



Morton Tribune

Volume 28 — Number 28

Morton, Texas, Thursday, August 22, 1968

Industrial foundation formed

The Morton Industrial Foundation, a recently incorporated non-profit organization, adopted its by-laws Thursday, August 15, and set the date for its first public meeting to kick off a massive membership drive.

D. E. (Gene) Benham, president of the First State Bank of Morton, was elected president of the foundation at the August 15 meeting, held at the Wig Wam Restaurant. Other officers named include Roy Hickman, first vice president; J. W. McDermott, second vice president; C. E. Dolle, third vice president; Mrs. J. C. Reynolds, secretary; Tommy Hawkins, assistant secretary; Jack Russell, treasurer, and Ray Griffith, assistant treasurer.

The group set a public meeting for Thursday, September 12, at 7:00 a.m. at the Wig Wam Restaurant. At this breakfast meeting the membership drive will be launched and goals and objectives of the organization will be outlined.

Speaker for the meeting will be Thad McDonnell, president of the Levelland State Bank, and current president of the industrial foundation in that city. Also planning to be present for the meeting is a representative of the Small Business Administration from Lubbock.

The Morton Industrial Foundation has set a goal of raising from \$20,000 to \$40,000 in the immediate future. This capital, along with additional funds that a non-profit organization such as this foundation can borrow from the Small Business Administration, will enable long term financing for the developing of industry for the Morton area. Membership in the foundation will be \$100.

Benham, president of the new group said, "We want to emphasize that this is a non-profit organization designed to help bring in new payroll to our area. We feel that any property owner in this area who wants this town to continue on and prosper in the coming years will want to be a member of the foundation. We feel that now is the time to begin doing something to see to it that the town doesn't die before we do." The meeting September 12 could be the most important meeting we will have in the next 18 months."

The fifteen incorporators of the Morton Industrial Foundation are D. E. Benham, Elick Cox, C. E. Dolle, Van Greene, Ray Griffith, Roy Hickman, Tommy Hawkins, Orville Tilger, J. W. McDermott, Fred Payne, E. E. "Rusty" Reeder, Mrs. J. C. Reynolds, Mrs. Rob Richards, Jack Russell, and Jim Walker.

Local golf tournament Aug. 31 - Sept. 2

The Morton Country Club will have its annual County Golf Championship Tournament starting August 13 through September 2. A barbecue and calcutta will be held Saturday night, August 31. Those who are interested in the barbecue are asked to bring their own steaks.



Everybody wants the football . . .

IT SEEMS THAT ALL the players in this picture want a hand on that one poor little pigskin. Workouts for the Morton Indians got underway Monday under the careful eye of Head Coach Lane Tannehill.

Fred Weaver named principal; new teachers hired by board

Fred Weaver, former head coach at Morton High School, was named High School Principal at the regular school board meeting Monday night. Weaver had previously resigned his coaching position to take over the high school's counselor slot, but was promoted to principal to fill the vacancy left when Bobby Travis was named Morton superintendent.

Several teachers were hired for the coming school term, and a new budget was adopted by the board. Tax rate was set at \$1.85 per \$100 valuation. Budget for the school year is \$660,561.00.

Hired by the board were Robert Taylor as supervisor; Jack Hale, junior high coach; Bob Atkinson, assistant coach; Peggy Cheek, junior high teacher; Linda Dupler, elementary teacher; Kay Holland, elementary teacher; Margie Tannehill, elementary teacher; Carl E. Allsup, high school chemistry teacher; and Linda Mauldin, choral director.

The school board also awarded the bid on gasoline to Windom Oil for 18 cents per gallon. Texaco, Inc., with \$6.25 per case, was awarded the bid for oil, and Byron's Auto Supply was given the anti-freeze bid at \$1.35 per gallon.

Supt. Bobby Travis was appointed M. S. Representative to the Educational Media Center, and the board voted to use their help with the ESEA Title funds. They also appointed Traves as text book custodian for the school.

★ MHS registration

Registration schedule for Morton High School students, prior to opening of school Tuesday, September 3, has been released, and is as follows: Seniors: Monday, August 26, from 9 a.m. to 12 noon.

Juniors: Monday, August 26, from 1:30 p.m. to 4:30 p.m.

Sophomores: Tuesday, August 27, from 9 a.m. to 12 noon.

Freshmen: Tuesday, August 27, from 1:30 p.m. to 4:30 p.m.

All high school students are urged to register at the times noted.

Commissioners lower tax rate to 95c

Cochran County Commissioners set the 1969 tax rate for the county at 95 cents per \$100 valuation, following a public budget meeting at the county courthouse Friday, August 16, at 10 a.m. The rate is five cents less than 1968's tax rate of \$1.00 per \$100 valuation.



Morton High Twirlers . . .

FEATURE OF THE 1968-69 edition of the Morton High School marching band will be the majorettes shown above.

Left to right, they are, top row, Diane Avory and Lanita Anglin; bottom row, Beverly Brown, Sharon Irwin, and Karen Fred.

Local ladies return from TFWC seminar

Mrs. LeRoy Johnson, who will serve as Vice President of Caprock District, Texas Federation of Women's Clubs, the past two years, and Mrs. Neal Rose, who will serve as chairman of the Education Department, returned Saturday from San Antonio, where they attended a Leadership Seminar sponsored by the Texas Federation of Women's Clubs.

The Seminar, held at St. Mary's University, had the theme — Obligations for Tomorrow. The purpose of the seminar was to promote awareness of existing problems and problems in Federation, State and Nation. With this in mind the Seminar emphasized:

— The many areas of interest covered in departments, divisions and committees of the Texas Federation of Women's Clubs.

The far reaching importance of American Freedom.

- The growing crime wave
- The changing trends in education, legislation, public relations,
- Trends in religious thinking
- The importance of leadership training, parliamentary procedure, protocol, program planning, public speaking, and continuing education.

Panels were held by instructors at the University on speech, public relations, and one on national economics on "Where Does Your Money Go?" Students made one panel as they discussed the problems of youth today. Another panel on trends in religious thinking was conducted by a Protestant, a Rabbi, and a Catholic. The group was honored with a recep-

tion in the main ball room of the Fort Sam Houston Officers' Club, at which time they heard selections from the Fourth Army Chorus, and an address by Major General Chester A. Dahlen, Commanding General of Fort Sam Houston on "The Role of the United States Army in National Defense."

Mrs. Henry Shaper, President of T.F.W.C., presided, and Mrs. Walter Magee, President of the General Federation of Women's Clubs, made the keynote address. Mrs. E. Lee Ozburn, Past President of the T.F.W.C., was also present and served as moderator of one of the panels. The meeting was climaxed on Thursday with a day at the HemisFair.

This was the first such Seminar sponsored by the Federation, and, according to those present, it was the most enlightening meeting they had ever attended.

Interview of the week

We can win . . . we will win!

An Interview with Head Coach Lane Tannehill

"We want to win! We can win!" "We feel a little bit stronger than last year." This is the hopeful statement of Morton's head football coach, Lane Tannehill.

Tannehill, 27, has been living three years in Morton, together with his wife, Margie, and their four-year old son, Tim. With a smile, he commented, "I hope Tim will become a good player."

Tannehill is a graduate of Abernathy High School in 1959. He then attended West Texas State College, where he graduated in 1961. His first teaching experience was in Pearsburg, where he stayed for two years before moving to Ralls as a coach.

Tannehill believes in a bright future for football in America. "Our game is becoming more and more popular in the state." Concerning football in Morton High School, he said it was the plan now to institute a "B" team program this year. "I feel the feeling of the staff that everybody wants to play football, and this way everyone will get a chance to play more than if we had just an "A" team."

It is the general feeling that those boys who came out for football came out for the reason, and that was to play football.



Coach Lane Tannehill

The coach will give them every opportunity, especially during the two-day workouts.

Coach Tannehill commented on the football workouts before the beginning of school. He said that these workouts will help immensely, because the boys will be adjusted to the routine of football and school when the first game comes along, when the Indians host Plains September 13.

Tannehill expresses the concern that at the present time Morton does not have enough experienced football players, and that they are a little weak in reserves. However, even despite these obstacles, he feels that the prospects for a fine team are good because the players are mentally and physically fit.

"We want to win, we can win, and we shall win!" commented Tannehill. "Our team needs strong support from the fans. If we do have this support of our many fans, we can reach our goal: the play-off games at the end of the season."

Morton townpeople should back the football team to the hilt, and show the boys they are proud of them for representing Morton.



Post office work continues . . .

MORTON'S NEW POST OFFICE building continues to make progress. Workmen keep adding blocks and more

blocks to the walls of the structure. The building is scheduled to be completed this fall.

Morton Tribune

OFFICIAL NEWSPAPER OF COCHRAN COUNTY
"TEXAS' LAST FRONTIER"

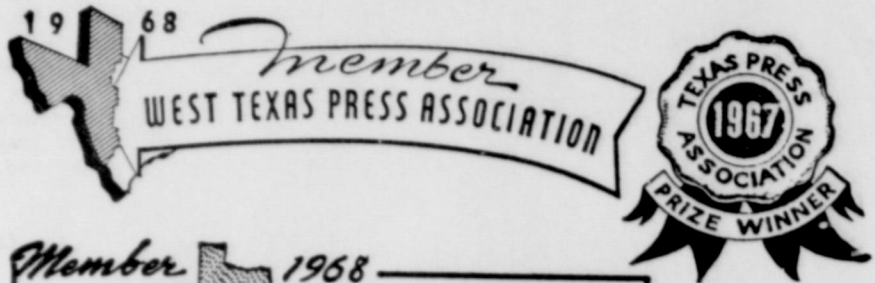
at 106 N. Main St., Morton, Texas 78346

Published Every Thursday Morning

GENE SNYDER, Publisher

ECKARDT STURM, Managing Editor

Entered as second class matter at the post office in Morton, Texas, under the Act of Congress of March 8, 1879.



Subscription rates — In Cochran County and adjoining counties: Per year, \$3.50; six months, \$2.00; three months, \$1.25. Outside Cochran County: Per year, \$4.50; six months, \$2.50; three months, \$1.75. To insure proper service, subscribers will please notify us promptly of change of address.

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MORTON TRIBUNE

Look who's new . . .

Mr. and Mrs. Bobby Patterson of Birmingham, Alabama, have a baby boy born August 14, 1968. The boy, Gy, weighed 6 lbs. 5 oz. Grandparents are Mr. and Mrs. Leon Patterson and Mr. and Mrs. Mike Walden. Great-grandparents are Mrs. Sally Walden and Mr. and Mrs. S. E. Thomson of Ppainview.

Bobby is assistant manager of the Birmingham Airport Motel. Both new parents are graduates of Morton High School. Mrs. Mike Walden was there when the baby was born.

Mrs. Geneva Shelton of Hawthorne, California, was in Morton Thursday visiting Mrs. Willy Rose and Mr. and Mrs. R. C. Strickland. Nichols lived in Morton during the thirties.

Mr. and Mrs. Fred Nichols, of Corning California, were in Morton Thursday visiting Mrs. Willy Rose and Mr. and Mrs. R. C. Strickland. Nichols lived in Morton during the thirties.

Mr. O. B. Huckabee had the first load of grain this season. He turned it in to Goodpastures at Lehman this past week.

NOTICE —

TO ALL TAXPAYERS AND EMPLOYERS IN COCHRAN MEMORIAL HOSPITAL DISTRICT:

As you have heard many times in the past, Hospital costs are constantly rising. One of the chief expenses of operation for a hospital is the high cost of carrying high amounts of accounts receivable and the collection of these amounts. Accordingly, Cochran Memorial Hospital District has taken the position that part of these costs should be borne by those who take advantage of their ability to charge, not those who pay their bills either personally or through insurance. The following policy has been adopted:

1. All emergency treatments and after hours services are to be paid for in full at the time they are received.
2. All old accounts must be cleared before a patient may be readmitted — unless there is insurance outstanding.
3. The patient is tasked to bring his insurance policy or identification card with him at the time of admission. If a patient does not have insurance or sufficient insurance to cover the bill and knows he cannot pay cash at the time he is dismissed, he must make arrangements for credit before the admission can be completed.
4. The Hospital will begin immediately to charge 1% per month on all open accounts over 60 days old.

Thru this policy we hope to reduce these controllable costs to the point that no additional funds over patient revenues will be needed to operate the Hospital, and tax dollars will be free to make physical improvements in the environment and plant which will provide better, more complete care for the patients.

If you have owned a balance to the Hospital for a period of time, your cooperation in settling this account will be greatly appreciated. The current tax rate should be adequate for years to come with even a possibility of a reduction if everyone cooperates and patronizes their facilities. Every effort is being made to secure the services of additional physicians. Your past efforts and cooperation have been deeply appreciated.

Thank you,
Board of Trustees
Cochran Memorial Hospital

NOTICE

Notice is hereby given that the City Commission of the City of Whiteface, Texas, did on the 19th day of August, 1968, enact Ordinance NO. 27, the descriptive caption and the penalty for violation of said ordinance being as follows:

An ordinance regulating the keeping of dogs in the city of Whiteface; providing for a license and tax; providing for the vaccination of dogs; providing for a dog pound; providing for the position of dogs and the disposal thereof if not redeemed; and providing a penalty for the violation of this ordinance.

Any person found guilty of violating said Ordinance shall be deemed guilty of a misdemeanor, and upon conviction, shall be deemed guilty of a misdemeanor, and upon conviction, shall be fined not exceeding \$100.00.

A veterinarian will be at city hall Sept. 7. Charge will be \$3.00.
Truman Swinney, City Clerk

NOTICE TO BIDDERS

Electric Magnetic Nail Machine
One 5 KW DC Generator, gasoline, 4 cylinder, 4 cycle, liquid cooled, 12.5 HP at 1800 RPM, top piston ring chrome plated, self-adjusting brushes, self-ventilated, drip-proof construction, 24 volt electric starter, low oil pressure cut-out and high water temperature cut-out, with weather-proof housing—with one 8 ft. electric magnet made with high heat resistant copper wire—and with raising and lowering device. To be mounted on County owned pickup. Precincts No. 2 & 3. Bid opening date: 9-3-68. 2t-27-c

LEGAL NOTICE

Notice is hereby given that the County of Cochran will on September 9, 1968, at 10:00 A.M., accept bids on the following described lots situated in the City of Morton, Cochran County, Texas:
Lots 3, 4, 5, 6, 7, and 8, Block 13, Crow Sub-Division, City of Morton.
The Cochran County Commissioners' Court reserves the right to accept or reject any and/or all bids.
s/ J. A. Love, County Judge.
Published in the Morton Tribune Aug. 15, 22, & 29, 1968.



AUSTIN, TEX.— Texas Democratic party politics are in the national spotlight again — this time at Chicago during the national Demo convention.

Hearings were scheduled Wednesday (Aug. 21) before the convention credentials committee on a liberal group's demand that the Texas delegation led by Gov. John Connally be reconstituted to insure proportional representation of ethnic groups.

Texas Democrats for an Open Convention also tasked for scrapping of the unit rule under which all the state's delegates are bound to vote as the majority determines. Delegates were instructed at the state convention in Dallas June 11 to vote for Connally as favorite son candidate for president until he releases them. After release, all 104 votes under unit rule probably will go to Hubert Humphrey.

TDOC, IN A brief filed with the credentials committee, demands 50 seats — 48 per cent of the delegation. Proportional representation is asked for Negroes, Mexican-Americans and non-conservative loyal Democrats who have always supported the party. Delegation now includes six Negro delegates and 11 alternates and five Mexican-American delegates and five alternates, but TDOC claims they are "unrepresentative of their communities."

Most active TDOC members are supporters of Sen. Eugene McCarthy for president. McCarthy backers also have filed challenges in Alabama, Connecticut, Indiana, Louisiana, Michigan, Minnesota, Mississippi, North Carolina, Oklahoma, Pennsylvania, Tennessee, Georgia and Washington.

Decision of the committee will not be known until next week, and challenges likely will go to the convention floor. Connally forces maintain the Texas delegation is representative and was selected at a fair state convention which they controlled 2,835 votes to 499.

TEXAS REPUBLICAN PARTY POLITICS —Despite the fact that only two Republican presidential nominees have ever carried Texas, Richard Nixon's chances appear to be as high as 50-50 — depending largely on whom the Democrats nominate.

First successful Republican in Texas was Herbert Hoover in 1928, carrying the state by 367,000 votes to 341,000. Dwight Eisenhower was the only GOPer to win a majority of Texans, in 1952 and 1956.

However, there are several factors which could shake up Texas' habit of going with the Democrat. One is the fact that, in 1960, Nixon missed carrying the state by a slim 46,000 votes — and with Lyndon Johnson the Democratic vice-presidential nominee.

And since Hubert Humphrey — almost certain to be the Democratic nominee — is known to be even more liberal than John F. Kennedy and Johnson, Texas' voters could easily find Nixon more attractive.

This should be especially true since Nixon picked Maryland Gov. Spiro Agnew for the No. 2 spot on his ticket, and the two appear to be running a "law and order" campaign to offset the influence of American Party Candidate George Wallace.

Also of course, Nixon will have the challenger's advantage of being able to attack the incumbent administration on touchy issues — in this case, the war in Vietnam, the monetary crisis and the racial situation in big cities.

On the other hand, Humphrey will have several pluses in his column when Texans go to vote in November. One could be his vice-presidential pick, who many people think Governor Connally has a good shot at.

Another will be Wallace's candidacy. As an extreme right-winger, Wallace will probably draw considerably more votes away from Nixon than from Humphrey, and some estimates of Wallace's vote are

as high as 50 per cent in West and East Texas and 30 per cent in Central Texas.

APPOINTMENTS— Governor Connally named Judge Tom Reavley of Austin to fill out the term of Associate Justice James R. Norvell on the Texas Supreme Court. Norvell, who did not seek re-election, resigned effective October 10, so Reavley can begin his work at the start of the new fall term. Reavley is the unopposed Democratic nominee for the high court post.

Connally appointed Abilene Attorney Tom Gordon to succeed W. D. (Bill) Noel of Odessa as chairman of the State Liquor Control Board.

William Neal Blanton Jr. of Houston is Connally's selection to serve out the unexpired term of the late Judge Ben Moorhead on the 11th district court in Harris County. Blanton is the Democratic nominee for the job and unopposed.

House Speaker Ben Barnes appointed Rep. Dick Cory of Victoria, chairman of the House State Affairs Committee, to chair an interim committee to study the relationship between vending-machine operators and taverns. Legislation may be needed to control the takeover of liquor establishments by money-lending vendors, he said.

Barnes also appointed a special committee to study the legal, ethical and moral aspects of human-organ transplants, with an eye to recommending changes in Texas law. MEMBERS are Rep. Jack Ogg of Houston, chairman; Dr. Robert D. Bloodwell of Houston; Philip R. Overton, Austin; Dr. Charles A. LeMaistre, Austin; Wyatt H. Heard, Houston; and State Reps. Lamoine Holland, San Antonio; D. C. Howard, Uvalde; Fred Orr of DeSoto and Carl A. Parker, Port Arthur.

ATTORNEY GENERAL RULES—Senate's failure during special session to confirm appointment of J. C. Looney, Edinburg, to the Public Safety Commission did not invalidate his appointment, Atty. Gen. Crawford Martin has held, Martin said. Looney remains a member of the body, since the Senate didn't act one way or another on the governor's selection.

In other recent opinions, Martin concluded that: Rio Grande City Independent School District can issue tax bonds to finance part, but not all, of a new assembly hall-library-classroom-clinic complex with federal Economic Development Administration aid.

Property owners can't cut the fence of another to gain access to an alleged county road unused for 20 years, except where egress and ingress have been denied to one living in enclosure of fencing. Public roads remain as such although unused, unless rights of public are cut off by county commissioners court, adverse possession by land owner or common law abandonment.

OIL ALLOWABLE CUT—Railroad Commission again cut oil allowable, to 41.3 per cent of potential for September.

Factor will permit maximum production of 3,213,193 barrels daily, compared with 3,414,999 in August under 44.8 per cent allowable. Eight of 14 major purchasers of Texas crude requested less oil next month than in August. Four asked no change. Two requested increase.

VOCATIONAL ED COMMITTEE MEETS

Football introduction course at SP College

Those in the college area interested in learning the fundamentals of the Game of Football will have an opportunity to gain this knowledge during a night short course at South Plains College in Levelland in September.

The non-credit short course on "Game of Football" will be held from 7 p.m. to 9 p.m. Sept. 3, 4, and 5. The fee of the course will be \$5.

Instructing will be Charles R. Band, former football coach who is currently a member of Southwest Football Association.

Registration may be made at the class session, Sept. 3, in Room 11 of Administration Building.

Other non-credit short courses offered in September are: Furniture finishing, an 8-week course beginning Sept. 16; Physical Fitness for Men and Women, a 16-week course, beginning Sept. 16; Flower Arranging (Beginning) week course beginning Sept. 23; and course in Wiglet Styling, a 6-week course beginning Sept. 30.

Others will be offered during the year.

All girls interested in joining Pep Squad are invited to a party Tuesday August 27 at 7:00 p.m., in the home of Deborah Miller. Patterns and material are at Clairs Dept. Store for Pep Squad times.

Senate vocational-technical education study committee heard testimony that industry needs workers who are led with tools but who also have an academic education.

Committee is formulating its recommendations to the next legislature. Meanwhile, Texas Research League advised that vocational rehabilitation, vice and management remain in Education Agency framework rather than a separate agency.

SEWAGE-TREATMENT GRANTS—Twenty-five Texas cities have filed applications totaling \$12,235,000 for \$10 million of federal grants to help local governments build sewage-treatment facilities. Most of the grants will be for 25 per cent of the total project price, with local governments furnishing the remainder of the funds.

Texas Water Quality Board administers the program for the U.S.

COMMUNITY ACTION AGENCIES—Office of Economic Opportunity will continue to recognize the seven local community-action agencies which Attorney General Martin says are illegally defunded until legal action is taken to qualify them.

County commissioners courts participated in the organization of the seven agencies and Martin's opinion said Texas would not allow counties to take off part in such activities.

OBSCENITY LAW STANDS—U.S. District Judge Adrian A. Spears has held that the Texas anti-obscenity law, which uses the "contemporary community standards" of "the average person."

Spears upheld the constitutionality of the law. He said he felt there was no real question involved, so he dismissed suit attacking the law.

Attorney General Martin, whose office defended in the San Antonio suit, said he will ask the next Legislature to strengthen the law, removing exceptions for films and films in interstate commerce. He also wants authority to get injunctions to stop the showing of films which he deems offensive.

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Correct home training is helpful to children beginning school

It is back-to-school time, but for many children and parents it's "first time to school." Occasionally, the first-time experience can be nerve-racking, but it is always important. So says the Texas State Teachers Association (TSTA), which points out that the first few hours, days, and weeks are vital to a child's future in school.

TSTA provides the following series of tips and information to help erase the first-time school experience, and make it more productive.

REGISTRATION PROCEDURE—Any child who is 6 years old on or before September 1 of the school year may be admitted to school. The child's birth certificate must be presented at the time of enrollment.

Some schools, in the interest of good health, require the child to be vaccinated against smallpox before enrollment. Also required may be immunization against diphtheria, whooping cough, and tetanus.

Other information which may be needed is the name of the father, his occupation, where he works, and his phone number. The name and telephone number of the family doctor and hospital used may also be requested. Also helpful can be the address and telephone numbers where parents can be reached in an emergency.

But such details are only part of the picture, and the parents form an important partnership with teachers in getting the child off to a good start.

HOW PARENTS CAN HELP—It will help if the child has opportunities to be away from his mother for short periods before he starts to school.

The child should be taught the safest way home from school. Also teach him to go directly home from school without loitering on the way—and remind him not to go with strangers. Children should learn that policemen are their friends, and can give them help when needed.

A child should have definite duties to perform at home, and it will be helpful if he can learn good listening habits.

He should get enough sleep. A good breakfast each morning will help start the school day right. So will making certain that he is happy before he leaves for school.

A child should learn to dress himself properly. He should be expected to respect the property rights of others, and should learn to do as much for himself as he is able to do. Habits of promptness, obedience, and respect for authority are also helpful.

Parents should show an interest in what the child has to tell about his work and play at school. Children need to be praised frequently, and to be made to feel successful. They should be encouraged to have

playmates. It is vital for the child to have confidence in his teacher. Remember that your attitude toward the school will be observed—and copied—by the child. Do not criticize school or teacher in the presence of the child. If there is a difficulty—conflict with another child, a difficult activity, a school rule the child does not understand—take the time to help solve the problem instead of just criticizing the situation.

To get a child ready for school, begin broadening his horizons even before his first day. Reading good books to him will help, as will taking him to places such as the zoo, park, and library.

Personal belongings of the child should be labeled.

TEACHER AS THE PARENTS' PARTNER—Teachers will help your child experience opportunities for group work and play. They will help him grow in thinking for himself, and becoming interested in the world around him. At school he learns democratic living, and teachers will work to make him feel at ease in his school environment. Early days and weeks help build the foundation for future learning experiences.

Teachers want to learn as much as possible about each child. They are interested in his academic progress, relations with others, self-control, ability to concentrate, and response to suggestions.

The child's readiness for learning is directly related to varying rates of growth—physical, mental, social, and emotional. The teacher attempts to understand these factors for each child by observing his behavior in the classroom and on the playground. But the parent can also help by supplying teachers with this kind of information.

Teachers help develop the child's respect for people and property, self-reliance, dependability, effort, and cooperation. They are interested in his health.

The interest of school teachers and administration in your child is a continuing thing. A child with a cold, sore throat, fever, skin rash, or a sick stomach is better off at home than at school. But a written excuse may be needed when your child returns from an absence.

Also, if a child cannot take part in outdoor play, a note should be given the teacher.

When problems of any kind arise, the parent should feel free to discuss them with the child's teacher. But arrangements should be made in advance.

PARENTS ARE WELCOME AT SCHOOL—As key partners in building the child's future, parents are always welcome at school. It's better to stop by the administrative office first, where the principal will be pleased with a visit. You may



Mineral specimens donated . . .

CHARLES D. BORLAND III is shown above with the collection of minerals he donated to the Cochran County Library for their new quarters in the courthouse. HESSIE B. SPOTTS, librarian, is shown with Mr. Borland.

New course at SPC to feature technology

Agri-Business Technology is one of the new programs of study being offered in the Technical-Vocational Division of South Plains College in Levelland. According to Dean Frank Hunt, SPC is the only college in the state offering this program.

Instructor of the course will be James M. Carroll, who comes to Levelland from Lubbock where he was a member of the Lubbock Public School System. During his instruction of agriculture there, he developed 17 Lone Star Farmers and one American Farmer in the FFA organization. He has trained a number of teams that participated on a state level in poultry, dairy products, meat, etc.

Carroll received his B.S. and M.E. degrees from Texas Tech and is a member

of Phi Delta Kappa Fraternity.

The Agri-Business course includes technical preparation in agriculture combined with business training for students interested in business courses which serve agriculture. Included are courses in animal husbandry, farm management and marketing, soils and field crops, farm power and equipment, business law, sales and finance, cooperatives and marketing.

Members of the Advisory Committee who outlined the course of study are: Earl Gerstenberger, chairman of the Agriculture Department, South Plains College; George Seagler, Commercial Equipment Co., Levelland; W. L. Goble, Levelland Vegetable Oil; Monta Moore, Post-Montgomery, Levelland; Dean Frank Hunt, Technical - Vocational Division, South Plains College; Leon Ranson, Leon Ranson's Farm and Ranch Store, Levelland; A. B. Slagle, editor Southwestern Crop and Stock magazine, Lubbock; and Charles Hay, Plains Cooperative Oil Mill, Lubbock.

Pre-registration for this course is now underway at the college and registration may be made at the official registration dates, Sept. 12 and 13. Classes are scheduled to begin Sept. 16 in the new Technical-Vocational Building.

Four accidents are reported by patrol

The Texas Highway Patrol investigated four accidents on rural highways in Cochran County during the month of July according to Sergeant A. E. Roberts, Highway Patrol supervisor of this area.

The crashes resulted in five persons injured and an estimated property damage of \$1,400.00.

The rural traffic accident summary for this county during the first six months of 1968 shows a total of 16 accidents resulting in no persons killed, 11 persons injured, and an estimated property damage of \$7,720.00.

"School bells" are ringing again. The familiar yellow school buses will soon be back on the highways. The Sergeant reminds all drivers of the state law regulating traffic in regard to school buses. "The driver of a vehicle upon a highway outside of the limits of any incorporated city or town upon meeting or overtaking from either direction any school bus which has stopped on the highway for the purpose of receiving or discharging any school children shall stop the vehicle immediately before passing the school bus, but may then proceed past such school bus at a speed which is prudent, not exceeding ten (10) miles per hour, and with due caution for the safety of such children."

The Sergeant also stated that a training school for 120 new patrolmen with the Texas Department of Public Safety will start August 27 and a later training school during the month of October.

To qualify for employment in the uniformed services of the DPS, a man must be between the ages of 20 and 35, not less than 5 feet 8 inches tall, have a high school education or its equivalent, be in sound physical condition and be a citizen of the United States.

All interested young men who can meet these qualifications are urged to contact the nearest DPS patrolman or DPS office for complete details concerning the position of a patrolman, training and benefits.

Registration set Aug. 30 for Three Way School

Registration for Three Way School is set for 9:00 a.m., Friday, August 30. The students will register, be assigned lockers, and check out books.

An assembly program will be held at 9:00 to introduce the new teachers and to go over new policies of the school.

Buses will run their regular routes. The students will be dismissed at 11:45 and the buses will return them home.

Registration for the first grade will be at 1:00 p.m., Friday. Parents will need to bring birth certificates or hospital certificates and shot records with them when they come to register.

The first regular day of school will be Tuesday, September 3. The school will operate on daylight savings time until the revision back to CST. The school day for the students will begin at 8:17 and end at 3:40.

Mrs. Billie Hunter and daughter, Gwen, from Kansas City, Mo., are visiting with Mrs. Bill Williamson.

A last of series of Pep Squad workshops will meet at Patsy Collins' home Thursday night, August 22 at 7:30. They will probably work on the victory bell. You need not be a member of Pep Squad to come.

SUITS	\$1.00
PLAIN DRESSES	\$1.00
PANTS	50c
PLAIN SKIRTS	50c
CLEAN ONLY	\$1.75
8 pounds for	

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PRICES GOOD FRIDAY, AUGUST 23, THRU THURSDAY, AUGUST 29th

CHUCK ROAST	Lb.	49c
ARM ROAST	Lb.	69c
7-BONE ROAST	Lb.	59c
Club Steak	Lb.	69c
POTATOES	20 Lb. White	89c
VERMICELLI	American Beauty 12 Oz. Twisted	2 FOR 49c
DETERGENT	PUNCH Giant Size	79c
Ice Cream	CLOVERLAKE 1/2 Gal.	69c

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Back to School

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- Butterfly handlebars
- Bendix coaster brake
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- Schwinn tubular rims
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- Nylon front tire 20" x 1 3/4"

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Highly maneuverable, quick responding, easy to ride and balance. Puts more fun into bicycling. Drop in for a test ride today.

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1965 FORD	1/2 ton. LWB. V-8 Std. Trans.
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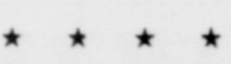
CHURCH OF CHRIST
J. A. Woolley, Preacher
S.W. 2nd and Taylor

Sundays—
Bible Class — 10:00 a.m.
Worship — 10:45 a.m.
Evening Worship — 7:00 p.m.
Wednesdays—
Midweek Bible Class — 8:00 p.m.



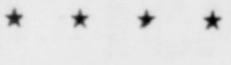
FIRST METHODIST CHURCH
Rex Mauldin, Minister
411 West Taylor

Sundays—
Church School Session — 9:45 a.m.
Morning
Worship Service — 10:55 a.m.
Evening
Fellowship Program — 5:00 p.m.
Evangelism — 6:00 p.m.
Mondays—
Each First Monday Official
Board Meeting — 8:00 p.m.
Each First Monday
Commission Membership on
Evangelism — 7:00 p.m.
Second and Fourth Monday
Wesleyan Service Guild 8:00 p.m.
Tuesdays—
Women's Society of
Christian Service — 9:30 a.m.
Each Second Saturday, Methodist
Men's Breakfast — 7:00 a.m.



FIRST BAPTIST CHURCH
Fred Thomas, Pastor
202 S.E. First

Sundays—
Sunday School — 9:45 a.m.
Morning Worship — 10:55 a.m.
Morning Service K.R.A.N. at 11:00
Youth Choir — 5:00 p.m.
Training Union — 6:00 p.m.
Evening Worship — 7:00 p.m.
Tuesdays—
Helen Nixon W.M.U. — 9:30 a.m.
Wednesdays—
Graded Choirs — 7:30 p.m.
Prayer Service — 7:30 p.m.
Church Choir Rehearsal 8:30 p.m.



SPANISH
ASSEMBLY OF GOD CHURCH
Gilbert Gonzales
N.E. Fifth and Wilson

Sunday—
Sunday School — 10:00 a.m.
Morning Worship — 11:00 a.m.
Evening
Evangelistic Service — 7:30 p.m.
Tuesdays—
Evening Bible Study — 8 p.m.
Thursdays—
Evening Prayer Meet — 8:00 p.m.



EAST SIDE
CHURCH OF CHRIST
Cecl Williams, Minister
704 East Taylor

Sundays—
Bible Study — 10:00 a.m.
Worship — 10:45 a.m.
Song Practice — 6:30 p.m.
Worship — 7:00 p.m.
Monday—
Ladies Bible Class — 4:15 p.m.
Wednesdays—
Midweek Service — 7:30 p.m.

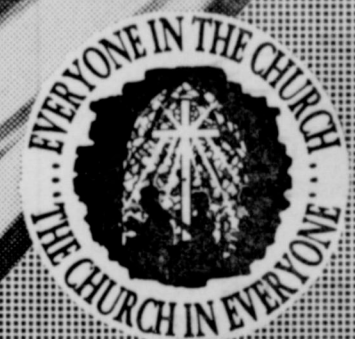
On Top

The Bible, "God's holy word," is still the best seller, and most quoted book. From the original Greek and Hebrew this book has been translated into many languages.

Through the centuries men have devotedly studied and sought out the truth in the Bible. When one reads the Bible with an open mind, God's word is "as sharp as a two edged sword."

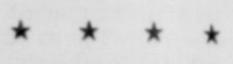


The Church is God's appointed agency in this world for spreading the knowledge of His love for man and of His demand for man to respond to that love by loving his neighbor. Without this grounding in the love of God, no government or society or way of life will long persevere and the freedoms which we hold so dear will inevitably perish. Therefore, even from a selfish point of view, one should support the Church for the sake of the welfare of himself and his family. Beyond that, however, every person should uphold and participate in the Church because it tells the truth about man's life, death and destiny; the truth which alone will set him free to live as a child of God.



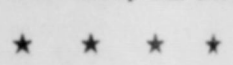
ASSEMBLY OF GOD CHURCH
Rev. Perry L. Shuffield
Jefferson and Third

Sundays—
Sunday School — 9:45 a.m.
Morning Worship — 11:00 a.m.
Evening
Evangelist Service — 7:00 p.m.
Wednesdays—
Night Prayer Meeting and
Christ's Ambassadors
Convene Together — 7:30 p.m.
Thursdays—
Every 1st and 3rd, Women's
Missionary Council — 2:30 p.m.
Every 2nd and 4th, Girls'
Missionette Club — 4:30 p.m.



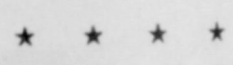
FIRST MISSIONARY
BAPTIST CHURCH
William S. Hobson, Pastor
Main and Taylor

Radio Broadcast — 8:00 a.m.
Sunday School — 9:45 a.m.
Morning Worship — 10:45 a.m.
Training Service — 7:00 p.m.
Evening Worship — 6:00 p.m.
Monday—
Mary Martha Circle — 2:30 p.m.
Edna Bullard Circle — 3:00 p.m.
GMA and LMB — 4:00 p.m.
Sunbeams — 3:00 p.m.
Wednesdays—
Mid-Week Worship — 8:00 p.m.



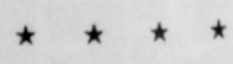
ST. ANN'S CATHOLIC CHURCH
The Rev. David Greka, Pastor
8th and Washington Sts.

Mass Schedule—
Sunday — 9:00 and 11:15 a.m.
Monday — 7:30 p.m.
Tuesday — 7:30 a.m.
Wednesday — 7:30 p.m.
Thursday — 7:30 a.m.
Friday (1st of Month) 7:30 p.m.
Friday (2nd, 3rd & 4th) 7:30 a.m.
Saturday — 8:00 a.m.
Sunday—Catechism Class,
10:00 - 11:00 a.m.
Confessions—Sunday
Half hour before Mass.
Baptisms: — 12 noon Sunday
and by appointment



FIRST BAPTIST MEXICAN
MISSION
Moses Padilla

Sundays—
Sunday School — 10:00 a.m.
Training Union — 6:30 p.m.
Evening Worship — 7:30 p.m.
Wednesdays—
7:30 p.m.



NEW TRINITY BAPTIST
CHURCH

Rev. Willie Johnson
3rd and Jackson
Sundays—
Sunday School — 9:45 a.m.
Morning Worship Second
and Fourth Sundays — 11:0 a.m.
H.M.S. — 4:00 p.m.
Wednesdays—
Prayer Service — 7:00 p.m.

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- Kate's Kitchen and Buffeteria**
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400 S. Main — 266-5375
- St. Clair Dept. & Variety Store**
115 N.W. 1st — Phone 266-5223
- Morton Tribune**
Printers — Publishers
- Connie's Gulf Service**
C. R. Baker, Owner
Levelland Highway — 266-8951

Hohstadt-Box wedding vows exchanged Aug. 16

The home of the Eldon McCormacks was the setting of the double-ring wedding ceremony of Mary Beth Hohstadt and Christopher Thomas Box on August 16, at 4 p.m., with the Rev. Herbert Box officiating.

Miss Hohstadt is the daughter of Mr. and Mrs. James Glasscock of Clovis and is the son of Mr. and Mrs. A. T. Bledsoe.

Escorted to the altar by Bill Bryant, the bride wore a chantilly lace over pale yellow Peau De Sheen, long sleeves that were scalloped on the ends, with scalloped neckline. Her veil was a pearl tiera with yellow net flowing in the back. She carried a white Bible with yellow carnations. Maroon of honor was Mrs. Eldon McCormack, sister of the bride. She wore a short length long sleeved pale green Peau De Sheen dress with a green net adorned with seed pearls and pale green pumps. She carried a long stem yellow carnation. Something old was a locket belonging to the groom's great grandmother. Something new was the dress, something borrowed was the white Bible, and something blue was a garter. The bride wore pennies in her shoe and the birthdates of she and the groom on them.

A reception was held immediately following the ceremony. The cake was served from a table decorated with yellow ribbons with Christ and Mary printed on them, flowing from the yellow carnation centerpiece. Lynda Bryant served at the table.

The couple will live in Key West, Florida where the groom is attending Naval School Mrs. Box formerly lived in Bledsoe but graduated from high school at Bledsoe, New Mexico. She was employed as

bookkeeper for Drs. McDonald and Plud-ray of Clovis.

On their wedding trip to New Mexico, the bride wore a brown and white check two-piece knit suit with white gloves, purse and shoes.

Mr., Mrs. W. G. Griffin have 50th anniversary

Mr. and Mrs. W. G. (Willie) Griffin will celebrate their Fiftieth Wedding Anniversary with a reception from 2:00 p.m. to 4:00 p.m., August 25, 1968, in the home of their daughter and son-in-law, Mr. and Mrs. Joe Sutton. The couple's children, Mr. and Mrs. J. C. Griffin of Lubbock, Mr. and Mrs. Jack Burns of Downey, California, and Mr. and Mrs. Joe Sutton of Bledsoe will host the reception, and will be happy to have all friends and neighbors come in for a visit.

The Griffins came to Cochran County in December of 1925. They moved away in 1933 and then back in 1937 and have been here ever since. They owned a grocery store in Bledsoe for 18 years and they still reside in Bledsoe.

The Whiteface Garden Club met August 19 in the Elementary Building. Nine members and one guest, Mrs. O. C. Rankin, were present. Mrs. O. F. Hemphill presided over the meeting due to the absence of the president. The members made flower arrangements with fresh flowers and refreshments were served.



Mrs. Christopher Thomas Box
(nee Mary Beth Hohstadt)

- Cotton Talks -

The 1968-69 Plains Cotton Growers, Inc. budget of \$181,750, while some \$27,000 below the 1967-68 budget, features a new "floating fund" of \$10,000 to launch an expanded drive for increased export and domestic markets for High Plains cotton.

Don Anderson, Crosby County cotton producer and president of the 23-county cotton organization, said the new budget provides for continuing current PCG programs on behalf of area cotton at only slightly reduced levels.

"But at the same time," he said, "we have tried to put more emphasis on building market demand that will justify producing more bales on the Plains at prices high enough for growers to show a profit."

The new Export and Domestic Market Development item in the budget, according to Anderson, is to be spent for added fiber analysis and spinning tests, travel, advertising and promotion, the services of a qualified textile engineer "or in what ever category we find will give the desired results."

The organization's reduced budget for the coming year is the result of much smaller production in the area for the past two years under the Agriculture Act of 1965. PCG derives its revenue principally from producer, ginner, oil mill and compress dues paid on a per-bale basis.

Producer dues are 15 cents per bale, ginners pay one cent, oil mills send in two cents per ton of seed crushed and compresses submit 1/3 cent per bale received. Lesser dues are collected from banks, merchants, suppliers and other agri-businesses.

Major items in the commodity organization's 1968-69 budget, any of which may be increased by the Board from the Export and Market Development Fund if necessary, include:

Agriculture research, \$17,650, reduced substantially from the \$32,325 budgeted in 1967-68 because Cotton Producers Institute is now putting more grower funds into projects previously financed by PCG. Advertising and public relations, \$22,000, covering area, national and international publications, displays, exhibits, style shows, women's cotton promotion groups and related activities.

Fiber research and technical service to spinning mills, \$11,250, including development and dissemination of data to prove the spinning performance of popular area varieties.

Boll weevil operations, \$1,500. The great majority of funds for this program come from separate collections, reduced from 40 cents to 25 cents per bale this year.

Fiber quality analysis and reports, \$4,000, providing mills and merchant (SHRDL) Fiber quality analysis and reports, \$4,000, providing mills and merchants with seasonal quality breakdowns of area staple, grade, pressley, micronaire and elongation figures not available to them from

any other source.

Travel, \$17,500, covers necessary travel of officers and staff for legislative representation, marketing efforts, industry meeting attendance, etc.

Salaries, \$52,500, for five full time employees, two field men who work about five months of the year and the service of a textile consultant.

The remainder of the budget is allocated to minor items such as insurance, rent, meetings, accounting cost, office supplies, etc.

An all day "Ginners' Management Workshop" will be staged for High Plains gin owners and managers on August 15 at the KoKo Palace, 50th and Avenue Q, Lubbock. Registration begins at 9 a.m. and the program extends to around 4 p.m.

The first of its kind on the Plains, the workshop is jointly sponsored by the Plains Ginners Association and the Texas Agricultural Extension Service. Purpose is to increase efficiency in the use of gin personnel and generally improve gin management techniques.

Billy C. Gunter, TAES District Agent, said a similar workshop was held in March of this year at Victoria, Texas and that attending ginners were well pleased with results.

Gunter will preside at the morning session and A. L. Higgins, Plainview ginner and President of the Plains Ginners Association, will preside in the afternoon. Luncheon speaker at the workshop will be Extension Director John E. Hutchison, with the "meat" of the program conducted by TAES Economists Kenneth Wolf and Jognny Feagan.

The program will open with discussions by Wolf on "The Management Lag and Process" and "Planning and Organizing for Action." This will be followed by a talk on "Internal Economic Considerations in Operating a Gin" in which Feagan will discuss ways and means for better efficiency and maximum use of equipment and labor.

At the afternoon session "Diversification" is the lead topic, analyzing the basic principles of business diversification and how these can be applied to a cotton gin. Both Wolf and Feagan will participate in this discussion. Labor problems, new employees and the use of year-round labor will be taken up by Wolf under the title "Personnel Utilization."

Wolf will close out the formal part of the program with "Managing Manager Time," an address aimed at assisting the ginner to better utilization of his own time.

An informal question and answer period, with all ginners invited to bring up individual problems, will be directed by Bill Thompson of Shallowater, President of the Texas Ginners Association.

World's deepest well, 25,340 feet, was completed in 1959, Pecos County; a dry hole.

14-15 million bales estimate of '68 cotton crop in nation

Determination of the U.S. cotton industry to grow 14 to 15 million bales annually and to regain and maintain its historical position in the world market was expressed at the end of a foreign trade in Lubbock recently.

Roy B. Davis, Lubbock, president of the National Cotton Council and general chairman of the meeting, pledged an unceasing and aggressive effort to make U.S. cotton competitive in price, quality, and availability on a continuing basis.

The meeting brought together a special export committee of the National Cotton Council and the Executive Committee of Cotton Council International along with more than 400 producers and other industry leaders from the High Plains area.

They heard a panel of experts stress the importance of agricultural exports and cotton in particular and detail ways in which various agencies can cooperate to stimulate and increase foreign trade.

Dr. Henry Hopp, chief of the Fibers and Textile Division, U.S. State Department, Washington, pointed out that cotton people have a direct interest in "advancing a constructive approach to trade liberalization" and are in the forefront of those who "benefit from free world markets and expanded purchasing power."

"To export a satisfactory volume of cotton it is necessary that we have adequate supplies of the various qualities; a competitive price; year-round aggressive research, promotion, and merchandising; and fuller and more effective use of credit and insurance facilities," Joe A. Moss, Washington, told the group. Mr. Moss is director of the Cotton Policy Staff, ASCS, of the Department of Agriculture.

Kenneth A. Krogh, Washington, assistant administrator of export programs with USDA's Foreign Agricultural Service, outlined key FAS activities: (1) carrying on overseas research and promotion, (2) sponsoring trade missions abroad, (3) bringing foreign mill men to this country, (4) continuing to ship cotton under Public Law 480, and (5) studying possible revisions in credit programs to better facilitate cotton exports.

John Jordan, loan officer, Export-Import Bank, Washington, said the bank assists the cotton trade by: (1) making loans direct to foreign buyers through which the buyers may meet all or part of their cotton requirements during a crop year, (2) guaranteeing foreign obligations resulting from export sales on credit, and (3) operating a foreign credit insurance program.

Details of the foreign credit insurance program were described by Paul T. Haskell, New York, vice president, Foreign credit Insurance Association.

Summarizing Commerce Department activities to stimulate exports, Dallas M. Coors, financial economist with its International Division, said it has established an agribusiness staff and maintains: (1) lists of foreign firms handling various commodities, (2) overseas contacts to locate qualified firms to represent U.S. shippers, and (3) World Trade Directory Reports providing useful information on foreign firms, and (4) trade centers in key foreign markets. The Department also

assists in organizing trade missions.

A Maritime Administration official invited all elements of the transportation and exporting industries to join in a coordinated effort to increase shipping efficiency and lower its costs. John Hoen, Washington, Chief of the Administration's Division of Maritime Promotion, referred to this effort as an "inter-modal concept of transportation," the heart of which is containerization. He contrasted the inefficiency of traditional methods which require some 15 days to unload cargo with modern techniques wherein hand-based cranes are used to load and discharge a container every three minutes, or a full ship in a day.

By applying the "land-bridge" principle, he explained, containerized merchandise can be loaded from trains aboard ship in Japan, reloaded on trains at West Coast docks, transported by rail to Atlantic ports, and thence shipped to Europe. Bypassing the Panama Canal transported by rail to Atlantic ports, and thence shipped to Europe. Bypassing the Panama Canal saves two weeks. The same concept could be used in transporting cotton from inland centers in the U.S. to Far East and European mills.

Robert D. Pugh, Portland, Ark., president of Cotton Council International, presided over the two sessions. Guests were welcomed by Don Anderson, Crosbyton, Texas, president of Plains Cotton Growers; Dr. Brandon Hull, president of the Lubbock Chamber of Commerce; and Honorable George Magon, representative of the 19th District of Texas in the U.S. Congress.

FRED PAYNE NAMED

Fred Zeb Payne, Jr., CPA of 513 W. Garfield, has been elected a member of the American Institute of Certified Public Accountants.

Mr. Payne practices as a CPA in Morton.

Ex-Residents of Lehman will have their annual Lehman Day Reunion August 25, at the Mackenzie State Park in Lubbock. All ex-residents and friends are invited to attend and bring a picnic lunch.

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BACK-TO-SCHOOL PERMANENT WAVE SPECIALS

Reg. 10.00 Now 8.50
Reg. 12.50 Now 10.00
Reg. 15.00 Now 12.50
Reg. 20.00 Now 17.50



Danez Beauty Salon proudly announces

Mrs. Donald (LaVern) Cox has joined the staff full time, Tuesday through Saturday, and invites her friends and customers to call for appointments in all beauty work.

La Vern graduated from Jessie Lee's Hair Design Institute with his honors in permanent waving, coloring. She specializes in the style cut, also the new trend release — tossed waves.

Inez (owner) will be working in the shop Thursday, Friday, and Saturday. Call 266-5651 for appointments.

Danez Beauty Salon

COOK of the Week—

Cook of the week is Mrs. W. A. Woods, 514 E. Garfield. She and her husband have been a resident of Morton since 1926 where Shorty was engaged in farming. Mrs. Woods loves to cook and gardening. She specializes in corn bread and vegetables, but her French Lemon Pie is a delight.

Put into mixing bowl 4 eggs, 1 cup sugar, 1 cup fat, 4 tbs. oleo, juice of 1 lemon, and rind of 1 lemon. Mix and put in crust and bake at 350 degrees for 45 minutes or until it begins to set.



Mrs. W. A. Woods

C. B. Tiffie expires on Tuesday, Aug. 20

Mr. C. B. Tiffie, age 69, died August 20 following heart surgery at 3 a.m. in Eugene, Oregon. Services will be held August 22 at 2 p.m. in Murphy Funeral Home Chapel in Junction City, Oregon. Survivors are wife, Mable, 1 son, R. S. Tiffie, and 1 daughter, Mrs. C. W. Palmer of Morton. He has 5 sisters and 2 brothers living in Texas. He also has 5 grandchildren and 2 great grandchildren. The family has asked that instead of sending flowers, that all should go to Memorial Heart Fund.

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PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT (HJR61)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 24, Article III, Constitution of the State of Texas, be amended to read as follows: "Section 24. Members of the Legislature shall receive from the Public Treasury an annual salary of not exceeding Eight Thousand, Four Hundred Dollars (\$8,400) per year and a per diem of not exceeding Twelve Dollars (\$12) per day of each Regular Session and each Special Session of the Legislature. No Regular Session shall be of longer duration than one hundred and forty (140) days. "In addition to the per diem the Members of each House shall be entitled to mileage in going to and returning from the seat of government not to exceed one round trip per month during such time as the Legislature is in session, which mileage shall not exceed Two Dollars and Fifty Cents (\$2.50) for every twenty-five (25) miles, the distance to be computed by the nearest and most direct route of travel, from a table of distances prepared by the Comptroller, to each county seat now or hereafter to be established; no Member to be entitled to mileage for any extra Session that may be called within one (1) day after the adjournment of the Regular or Called Session. "Section 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November 1968, at which election all ballots shall have printed on them the following: "FOR the constitutional amendment providing the members of the Legislature shall receive as salary an amount not exceeding Eight Thousand, Four Hundred Dollars (\$8,400) per year." "AGAINST the constitutional amendment providing the members of the Legislature shall receive as salary an amount not exceeding Eight Thousand, Four Hundred Dollars (\$8,400) per year."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT (HJR49)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. Section 21 of Article 16 of the Constitution of the State of Texas is amended to read as follows: "Section 21. All stationery and printing, except proclamations and such printing as may be done at the Texas School for the Deaf, and paper, except that for the Judicial Department, shall be furnished under contract, to be given to the lowest and best bidder under such regulations as shall be prescribed by law. No member or officer of any department of the government shall be in any way interested in such contract." 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 1968, at which election all ballots shall have printed thereon the following: "FOR the constitutional amendment removing certain provisions relating to purchase of fuel and furnishing the rooms and halls of the Legislature and the requirement that the Governor, the Secretary of State, and the Comptroller must approve certain contracts of purchase." "AGAINST the constitutional amendment removing certain provisions relating to purchase of fuel and furnishing the rooms and halls of the Legislature and the requirement that the Governor, the Secretary of State, and the Comptroller must approve certain contracts of purchase."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT (SJR37)

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 a new Section 52e to read as follows: "Section 52e. Bonds to be issued by Dallas County under Section 52 of Article III of the Constitution of the State of Texas, for the construction, maintenance and operation of macadamized, graveled or paved roads and turnpikes, or in aid thereof, may, without the necessity of further or amendatory legislation, be issued upon a vote of a majority of the resident property taxpayers voting thereon who are qualified electors of said county, and bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall not be included in determining the debt limit prescribed in said Section." "AGAINST the amendment of Article III of the Constitution to provide that Dallas County may issue bonds under Section 52 of Article III upon a vote of a majority of the resident property taxpayers voting thereon who are qualified electors of said county, and to provide that bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall not be included in determining the debt limit prescribed in said 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, 1968, at which election all ballots shall have printed on them the following: "FOR the amendment of Article III of the Constitution to provide that Dallas County may issue bonds under Section 52 of Article III upon a vote of a majority of the resident property taxpayers voting thereon who are qualified electors of said county, and to provide that bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall not be included in determining the debt limit prescribed in said Section." "AGAINST the amendment of Article III of the Constitution to provide that Dallas County may issue bonds under Section 52 of Article III upon a vote of a majority of the resident property taxpayers voting thereon who are qualified electors of said county, and to provide that bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall not be included in determining the debt limit prescribed in said Section."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER ELEVEN ON THE BALLOT (HJR60)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article III, Constitution of the State of Texas, be amended to add Section 64 to read as follows: "Section 64. (a) The Legislature may by statute provide for consolidation of governmental offices and functions of government of any one or more political subdivisions comprising or located within El Paso or Tarrant Counties. 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. "(b) The county government, or any political subdivision(s) comprising or located therein, may contract one with another for the performance of governmental functions required or authorized by this Constitution or the Laws of this State, under such terms and conditions as the Legislature may prescribe. No person acting under a contract made pursuant to this Subsection (b) shall be deemed to hold more than one office of honor, trust or profit or more than one civil office of emolument." "AGAINST 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 El Paso and Tarrant counties."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT (SJR24)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. Article 8, Constitution of the State of Texas, is amended by adding a Section 2-a to read as follows: "Section 2-a. (a) The Legislature may, by General Law, exempt from ad valorem taxation by the state and its political subdivisions all or a portion of any equipment, device or improvement installed or constructed on real property, which is designed to eliminate or abate the harmful effect of air emissions or water effluents on the air and water quality in this state, to the extent that the capital investment in such property is made to comply with or to exceed air or water quality standards established by law. "(b) Legislation which may be enacted in anticipation of the adoption of this Section is void because 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 the first Tuesday after the first Monday in November 1968, at which election all ballots shall have printed thereon the following: "FOR the Constitutional Amendment giving permission to the Texas Legislature to exempt from ad valorem taxation by the State of Texas and its political subdivisions equipment installed on real property to eliminate or abate the harmful effect of air emissions and water effluents, provided that the capital investment in such equipment complies with the air and water quality standards established by the State of Texas." "AGAINST the Constitutional Amendment giving permission to the Texas Legislature to exempt from ad valorem taxation by the State of Texas and its political subdivisions equipment installed on real property to eliminate or abate the harmful effect of air emissions and water effluents, provided that the capital investment in such equipment complies with the air and water quality standards established by the State of Texas."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TWELVE ON THE BALLOT (SJR14)

SENATE JOINT RESOLUTION No. 14 proposing an amendment to Article III, Constitution of the State of Texas, by adding a new Section 52a to give the Legislature the power to authorize cities and counties to issue revenue bonds for industrial development purposes. 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 a new Section 52a to read as follows: "Section 52a. The Legislature shall have the power to authorize cities, counties, and towns to issue revenue bonds for industrial development purposes, or in aid thereof; provided, that property acquired from proceeds of the bonds shall be subject to ad valorem taxes. Legislation passed in anticipation of the adoption of this amendment shall not be invalid solely because of its anticipatory nature. The tax revenue, the utility revenue, and the revenue from services of any county, city or town may not be used to pay any bonds issued pursuant to this authority nor the interest thereon." 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 1968, at which election all ballots shall have printed on them the following: "FOR the constitutional amendment to give the Legislature the power to authorize cities and counties to issue revenue bonds for industrial development purposes." "AGAINST the constitutional amendment to give the Legislature the power to authorize cities and counties to issue revenue bonds for industrial development purposes." 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 is required by the Constitution and laws of this state.

PUBLIC NOTICE

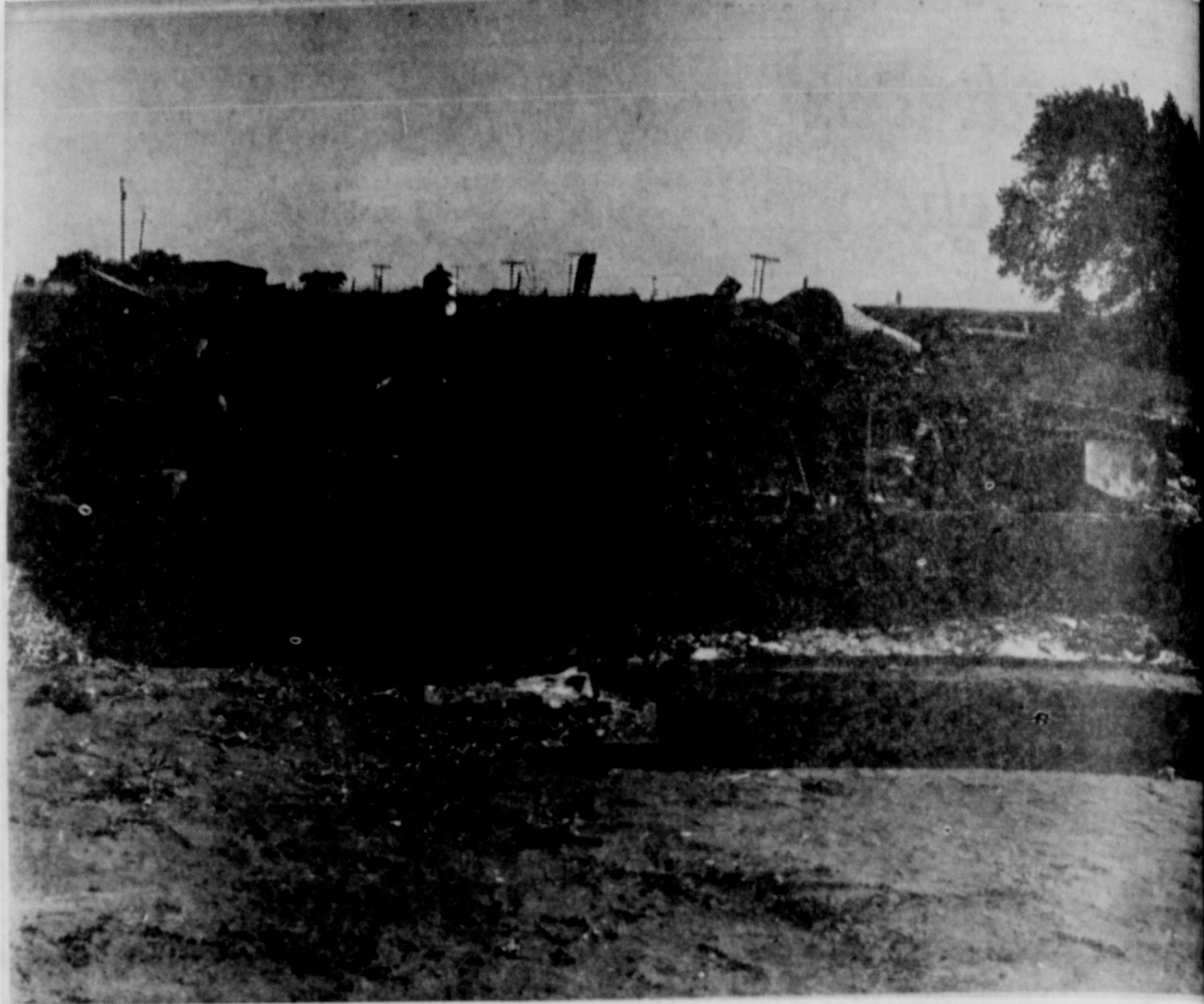
Proposed CONSTITUTIONAL AMENDMENT NUMBER FOURTEEN ON THE BALLOT (HJR22)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That the Constitution of the State of Texas, be amended by deleting therefrom Section 18, and substituting in lieu thereof the following: "Section 18. No Senator or Representative shall, during the term for which he was elected, be eligible to (1) any civil office of profit under this State which shall have been created, or the emoluments of which may have been increased, during such term, or (2) any office or place, the appointment to which may be made, in whole or in part, by either branch of the Legislature; provided, however, that the term of members of the Senate and Representatives does not end precisely on the last day of December but extends a few days into January of the succeeding year shall be considered as de minimis, and the ineligibility herein created shall terminate on the last day of December of the last full calendar year of the term for which he was elected. No member of either House shall vote for any other member for any office whatever, which may be filled by a vote of the Legislature, except in such cases as are in this Constitution provided, nor shall any member of the Legislature be interested, either directly or indirectly, in any contract with the State, or any county thereof, authorized by any law passed during the term for which he was elected." 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 1968, at which election all ballots shall have printed thereon the following: "FOR the constitutional amendment fixing the time during which members of the Legislature shall be ineligible to hold other offices." "AGAINST the constitutional amendment fixing the time during which members of the Legislature shall be ineligible to hold other offices." 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.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THIRTEEN ON THE BALLOT (HJR16)

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 a Section 1-f, to read as follows: "Section 1-f. All merchandise, products, goods or wares in the temporary custody of a public warehouseman, who has no financial connection other than as bailee for hire with the owner, shipper, or consignee of the merchandise, products, goods, or wares, are exempt from ad valorem taxation if they are shipped to or from the warehouse by regulated or bona fide private carrier, are held by the warehouseman not longer than six (6) months, and have a predetermined out-of-state destination at point of origin. The books and records relating to out-of-state shipments covered hereby of such public warehouseman shall be available for reasonable inspection by the proper taxing authorities. This amendment shall not act as a validation of any present statute or law, but only those passed specifically pursuant hereto; provided, however, that enabling legislation passed in anticipation of the adoption of this amendment shall not be invalid solely because 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 the first Tuesday after the first Monday in November 1968, at which election all ballots shall have printed on them the following: "FOR the constitutional amendment to exempt certain property temporarily stored in a public warehouse from ad valorem taxation." "AGAINST the constitutional amendment to exempt certain property temporarily stored in a public warehouse from ad valorem taxation."



Early Monday fire . . .

THE OUT WEST LOUNGE, located at Lehman, was completely destroyed by fire Sunday night or early Monday morning. Bill Huckabee, on his way to work in Morton, reported a vacant spot at Lehman where the lounge had stood. It was estimated that the building burned in the early hours Monday a.m.

Bula-Enochs news Three Way news

By MRS. J. D. BAYLESS

The coyotes are getting very brave in the community. One caught a hen at 3:30 Saturday afternoon at the Bayless farm. We wish to express our sympathy to Rev. C. R. Smelser and family in the loss of Mrs. Smelser. She died Saturday at 7:30 a.m. following a lengthy illness. Funeral services were held at the Enochs Methodist Church Monday at 3:00. Burial was in the Enochs cemetery. Rev. and Mrs. Preston Harrison and son, Chad, were in Andrews several days last week to visit his parents, Mr. and Mrs. J. H. Harrison. Mrs. Harrison returned to Enochs with her son and family Thursday afternoon for a few days' visit.

McCurry at Schicotta, Friday at 10:00 a.m., at the Methodist Church. They also visited her mother, Mrs. Delsie Shepard at Idabel, Okla.

Mrs. Olive Angel and Mr. and Mrs. Junior Austin and family returned home Sunday night from a trip to Las Vegas, Nev., where they visited in the home of Mr. and Mrs. Curtis Wilson and family. They also took a sight-seeing trip to Los Angeles, Calif., and they spent the night in Phoenix, Ariz. M. J. Gibson and Bobbie Joe Newman visited in the home of Bobbie Joe's parents, Mr. and Mrs. G. R. Newman Sunday afternoon. Mrs. Gibson and Mrs. Bobbie Joe Newman and children fished at Red River, N.M., Friday till Sunday.

Mr. and Mrs. Sammie Nichols of Morton spent Saturday and Sunday night with his mother and brother, Mrs. L. E. Nichols and Gary.

Mr. and Mrs. Sammie Nichols moved to Plainview Monday, where he will enroll at Wayland College.

Mr. and Mrs. Dock Bryant received word last Saturday that his brother, Lester Bryant, suffered a fatal attack last Saturday while mowing his lawn.

Mr. and Mrs. Clifford Snitker took Mr. and Mrs. Dick Bryant to Pampa last Sunday afternoon to attend the funeral of Lester Bryant, Monday, August 12, at 2:00 p.m. Mr. and Mrs. Snitker spent Sunday night in the home of her brother, Ray Shults.

Guests in the home of Mr. and Mrs. J. D. Bayless Wednesday till Thursday afternoon were Mrs. Ray Cunningham and son, Bill, of Wells, Mrs. Cunningham is a sister of Mrs. Bayless.

Mr. and Mrs. Joe Milsap drove to Borger Monday to be at the bedside of her sister-in-law, Mrs. Hugh Anderson, who underwent surgery Monday.

The Enochs W.M.U. met Tuesday at 9:30 a.m. The meeting opened with a song "His Way With Thee". Mrs. L. E. Nichols gave the call to prayer and offered the prayer for the missionaries. Mrs. C. R. Seagler was in charge of the Mission Study. She taught the second study in the study book, "Spiritual Life Development." Mrs. Chester Petree offered the closing prayer. There were nine ladies present: Mrs. Harold Layton, Mrs. Chester Petree, Mrs. C. C. Snitker, Mrs. W. M. Bryant, Mrs. Bennie Hall, Mrs. J. E. Layton, Mrs. Quinto Nichols, Mrs. C. R. Seagler, and Mrs. L. E. Nichols. Mrs. C. H. Byars cared for the four children present.

Rev. and Mrs. Bill Coffman from the Dominican Republic, where they have been in the mission field the past four years, spent Thursday night in the home of their uncle and aunt, Mr. and Mrs. J. D. Bayless.

Mr. and Mrs. Harold Lawton and family left Saturday afternoon on their vacation. They will spend the week at Red River, N.M.

Mrs. W. R. Carter of Lovington, N.M. visited Mrs. Nettie Blackman at the West Plains Nursing Home in Muleshoe Tuesday. She brought Mrs. Blackman and her room mate, Mrs. Cross, to spend the day with the John Blackmans, Wednesday.

Warren De Sauttle arrived in Lubbock by plane Thursday from New Orleans, La. He will be visiting in the J. L. Latham home till Tuesday. Mrs. De Sauttle and children, Chris and Cliff have spent six weeks with her parents, Mr. and Mrs. De Sauttle will return to their home by plane Tuesday.

Mrs. Barley Field and two daughters of Grants, N.M., arrived Saturday for a week's visit with the John Hubbards.

Mr. and Mrs. Duane Clem attended the funeral of his grandmother, Mrs. Paula

MHS Class of '58 holds 10-year reunion

Seventeen members of the 1958 class of Morton High School had a ten-year reunion on Saturday, August 10, 1968, in the banquet room of the County Activity Building at four o'clock in the afternoon.

Members, their spouses, and guests attending were: Mrs. Novelle Frazier (Janice Buchanan), her guests, Mrs. Lonnie Warren and Mrs. Donnie Waller (Jerry Beth Lebow), all of Clovis; Jim Collins of Hobbs; Mr. and Mrs. Sharon Hawthorne of Lovington; Mr. and Mrs. Ed Gattis of Abilene; Mr. Tom Holloway of San Antonio; Mr. and Mrs. Jerry Kilcrease of Midland; Mrs. Wayne Davis (Dolores Stephenson) of Plains; Billy Wood of Tulsa; Mr. and Mrs. Edward Dewbre (Nancy Cagle), Mr. and Mrs. Doug Zuber (Lajuan Wesson), Mrs. Tommy Hawkins (LaVelle Benham), Mr. and Mrs. Donny Baker (Sammie Shakespear), Mrs. Cindy Wachowiak (Cynthia Zielinski), Mrs. Herman Brown (Tommy Womack) and Bill Ed Igo and children, all of Morton.

Former teachers attending were Mr. and Mrs. Elmo Smith of Lubbock and Mr. and Mrs. Bobby Travis of Morton.

The evening meal was served by Mrs. Gehrome Holloway, Mrs. Bill Wood, and Mrs. Sammie Williams, all of Morton. Members of the class express their appreciation to everyone who brought food.

Two employees of Kity's Flowers have been to design schools in Albuquerque, N.M. They are Mrs. Winston Jerden and Mrs. O. B. Huckabee.

By MRS. H. W. GARVIN

Mr. and Mrs. Cecil Lindsey spent weekend in Midland visiting his brother and family.

Mrs. G. A. Davis from Crosbyton visiting her son, the R. L. Davis family. Last Wednesday night Sherril Abbe, Kathy Wittner spent the night with Mrs. and Vanessa Powell. Chetene Powell spent the night with Leans Abbe.

Jimmy Gilentine from Littlefield of the past week with his grandparents, H. W. Garvins. Jimmy helped his grandpa lay the crop by.

Friday night the community had a hail, it was light in places and much as 3 inches in others with damage.

Mr. and Mrs. Dutch Powell and family spent Sunday in Lubbock visiting the Staffords.

The R. L. Reeves and the Jack Rees and Johnnie Furguson are fishing at Fort Lake for a few days.

Mrs. E. T. Bateas is attending a family reunion at Mescalera, New Mexico.

Mr. and Mrs. John Hodgett and family from Earth spent the weekend with parents, the L. B. Warrens. Also spent Sunday in the L. E. Warren home. Mr. and Mrs. Loyd Warren and daughter, Mrs. J. P. Meek and children and Wheeler spent the past week with her mother, Mrs. Perry Fort and her sister, nie Long.

The Bill Dupler home was the scene of a bridal shower Saturday honoring Mrs. Ferris Locke.

Mr. and Mrs. LaWayne Bateas and family are vacationing. They visited his parents, Mr. and Mrs. Jimmy Bateas, in Ft. Worth then went on to visit another sister, and Mrs. John Harris. From there they will go to Georgia to visit another sister, Mr. and Mrs. Kenneth Donald.

Morton Rainbow to host area meeting

The Morton Rainbow Assembly will hostesses for a joint meeting of the Morton Rainbow for Girls, including members of the surrounding area, Monday, August 26, at 7:00 p.m., at theasonic Hall. All girls and advisory members are urged to be present.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT (HJR50)

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-j to read as follows: "Section 1-j. Notwithstanding the provisions of Section 1 of this article, the Legislature may provide for the refund of the tax paid on the first sale of cigars and tobacco products in this state which are subsequently sold at retail within the corporate limits of Texarkana, Texas, or any incorporated city or town in Texas contiguous to Texarkana." "AGAINST the constitutional amendment authorizing the Legislature to provide for the refund of the tax on cigars and tobacco products sold at retail within the corporate limits of Texarkana, Texas, or any incorporated city or town in Texas contiguous to Texarkana." 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 1968, at which election all ballots shall have printed on them the following: "FOR the constitutional amendment authorizing the Legislature to provide for the refund of the tax on cigars and tobacco products sold at retail within the corporate limits of Texarkana, Texas, or any incorporated city or town in Texas contiguous to Texarkana." "AGAINST the constitutional amendment authorizing the Legislature to provide for the refund of the tax on cigars and tobacco products sold at retail within the corporate limits of Texarkana, Texas, or any incorporated city or town in Texas contiguous to Texarkana."

TURNROW TUNKEL

DEAR TURNROW TUNKEL:

I understand that houseboats are becoming popular in the U. S. Many families live in them the year around.

This would have some advantages and some disadvantages. It would eliminate mowing the lawn, but it would also eliminate a husband's best excuse to get away from home for a few days. Can you imagine living in the middle of a lake, and telling your wife you were going on a fishing trip?

As things stand now, do you see a trend in favor of any particular candidate in the coming elections?

Yes, if he doesn't make a serious blunder in the meantime, I think the Enco tiger will win in a landslide.

Most labor leaders have endorsed the candidacy of Hubert Humphrey. Since Sen. Yarborough is very much pro-labor, why did he come out for Sen. McCarthy?

It's sort of complicated, but I'll try to explain. Humphrey is a friend of LBJ's, and Lyndon is a friend of Gov. Connally's. This makes Hubert a friend of a friend of Connally's, and Ralph wouldn't support anyone that close to the Governor.

According to an article in a household magazine, 50 per cent of American hus-

bands enjoy grocery shopping.

I used to enjoy spending an hour or so browsing around in a supermarket, but not any more. That last 2 minutes at the cashier's counter takes all the fun out of it.

Did you read that the Viet Cong have promised free land to South Vietnamese peasants if the Communists win?

That's a mighty tempting offer, but the U.S. might be able to offset it. We could warn those peasants that if they accept the land we'll send Orville Freeman over there to set them up a farm program.

I understand that military and police officials are experimenting with several new weapons to control rioters without causing serious injury.

Figuring out a way to make those people behave without hurting anyone is quite a problem. The Government has already tried bribery, and that didn't work.

A Smith reunion was held Sunday, August 18. Relatives from as far away as California were present. Mr. and Mrs. Royce Smith and children, Holly and Kirk of Lubbock were at the reunion also. They visited in the home of her parents, Mr. and Mrs. Maurice Lewallen.

Ray Luper to pilot "Huey Cobra" aircraft in Viet Nam action

Warrant Officer Ray Luper will be piloting the "Huey Cobra" in Viet Nam. The AH-1G (Army designation for the Cobra) was designed from the skids up as an aerial weapons platform. It will fly up to 220 m.p.h. and carry 76 2.75" folding fin rockets and 8,000 rounds of 7.62 MM ammunition.

During attack the pilot can launch rockets while the gunner independently provides suppressive fire with the turret mounted mini-guns.

Warrant Officer Luper is a February graduate of the United States Army Aviation School in Fort Rucker, Alabama. Since that time he has been stationed at Fort Knox, Kentucky, where he flew for a test project which involved the Hughes OH-64 Light Observation Helicopter.

Recently, Ray was sent to Fort Hunter, where he was transitioned and qualified in the Huey Cobra. W O Luper will be stationed in the IV Corps area of Viet Nam where he will fly with one of the few "Cobra" companies in the country.

Luper commented that he will be working for complete victory in Viet Nam, and any compromise to the enemy was out of the question.

Ray and his wife, the former Nancy Sanders, have a son, Joel Ray, four mon-



The Huey Cobra . . .

WARRANT OFFICER RAY LUPER, son of Mr. and Mrs. C. E. Luper of Morton' will be piloting a "Huey Cobra" such as the one pictured here, soon in Viet Nam. The army designated name for the "Cobra" is AH-1G.

ths. Nancy is the daughter of Mr. and Mrs. C. L. Sanders, while Ray is the son of Mr. and Mrs. C. E. Luper, all of Morton.

Mr. and Mrs. C. W. Losen and son, Ricky, of Oklahoma City were in Morton visiting last weekend.

Miller discharged

SP/4 Douglas E. Miller was discharged August 6 in Fort Dix, New Jersey, after serving two years in the U. S. Army. His last eighteen months of service was spent near Stuttgart, Germany, where his

wife, Barbara, joined him. Doug and Barbara are at present making their home in Fort Worth, where he is employed by Firestone.

Doug is the son of Mr. and Mrs. Chester Miller, and Barbara is the daughter of Rev. and Mrs. H. F. Dunn of Quannah, Texas.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT (SJR41)

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

Section 1. That Section 51-a of Article III of the Constitution of the State of Texas be amended, and the same is hereby amended, so as to read as follows:

"Section 51-a. The Legislature shall have the power, by General Law, to provide, subject to limitations herein contained, and such other limitations as may be by the Legislature deemed expedient, for assistance to and/or medical care for, and for rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and for the payment of assistance to and/or medical care for, and for rehabilitation and any other services for:

- (1) Needy aged persons who are citizens of the United States or noncitizens who shall have resided within the boundaries of the State for at least twenty-five (25) years and are over the age of sixty-five (65) years;
- (2) Needy individuals who are citizens of the United States who shall have passed their eighteenth (18th) birthday but have not passed their sixty-fifth (65th) birthday and who are totally and permanently disabled by reason of a mental or physical handicap or a combination of physical and mental handicaps;
- (3) Needy persons who are citizens of the United States and who are over the age of eighteen (18) years;
- (4) Needy children who are citizens of the United States who are under the age of twenty-one (21) years, and to the caretakers of such children.

"The Legislature may define

the residence requirements, if any, for participation in these programs.

"The Legislature shall have authority to enact appropriate legislation which will enable the State of Texas to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of needy persons, and in providing rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care and to accept and expend funds from the Government of the United States for such purposes in accordance with the laws of the United States as they now are or as they may hereafter be amended, and to make appropriations out of state funds for such purposes; provided that the maximum amount paid out of state funds on behalf of any individual recipient shall not exceed the amount that is matchable out of Federal funds; provided that the total amount of such assistance payments and/or medical assistance payments out of state funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal Statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the state for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that the state matching money will be available for assistance and/or medical care for or on behalf of needy

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT (HJR20)

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

Section 1. That Section 11a, Article VII, of the Constitution of the State of Texas, be amended to read as follows:

"Section 11a. In addition to the bonds enumerated in Section 11 of Article VII of the Constitution of the State of Texas, the Board of Regents of The University of Texas may invest the Permanent University Fund in securities, bonds or other obligations issued, insured, or guaranteed in any manner by the United States Government, or any of its agencies, and in such bonds, debentures, or obligations, and preferred and common stocks issued by corporations, associations, or other institutions as the Board of Regents of The University of Texas System may deem to be proper in the circumstances then prevailing, provided, however, that not more than one per cent (1%) of said fund shall be invested in the securities of any one (1) corporation, nor shall more than five per cent (5%) of the voting stock of any one (1) corporation be owned; provided, further, that stocks eligible for purchase shall be restricted to stocks of companies incorporated within the United States which have paid dividends for five (5) consecutive years or longer immediately prior to the date of purchase and which, except for bank stocks and insurance stocks, are listed upon an exchange registered with the Securities and Exchange Commission or its successors.

"In making each and all of such investments said Board of Regents shall exercise the judgment and care under the circumstances then prevailing, which men of ordinary prudence, discretion, and intelligence exercise in the management of their own affairs, not

in regard to speculation but in regard to the permanent disposition of their funds, considering the probable income therefrom as well as the probable safety of their capital.

"The interest, dividends and other income accruing from the investments of the Permanent University Fund, except the portion thereof which is appropriated by the operation of Section 18 of Article VII for the payment of principal and interest on bonds or notes issued thereunder, shall be subject to appropriation by the Legislature to accomplish the purposes declared in Section 10 of Article VII of this Constitution.

"This amendment shall be self-enacting, and shall become effective upon its adoption, provided, however, that the Legislature shall provide by law for full disclosure of all details concerning the investments in corporate stocks and bonds and other investments authorized herein."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT (SJR4)

SENATE JOINT RESOLUTION No. 4 Proposing an amendment to the Constitution of the State of Texas, amending Section 48a of Article III thereof, so as to provide for contributions on the basis of the full salary of members of the Teachers Retirement System providing for the submission of the proposed amendment to a vote of the people at an election and for proclamation and publication thereof.

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

Section 1. That Section 48a of Article III of the Constitution of Texas be amended so as to read as follows:

"Section 48a. In addition to the powers given the Legislature under Section 48, Article III, it shall have the right to levy taxes to establish a fund to provide retirement, disability and death benefits for persons employed in the public schools, colleges and universities supported wholly or partly by the state; provided that the amount contributed by the state to such fund each year shall be equal to the aggregate amount required by law to be paid into the fund by such employees, and shall not exceed any time six per centum (6%) of the compensation paid each such person by the state and/or school districts; and provided that no person shall be eligible for retirement who has not rendered service in such employment, and in no case shall any person retire before either attaining the age fifty-five (55) or completing thirty (30) years of creditable service, but shall be entitled to refund of moneys paid into the fund.

"Moneys coming into such fund shall be managed and invested as provided in Section 48b of Section III of the Constitution of Texas; provided a sufficient sum shall be kept on hand to meet payments as they become due each year under such retirement plan, as may be provided by law; and provided that the recipients of such retirement funds shall not be eligible for any other state pension retirement funds or direct aid from the State of Texas, unless such other state pension or retirement fund, contributed by the state, is released to the State of Texas as a condition to receiving such other pension aid; providing, however, that this Section shall not amend, alter, or repeal Section 63 of Article 16 of the Constitution of Texas as adopted November, 1954, or any enabling legislation passed pursuant thereto."

Section 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of the state at an election to be held on the first Tuesday after the first Monday in November, 1968, at which election all ballots shall have printed thereon the following:

"FOR the constitutional amendment providing for investment of the Permanent University Fund by the Board of Regents of The University of Texas in certain types of securities within the prudent man rule."

"AGAINST the constitutional amendment providing for investment of the Permanent University Fund by the Board of Regents of The University of Texas in certain types of securities within the prudent man rule."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT (SJR32)

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 a new Section 1-e to read as follows:

"Section 1-e. From and after December 31, 1978, no State ad valorem taxes shall be levied upon any property within this State for State purposes except the tax levied by Article VII, Section 17, for certain institutions of higher learning.

"2. The State ad valorem tax authorized by Article VII, Section 3, of this Constitution shall be imposed at the following rates on each One Hundred Dollars (\$100.00) valuation for the years 1968 through 1974: On January 1, 1968, Thirty-five Cents (35c); on January 1, 1969, Thirty Cents (30c); on January 1, 1970, Twenty-five Cents (25c); on January 1, 1971, Twenty Cents (20c); on January 1, 1972, Fifteen Cents (15c); on January 1, 1973, Ten Cents (10c); on January 1, 1974, Five Cents (5c); and thereafter no such tax for school purposes shall be levied and collected. An amount sufficient to provide free text books for the use of children attending the public free schools of this State shall be set aside from any revenues deposited in the Available School Fund, provided, however, that should such funds be insufficient, the deficit may be met by appropriation from the general funds of the State.

"3. The State ad valorem tax of Two Cents (2c) on the One Hundred Dollars valuation levied by Article VII, Section 17, of this Constitution shall not be levied after December 31, 1976. At any time prior to December 31, 1976, the Legislature may establish a trust fund solely for the benefit of the widows of Confederate veterans and such Texas Rangers and their widows as are eligible for retirement or disability pensions under the provisions of Article XVI, Section 66, of this Constitution, and after such fund is established the ad valorem tax levied by Article VII, Section 17, shall not thereafter be levied.

"4. Unless otherwise provided by the Legislature, after December 31, 1976 all delinquent State ad valorem taxes together with penalties and interest thereon, less lawful costs of collection, shall be used to secure bonds issued for permanent improvements at institutions of higher learning, as authorized by Article VII, Section 17, of this Constitution.

"5. The fees paid by the State for both assessing and collecting State ad valorem taxes shall not exceed two per cent (2%) of the State taxes collected. This subsection shall be self-executing."

Section 2. That Article III, Section 51, of the Constitution of the State of Texas, be amended so as hereafter to read as follows:

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT (SJR39)

SENATE JOINT RESOLUTION No. 39 proposing an amendment to Subsection (a) of Section 62, Article XVI of the Constitution of Texas, relating to establishment of a retirement, disability and death compensation fund for officers and employees of the state, so as to create an agency of the State of Texas, the Employees Retirement System of Texas, vesting the general administration and responsibility of the proper operation of said system in a state board of trustees to be known as the State Board of Trustees of the Employees Retirement System of Texas, authorizing said Board to invest assets of said system in various obligations and subjects of investment, subject to certain restrictions stated therein and such other restrictions as may hereafter be provided by law; providing that contributions of members and the state shall not exceed at any time six per centum (6%) of the compensation paid to each such person by the state; providing that such Amendment shall be self-enacting, and shall become effective upon its adoption, and that the adoption of this Joint Resolution shall constitute repeal of Senate Joint Resolution No. 3, previously adopted by the 60th Legislature, so that the proposition as set forth in this Resolution may be submitted to the voters of this state in lieu of the proposition contained in Senate Joint Resolution No. 3.

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

Section 1. That Subsection (a) of Section 62, Article XVI of the Constitution of the State of Texas be amended so as to read hereafter as follows:

"Section 62. (a) The Legislature shall have the authority to levy taxes to provide a State Retirement, Disability and Death Compensation Fund for the officers and employees of the state, and may make such reasonable inclusions, exclusions, or classifications of officers and employees of this state as it deems advisable. The Legislature may also include officers and employees of judicial districts of the state who are or have been compensated in whole or in part directly or indirectly by the state, and may make such other reasonable inclusions, exclusions, or classification of officers and employees of judicial districts of this state as it deems advisable. Persons participating in a retirement system created pursuant to Section 1-a of Article V of this Constitution shall not be eligible to participate in the Fund authorized in this subsection; and persons participating in a retirement system created pursuant to Section 48-a of Article III of this Constitution shall not be eligible to participate in the Fund authorized in this subsection except as permitted by Section 63 of Article XVI of this Constitution. Provided, however, any officer or employee of a county as provided for in Article XVI, Section 62, Subsection (b) of this Constitution shall not be eligible to participate in the Fund authorized in this subsection, except as otherwise provided herein. The amount contributed by the state to such Fund shall equal the amount paid for the same purpose from the income of each such person, and shall not exceed at any time six per centum (6%) of the compensation paid to each such person by the state.

"There is hereby created as an agency of the State of Texas, the Employees Retirement System of Texas, the rights of membership in which, the retirement privileges and benefits thereunder, and the management and operations of which shall be governed by the provisions herein contained and by any law hereafter enacted Acts of the Legislature not inconsistent herewith. The general administration and responsibility for the proper operation of said system are hereby vested in a State Board of Trustees, to be known as the State Board of Trustees of the Employees Retirement System of Texas, which Board shall be constituted and shall serve as may now or hereafter be provided by the Legislature. Said Board shall exercise such powers as are herein provided together with such other powers and duties not inconsistent herewith as may be prescribed by the Legislature. All moneys from whatever source coming into the Fund and all other securities, moneys, and assets of the Employees Retirement System of Texas shall be administered by said Board and said Board shall be the trustee thereof. The Treasurer of the State of Texas shall be custodian of said moneys and securities. Said board is hereby authorized and empowered to acquire, hold, manage, purchase, sell, assign, trade, transfer, and dispose of any securities, evidences of debt, and other investments in which said securities, moneys, and assets have been or may hereafter be invested by said Board. Said Board is hereby authorized and empowered to invest and reinvest any of said moneys, securities, and assets, as well as the proceeds of incorporated investments, in bonds, notes, or other evidences of indebtedness issued, or assumed or guaranteed in whole or in part, by the United States or any agency of the United States, or by the State of Texas, or by any county, city, school district, municipal corporation, or other political subdivision of

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT (SJR2)

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 a new Section 1-b to read as follows:

"Section 1-b. From and after December 31, 1978, no State ad valorem taxes shall be levied upon any property within this State for State purposes except the tax levied by Article VII, Section 17, for certain institutions of higher learning.

"2. The State ad valorem tax authorized by Article VII, Section 3, of this Constitution shall be imposed at the following rates on each One Hundred Dollars (\$100.00) valuation for the years 1968 through 1974: On January 1, 1968, Thirty-five Cents (35c); on January 1, 1969, Thirty Cents (30c); on January 1, 1970, Twenty-five Cents (25c); on January 1, 1971, Twenty Cents (20c); on January 1, 1972, Fifteen Cents (15c); on January 1, 1973, Ten Cents (10c); on January 1, 1974, Five Cents (5c); and thereafter no such tax for school purposes shall be levied and collected. An amount sufficient to provide free text books for the use of children attending the public free schools of this State shall be set aside from any revenues deposited in the Available School Fund, provided, however, that should such funds be insufficient, the deficit may be met by appropriation from the general funds of the State.

"3. The State ad valorem tax of Two Cents (2c) on the One Hundred Dollars valuation levied by Article VII, Section 17, of this Constitution shall not be levied after December 31, 1976. At any time prior to December 31, 1976, the Legislature may establish a trust fund solely for the benefit of the widows of Confederate veterans and such Texas Rangers and their widows as are eligible for retirement or disability pensions under the provisions of Article XVI, Section 66, of this Constitution, and after such fund is established the ad valorem tax levied by Article VII, Section 17, shall not thereafter be levied.

"4. Unless otherwise provided by the Legislature, after December 31, 1976 all delinquent State ad valorem taxes together with penalties and interest thereon, less lawful costs of collection, shall be used to secure bonds issued for permanent improvements at institutions of higher learning, as authorized by Article VII, Section 17, of this Constitution.

"5. The fees paid by the State for both assessing and collecting State ad valorem taxes shall not exceed two per cent (2%) of the State taxes collected. This subsection shall be self-executing."

Section 2. That Article III, Section 51, of the Constitution of the State of Texas, be amended so as hereafter to read as follows:

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT (SJR3)

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 a new Section 1-c to read as follows:

"Section 1-c. From and after December 31, 1978, no State ad valorem taxes shall be levied upon any property within this State for State purposes except the tax levied by Article VII, Section 17, for certain institutions of higher learning.

"2. The State ad valorem tax authorized by Article VII, Section 3, of this Constitution shall be imposed at the following rates on each One Hundred Dollars (\$100.00) valuation for the years 1968 through 1974: On January 1, 1968, Thirty-five Cents (35c); on January 1, 1969, Thirty Cents (30c); on January 1, 1970, Twenty-five Cents (25c); on January 1, 1971, Twenty Cents (20c); on January 1, 1972, Fifteen Cents (15c); on January 1, 1973, Ten Cents (10c); on January 1, 1974, Five Cents (5c); and thereafter no such tax for school purposes shall be levied and collected. An amount sufficient to provide free text books for the use of children attending the public free schools of this State shall be set aside from any revenues deposited in the Available School Fund, provided, however, that should such funds be insufficient, the deficit may be met by appropriation from the general funds of the State.

"3. The State ad valorem tax of Two Cents (2c) on the One Hundred Dollars valuation levied by Article VII, Section 17, of this Constitution shall not be levied after December 31, 1976. At any time prior to December 31, 1976, the Legislature may establish a trust fund solely for the benefit of the widows of Confederate veterans and such Texas Rangers and their widows as are eligible for retirement or disability pensions under the provisions of Article XVI, Section 66, of this Constitution, and after such fund is established the ad valorem tax levied by Article VII, Section 17, shall not thereafter be levied.

"4. Unless otherwise provided by the Legislature, after December 31, 1976 all delinquent State ad valorem taxes together with penalties and interest thereon, less lawful costs of collection, shall be used to secure bonds issued for permanent improvements at institutions of higher learning, as authorized by Article VII, Section 17, of this Constitution.

"5. The fees paid by the State for both assessing and collecting State ad valorem taxes shall not exceed two per cent (2%) of the State taxes collected. This subsection shall be self-executing."

Section 2. That Article III, Section 51, of the Constitution of the State of Texas, be amended so as hereafter to read as follows:

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT (SJR5)

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 a new Section 1-d to read as follows:

"Section 1-d. From and after December 31, 1978, no State ad valorem taxes shall be levied upon any property within this State for State purposes except the tax levied by Article VII, Section 17, for certain institutions of higher learning.

"2. The State ad valorem tax authorized by Article VII, Section 3, of this Constitution shall be imposed at the following rates on each One Hundred Dollars (\$100.00) valuation for the years 1968 through 1974: On January 1, 1968, Thirty-five Cents (35c); on January 1, 1969, Thirty Cents (30c); on January 1, 1970, Twenty-five Cents (25c); on January 1, 1971, Twenty Cents (20c); on January 1, 1972, Fifteen Cents (15c); on January 1, 1973, Ten Cents (10c); on January 1, 1974, Five Cents (5c); and thereafter no such tax for school purposes shall be levied and collected. An amount sufficient to provide free text books for the use of children attending the public free schools of this State shall be set aside from any revenues deposited in the Available School Fund, provided, however, that should such funds be insufficient, the deficit may be met by appropriation from the general funds of the State.

"3. The State ad valorem tax of Two Cents (2c) on the One Hundred Dollars valuation levied by Article VII, Section 17, of this Constitution shall not be levied after December 31, 1976. At any time prior to December 31, 1976, the Legislature may establish a trust fund solely for the benefit of the widows of Confederate veterans and such Texas Rangers and their widows as are eligible for retirement or disability pensions under the provisions of Article XVI, Section 66, of this Constitution, and after such fund is established the ad valorem tax levied by Article VII, Section 17, shall not thereafter be levied.

"4. Unless otherwise provided by the Legislature, after December 31, 1976 all delinquent State ad valorem taxes together with penalties and interest thereon, less lawful costs of collection, shall be used to secure bonds issued for permanent improvements at institutions of higher learning, as authorized by Article VII, Section 17, of this Constitution.

"5. The fees paid by the State for both assessing and collecting State ad valorem taxes shall not exceed two per cent (2%) of the State taxes collected. This subsection shall be self-executing."

Section 2. That Article III, Section 51, of the Constitution of the State of Texas, be amended so as hereafter to read as follows:

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT (SJR1)

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 a new Section 1-f to read as follows:

"Section 1-f. From and after December 31, 1978, no State ad valorem taxes shall be levied upon any property within this State for State purposes except the tax levied by Article VII, Section 17, for certain institutions of higher learning.

"2. The State ad valorem tax authorized by Article VII, Section 3, of this Constitution shall be imposed at the following rates on each One Hundred Dollars (\$100.00) valuation for the years 1968 through 1974: On January 1, 1968, Thirty-five Cents (35c); on January 1, 1969, Thirty Cents (30c); on January 1, 1970, Twenty-five Cents (25c); on January 1, 1971, Twenty Cents (20c); on January 1, 1972, Fifteen Cents (15c); on January 1, 1973, Ten Cents (10c); on January 1, 1974, Five Cents (5c); and thereafter no such tax for school purposes shall be levied and collected. An amount sufficient to provide free text books for the use of children attending the public free schools of this State shall be set aside from any revenues deposited in the Available School Fund, provided, however, that should such funds be insufficient, the deficit may be met by appropriation from the general funds of the State.

"3. The State ad valorem tax of Two Cents (2c) on the One Hundred Dollars valuation levied by Article VII, Section 17, of this Constitution shall not be levied after December 31, 1976. At any time prior to December 31, 1976, the Legislature may establish a trust fund solely for the benefit of the widows of Confederate veterans and such Texas Rangers and their widows as are eligible for retirement or disability pensions under the provisions of Article XVI, Section 66, of this Constitution, and after such fund is established the ad valorem tax levied by Article VII, Section 17, shall not thereafter be levied.

"4. Unless otherwise provided by the Legislature, after December 31, 1976 all delinquent State ad valorem taxes together with penalties and interest thereon, less lawful costs of collection, shall be used to secure bonds issued for permanent improvements at institutions of higher learning, as authorized by Article VII, Section 17, of this Constitution.

"5. The fees paid by the State for both assessing and collecting State ad valorem taxes shall not exceed two per cent (2%) of the State taxes collected. This subsection shall be self-executing."

Section 2. That Article III, Section 51, of the Constitution of the State of Texas, be amended so as hereafter to read as follows:

KEEBLER
COCONUT, PECAN
SUNDAE OR
CHOCOLATE DROP
COOKIES

2 BAGS FOR **89¢**

ARMOUR'S

TREET

12-Oz. Can **49¢**

FAB

GIANT BOX **69¢**

AUSTEX - NO. 300

TAMALES

CAN **29¢**

6 BOTTLE CARTON (plus deposit)

COCA COLA

39¢

FLOUR

Pillsbury

10

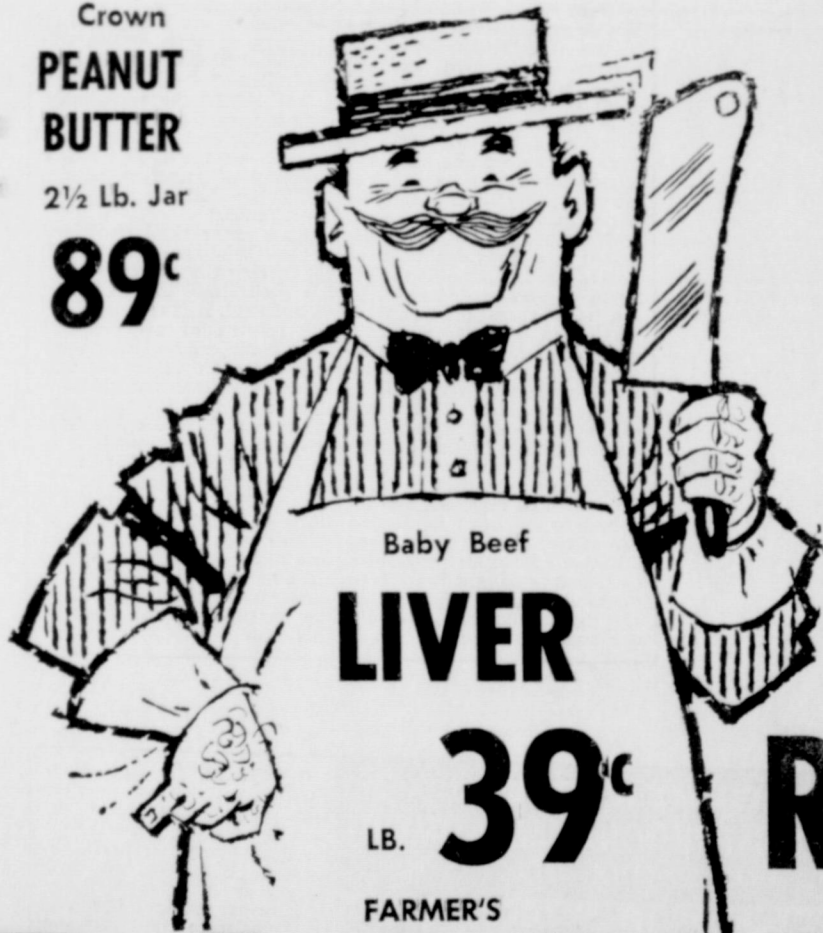
LB. SACK

99¢

Crown
PEANUT BUTTER

2½ Lb. Jar

89¢



Baby Beef

LIVER

LB. **39¢**

FARMER'S

BEEF

RIBS 4

\$1

Lbs. For

BACON

1 Lb. Pkg.

59¢

PURR - PURR



SPECIALS GOOD
AUG. 23rd
& AUG. 24th
FRIDAY
AND
SATURDAY

Save
TenderCrust
COUPONS FOR
VALUABLE
PRIZES
ABSOLUTELY
Free



DOSS We Reserve The Right To Limit Quantities
THRIFTWAY

SUPER MARKET

400 SO. MAIN - MORTON, TEXAS.

Food Specials

ENERGY PACKED THRIFTY PRICED



Spears App'le

Juice Quart **33¢**

Shurfine Crushed -- No. 2. Can

Pineapple 2 FOR **69¢**

Shurfresh Potato

CHIPS 59¢ Bag **49¢**

SHURFRESH

PEACHES

3 NO. 2½ CANS **\$1**



DR. PEPPER

39¢

6 Bottle Carton Plus Deposit

Shurfresh

CHEESE

SPREAD 2-Lb. Box **98¢**

FOOD KING

Strawberries

2 10-OZ. PKGS. **49¢**

SARA LEE

Pound Cake

12-Oz. Each **69¢**



YELLOW

ONIONS

LB. **5¢**

BULL NOSE

BELL PEPPER

LB. **15¢**