering the record and report of a Master, the Commission finds good cause therefor, it shall issue an order of public censure or it shall recommend to the Supreme Court the removal, or retirement, as the case may be, of the person in question holding an office named in Paragraph A of Subsection (6) of this Section and shall thereupon file with the Clerk of the Supreme Court the entire record before the Commission.  
“(9) The Supreme Court shall review the record of the proceedings on the law and facts and in its discretion may, for good cause shown, permit the introduction of additional evidence and shall order public censure, retirement or removal, as it finds just and proper, or wholly reject the

recommendation. Upon an order for involuntary retirement for disability or an order for removal, the office in question shall become vacant. The rights of an incumbent so retired to retirement benefits shall be the same as if his retirement had been voluntary.”  
“(11) The Supreme Court shall by rule provide for the procedure before the Commission, Masters and the Supreme Court. Such rule shall afford to any person holding an office named in Paragraph A of Subsection (6) of this Section, against whom a proceeding is instituted to cause his retirement or removal, due process of law for the procedure before the Commission, Masters and the Supreme Court in the same manner that any person whose property rights are in jeopardy in an adjudicated proceeding is entitled to due process of law, regardless of whether or not the interest of the person holding an office named in Paragraph A of Subsection (6) of this Section in remaining in active status is considered to be a right or a privilege. Due process shall include the right to notice, counsel, hearing, confrontation of his accusers, and all such other incidents of due process as are ordinarily available in proceedings whether or not misfeasance is charged, upon proof of which a penalty may be imposed.  
“(12) No person holding an office named in Paragraph A of Subsection (6) of this Section shall sit as a member of the Commission or Supreme Court in any proceeding involving his own retirement or removal.  
“(13) This Section 1-a is alternative to and cumulative of the methods of removal of persons holding an office named in Paragraph A of Subsection (6) of this Section provided elsewhere in this Constitution.”  
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, 1970, at which election the ballots shall be printed to provide for voting for or against the proposition: “The constitutional amendment relating to the removal, retirement, or censure of Justices, Judges, and Justices of Peace under prescribed circumstances.”

### PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT (SJR10) General Election Nov. 3, 1970

**BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:**  
Section 1. That Subsection (a), Section 20, Article XVI, Constitution of the State of Texas, be amended to read as follows:  
“(a) The Legislature shall have the power to enact a Mixed Beverage Law regulating the sale of mixed alcoholic beverages on a local option election basis. The Legislature shall also have the power to regulate the manufacture, sale, possession and transportation of intoxicating liquors, including the power to establish a State Monopoly on the sale of distilled liquors.

“Should the Legislature enact any enabling laws in anticipation of this amendment, no such law shall be void by reason of its anticipatory nature.”  
Sec. 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on November 3, 1970, at which election the ballots shall be printed to provide for voting for or against the proposition: “Repeal of the prohibition against open saloons found in Section 20, Article XVI of the Constitution of the State of Texas.”

### PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT (HJR28) General Election Nov. 3, 1970

**BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:**  
Section 1. That Section 52, Article III, Constitution of the State of Texas, be amended to read as follows:  
“Section 52. (a) Except as otherwise provided by this section, the Legislature shall have no power to authorize any county, city, town or other political corporation or subdivision of the State to lend its credit or to grant public money or thing of value in aid of, or to any individual, association or corporation whatsoever, or to become a stockholder in such corporation, association or company.  
“(b) Under Legislative provision, any county, any political subdivision of a county, any number of adjoining counties, or any political subdivision of the State, or any defined district now or hereafter to be described and defined within the State of Texas, and which may or may not include, towns, villages or municipal corporations, upon a vote of two-thirds majority of the resident property taxpayers voting thereon who are qualified electors of such dis-

trict or territory to be affected thereby, in addition to all other debts, may issue bonds or otherwise lend its credit in any amount not to exceed one-fourth of the assessed valuation of the real property of such district or territory, except that the total bonded indebtedness of any city or town shall never exceed the limits imposed by other provisions of this Constitution, and levy and collect taxes to pay the interest thereon and provide a sinking fund for the redemption thereof, as the Legislature may authorize, and in such manner as it may authorize the same, for the following purposes to wit:  
“(1) The improvement of rivers, creeks, and streams to prevent overflows, and to permit of navigation thereof, or irrigation thereof, or in aid of such purposes.  
“(2) The construction and maintenance of pools, lakes, reservoirs, dams, canals and waterways for the purposes of irrigation, drainage or navigation, or in aid thereof.  
“(3) The construction, maintenance and operation of macadamized, graveled or paved

roads and turnpikes, or in aid thereof.  
“(c) Notwithstanding the provisions of Subsection (b) of this Section, bonds may be issued by any county in an amount not to exceed one-fourth of the assessed valuation of the real property in the county, for the construction, maintenance, and operation of macadamized, graveled, or paved roads and turnpikes, or in aid thereof, upon a vote of a majority of the resident property taxpayers voting thereon who are qualified electors of the county, and without the necessity of further or amendatory legislation. The county may levy and collect taxes to pay the interest on the bonds as it becomes due and to provide a sinking fund for redemption of the bonds.”  
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, 1970, at which election the ballots shall be printed to provide for voting for or against the proposition: “The constitutional amendment authorizing any county, on the vote of a majority of its qualified property taxpaying electors, to issue road bonds in an amount not to exceed one-fourth of the assessed valuation of the real property in the county.”

### PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT (SJR15) General Election Nov. 3, 1970

**BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:**  
Section 1. That Section 1-d, Article VIII, Constitution of the State of Texas, be amended to read as follows:  
“Section 1-d. The Legislature shall have the power to provide by law for the establishment of a uniform method of assessment of ranch, farm and forest lands, which shall be based upon the capability of such lands to support the raising of livestock and/or to produce farm and forest crops rather than upon the value of such lands and the crop growing thereon.”  
Sec. 2. The foregoing con-

stitutional amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November, 1970, at which election the ballots shall be printed to provide for voting for or against the proposition:  
“The constitutional amendment to authorize the Legislature to provide by law for the establishment of a uniform method of assessment of ranch, farm and forest lands, which shall be based upon the capability of such lands to support the raising of livestock and/or to produce farm and forest crops.”

### PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT (HJR15) General Election Nov. 3, 1970

**BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:**  
Section 1. That Article III, Section 51-b, Subsection (a), Constitution of the State of Texas, be amended to read as follows:  
“(a) The State Building Commission is created and succeeds to the powers and duties heretofore vested in the agency of the same name by this Constitution and to the powers and duties the Legislature has vested or may vest in the Commission. Its membership shall consist of three Texas citizens appointed by the Governor with the advice and consent of the Senate. The term of each member shall be six years except in the first appointments to the Commission the Governor shall appoint one member for two

years, one for four years, one for six years, and thereafter one member biennially. The Governor shall biennially designate one member as Chairman. Vacancies in the Commission shall be filled by appointment by the Governor for the unexpired term. The provisions of this paragraph shall be self-enacting.”  
Sec. 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November, 1970, at which election the ballots shall be printed to provide for voting for or against the proposition: “The constitutional amendment reconstituting the State Building Commission as a three-member appointive commission.”

### PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT (SJR32) General Election Nov. 3, 1970

**BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:**  
Section 1. That Section 51, Article XVI, Constitution of the State of Texas be amended to read as follows:  
“Section 51. The homestead, not in a town or city, shall consist of not more than two hundred acres of land, which may be in one or more parcels, with the improvements thereon; the homestead in a city, town or village, shall consist of lot, or lots, not to exceed in value Ten Thousand Dollars, at the time of their designation as the homestead, without reference to the value of any improvements thereon; provided, that the same shall be used for the purposes of a

home, or as a place to exercise the calling or business of the head of a family; provided also, that any temporary renting of the homestead shall not change the character of the same, when no other homestead has been acquired.”  
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, 1970, at which election the ballots shall be printed to provide for voting for or against the proposition: “The constitutional amendment increasing the value of the homestead which is exempt from forced sale.”

### PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT (HJR 22) General Election Nov. 3, 1970

**BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:**  
Section 1. That Subsection (a), Section 64, Article III, of the Texas Constitution, be amended to read as follows:  
“Section 64. (a) The Legislature may by special statute provide for consolidation of governmental offices and functions of government of any one or more political subdivisions comprising or located within any county. 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 subdivisions, under

such terms and conditions as the Legislature may require.”  
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, 1970, at which election the ballots shall be printed to provide for voting for or against the proposition: “The constitutional amendment authorizing the Legislature to provide for consolidating governmental offices and functions and allowing political subdivisions to contract for performance of governmental functions in any county.”

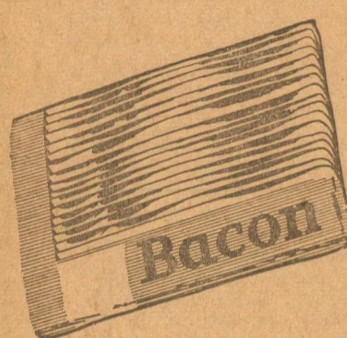
COOL FIXIN'S AT

# Cool Savings

**Hi-C**  
FRUIT DRINKS  
Rich in natural fruit flavor  
3 46-Oz. Cans **88¢**



*the meat with the Blue Ribbon Quality*



GOOCH — BLUE RIBBON 1 LB. PKG. **89¢**

**Bacon**

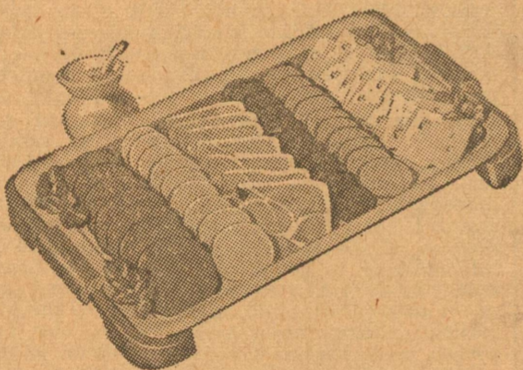
GOOCH — ENDS & PIECES 4 LB. BOX **1.49**

**Bacon**

**GOOCH LUNCH MEATS**

Bologna - Liver - Pickle Luncheon

6-Oz. Package ..... **3 FOR 89¢**



DAISY DELL HALF GALLON **3 FOR \$1**

**Mellorine**

EL CHICO — EACH **39¢**

**Enchilada Dinner**

WHOLE SUN 6 OZ. CAN **19¢**

**Orange Juice**

SIMPLOT — FRENCH FRIED 2 LB. BAG **39¢**

**Potatoes**



KIMBELL'S QUART **39¢**

**Salad Dressing**

KIMBELL'S 1 LB. CAN **79¢**

**Coffee**

KIMBELL'S 2 OZ. JAR **79¢**

**Instant Tea**

IMPERIAL — PURE CANE 5 LB. BAG **59¢**

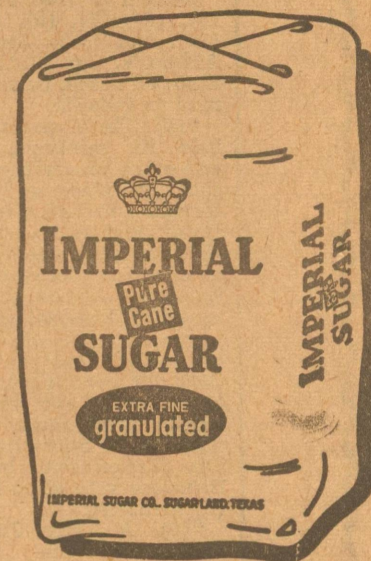
**Sugar**

KIMBELL'S — CUT 303 CAN **6 FOR \$1**

**Green Beans**

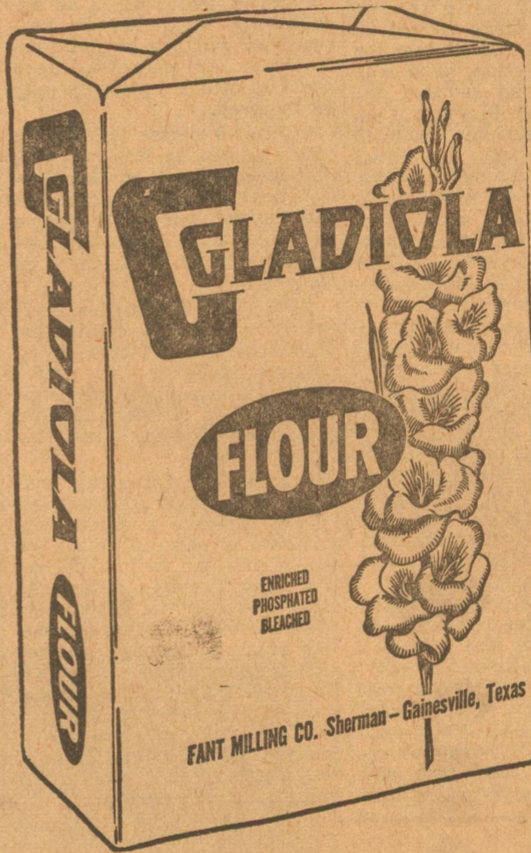
LIBBY'S 22-OZ. JAR **39¢**

**Dill Pickles**



GLADIOLA 5 LB. BAG **49¢**

**Flour**



KOUNTRY FRESH — INSTANT 6 PACK **59¢**

**Breakfast**

Nabisco Pecan Shortbread Cookies **49¢**



KOZY KITTEN TALL CAN **10¢**

**Cat Food**

GANDY'S HALF GALLON **49¢**

**Buttermilk**

GANDY'S 2 LB. CARTON **59¢**

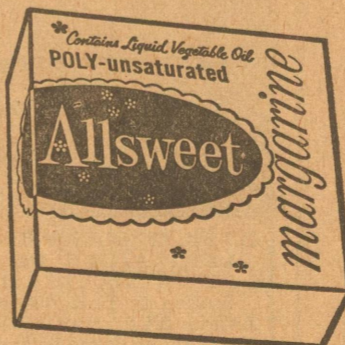
**Cottage Cheese**

KIMBELL'S — KOUNTRY FRESH 10-Count Can **4 FOR 29¢**

**Biscuits**

DAISY DELL — HOMOGENIZED HALF GALLON **59¢**

**Milk**



ALL-SWEET QUARTERS POUND **29¢**

**Margarine**

FIELD'S — MEDIUM **2 DOZ 89¢**

**Cage Eggs**

We give S.A. GREEN STAMPS

## Parker Foods, Inc.