

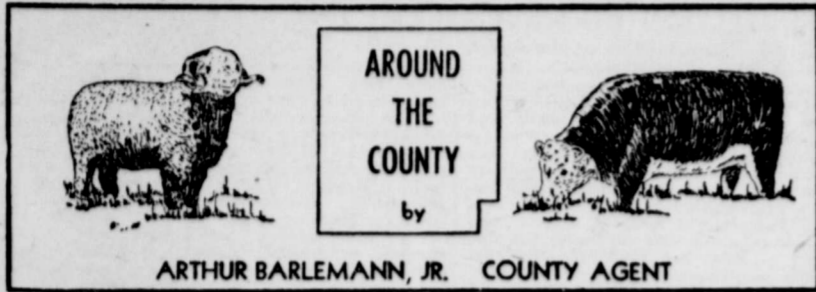
STERLING CITY NEWS-RECORD

VOL. NO. 67

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AUGUST 1, 1958

No. 30



Rats and mice are invading many areas of the state at the present time; many people in Sterling City are reporting that the mice are very numerous around their homes and outbuildings such as garages, utility rooms and sheds. For the most part the rats have been pretty well confined to the fields and woods, and have not moved into residential areas. Mice are the biggest problem to homeowners, hardware and variety stores report they can hardly keep a supply of mouse traps on hand.

Some prefer poisons to traps but if you are trapping them try a little piece of pecan meat as bait in your trap. The little nuisances seemingly can't resist this bait.

One of the best bait material used as a poison is warfarin. Actually warfarin is not a poison, it is an anticoagulant. As such it prevents the blood from clotting. Mice and rats die from internal hemorrhages caused by the thinning action of the warfarin. Warfarin is a powder form of the anticoagulant, pival, a liquid form of the same drug. It must be eaten by the rodents for four or five nights every night. Very few, if any dead rodents will be found as the sick ones crawl away in the open to die. They keep consuming it even though sick. They will not shy away from it as is the case with most other poisons.

The warfarin can be bought in ready mixed bait in many stores or the concentrate can be bought in many drug stores and a bait of your own liking mixed at home. Occasionally the ready mixed becomes rancid if allowed to remain on the shelf too long and the results are poor as the rodents will refuse to take the rancid bait.

If you prefer to mix your own bait, here's the one that the rodent control service uses very effectively and has for many years: One cup of the anticoagulant, one cup salad oil, one cup confectioner's sugar, eight cups rolled oats and twelve cups yellow cornmeal. Mix the dry ingredients by shaking in a paper sack, then pour into a pail and add the salad oil and mix well. This makes about six pounds of bait, enough to bait a large area of buildings. Put the baits out in small amounts of 1/4 to 1/2 pound near the runs and feeding areas of the rodents. A good way is to put the bait in small paper sacks so the rats or mice can cut into the sack and steal it.

Bridge Club Party

Mrs. Cecil Long and Mrs. James McEntire entertained their bridge clubs Wednesday morning of last week.

Club prizes were won by Mrs. N. H. Reed and Mrs. Fowler McEntire while Mrs. Bill Reed won the guest prize.

Mrs. Guy Dayvault of Dallas was a guest.

In Case of Fire Dial 8-2121.

CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT THE GENERAL ELECTION ON NOVEMBER 4, 1958.

SJR #4—Number Seven on the Ballot.

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 4, 1958.

SENATE JOINT RESOLUTION NO. 4 proposing an Amendment to Section 56 of Article XVI of the Constitution of the State of Texas, providing that the Legislature be authorized to appropriate money and establish the procedure necessary to expend such money for the purpose of developing information about the historical, natural, agricultural, industrial, educational, recreational and living resources of Texas, and for the purpose of informing persons and corporations of other states through advertising in periodicals having national circulation and the dissemination of factual information about the advantages and economic resources offered by the State of Texas; providing that the name nor the picture of any living state official shall ever be used in any of said advertising, and providing that the Legislature may require that any sum of money appropriated hereunder shall be matched by an equal sum paid into the State Treasury from private sources before any of said money may be expended.

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

Section 1. That Section 56 of Article XVI of the Constitution of Texas be amended to read as follows:

"Section 56. The Legislature of the State of Texas shall have the power to appropriate money and establish the procedure necessary to expend such money for the purpose of developing information about the historical, natural, agricultural, industrial, educa-

tional, marketing, recreational and living resources of Texas, and for the purpose of informing persons and corporations of other states through advertising in periodicals having national circulation, and the dissemination of factual information about the advantages and economic resources offered by the State of Texas; providing, however, that neither the name nor the picture of any living state official shall ever be used in any of said advertising, and providing that the Legislature may require that any sum of money appropriated hereunder shall be matched by an equal sum paid into the State Treasury from private sources before any of said money may be expended."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified voters of this state at an election to be held on the first Tuesday after the first Monday in November, 1958, at which election all ballots shall have printed thereon the following:

"FOR the Amendment to the Constitution authorizing the Legislature to make appropriations and establish procedure for advertising the historical, natural, agricultural, industrial, educational, recreational and other resources of Texas."

"AGAINST the Amendment to the Constitution authorizing the Legislature to make appropriations and establish procedure for advertising the historical, natural, agricultural, industrial, educational, recreational and other resources of Texas."

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

Lions Club Luncheon

The Lions Club met at the community center Wednesday for the regular weekly luncheon. Vice president Bill Green acted in the absence of Fred Igo, president.

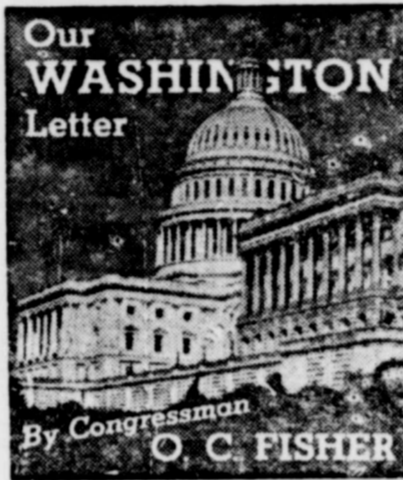
Secretary Billy Crews read a letter from the State Insurance Commission that they now had the information on Sterling City's water supply—from the city engineer.

Jeff Davis told of the drive trying to raise money for the fire department. It was reported that a meeting of people to talk organization of a volunteer fire department was to be held Thursday night at the community center.

W. L. Young reported that he had been handed \$45 for the softball club to use to enter the district tournament in San Angelo.

Alvie Cole asked the members to consider sponsoring a junior rodeo here sometime soon. Further talk on this matter will be taken up next meeting.

Guests included Chesley McDonald, W. C. Mitchell, and Ansel Reed.



SMALL BUSINESS had a good week in Congress last week. Two bills were passed, one giving estates the right to make 10 annual installment payments or inheritance tax, the other accelerated depreciation write-offs of equipment costs. The latter would also apply to farmers. Actually, these measures are more accurately described as tax postponements rather than relief items. But they should ease hardship problems considerable. Both had my support.

RECIPROCAL TRADE extension was assured last week by Senate passage of the House-approved bill, with some minor changes. Designed to facilitate trade negotiations and policies with foreign countries, this legislation contains no protection for domestic industries that are plagued by the dumping of low-cost competitive products on our markets. A good many of us felt some procedural safeguards should be included to enable a domestic industry to have a "day in court" for an objective and factual determination of its complaints.

A WOOL BILL, to extend the present wool program, which expires next Spring, gained hope for approval at this session when the Senate included the extension in an omnibus farm measure that was approved last Friday. It is now up to the House Agriculture Committee to act, and the outlook is fairly favorable.

THE COUNTRY DOCTOR, a vanishing race of people who have for generations been a mainstay of community life and health, is brought to mind by the retirement of Dr. E. O. Deal of Mertzon.

"I never attended higher than a two teacher ungraded country school", he recalls in a recent letter to me, "and one three month term was my longest. Never saw a college until I entered Medical College on a First Grade Teacher's Certificate which I had obtained by night study around a pine-knot fire. Twice in my life attending doctors said I would not live through the night . . . I promised the Lord if He would let me live I would try to serve Him. I began at 35, taught a Bible class on Sundays for 55 years. And that was the hardest thing for me to give up."

A great man, benefactor of mankind, going day and night to remote homes, through rain and storm armed with that black satchel, with or without pay—has been the life of consecrated service by Dr. Deal, one of the last of that vanishing race of country doctors.

Delbert Haralson and Bubba Foster of Sterling and Jim Haralson of Robert Lee went fishing at Aransas Pass last week-end.

418 Votes Cast Here In Saturday's Election

"THANK YOU"

I wish to say to the voting public, that I extend to each individual my greatest THANKS and appreciation for your vote and support in last Saturday's election.

Your votes cast in my behalf confirms your belief in my abilities, efficiencies, and your extended confidence. I am at your service at any time, day or night, and I assure you that your confidence shall never be betrayed. Your great support fills my heart with gratitude, love and great determination to carry on to fulfill the duties of the office to that end expedient.

Please let me say again.
THANK YOU: THANK YOU.
Sincerely yours
(s) A. W. DEAREN

THANKS, VOTERS:

I would like to express my appreciation for the confidence expressed by your vote, in extending me the lead in the Democratic Primary of July 26. It is my hope and desire to have your continued support in the run-off primary August 23.

If you elect me your County Judge, I will give the office my conscientious and undivided attention. By this, I mean that I will retire from the contracting business before I take the office the first of next year.

I wish to extend thanks to my honorable opponents for the gentlemanly way they conducted their campaigns against me. I have only the kindest thoughts for each of you.

(s) T. E. (Gene) CARR

A WORD OF THANKS:

I wish to thank each person in precinct 2 who supported me in the recent primary election. I would never have run against my neighbor and friend had I known he wanted the office. Your support will always be remembered.

(s) STANLEY K. HORWOOD

TO THE VOTERS OF STERLING COUNTY:

I want to take this opportunity to express my heartfelt thanks to each one of you for the splendid support and vote of confidence which you bestowed upon me in the July 26, Primary. I want each of you to know that I sincerely appreciate your support in the first primary and want to earnestly solicit your continued support in the forthcoming "run-off" in the second primary on August 23. I will contact each of you personally, if at all possible, between now and August 23.

I also wish to express my very sincere thanks and appreciation to each of my three opponents for the very clean and sportsmanlike way in which they conducted their campaigns, and to commend those who supported them, for their loyalty to their candidate.

In closing, let me say that I earnestly solicit, and would sincerely appreciate, the continued support of those who supported me in the first primary as well as the support and influence of those of you who were loyal to others in the race.

I make this one promise to each of you, that if you should see fit to elect me as your next County Judge, I will do all within my power to render fair and impartial decisions for one and all alike, and my utmost to be the most competent, efficient and courteous member of your Official family.

Sincerely yours,
(s) BILL BROOKS

Visit in Sabinal

Mr. and Mrs. R. P. Brown visited with Mr. and Mrs. Stanford Perrett in Sabinal last week-end. Mrs. Perrett is Mrs. Brown's niece. Mr. and Mrs. Perrett are from Arlington and will be in Sabinal a year or more where he is on a construction job.

The Brown's visited the Garner Memorial Building in Uvalde while down that way.

Mr. and Mrs. Rufus Foster left the first part of the week to visit with the Fred Allens in Las Vegas, New Mexico, and then they plan to go on to Colorado for a stay.

Two Face Run-off For County Judge

Sterling County Democrats went to the polls last Saturday and voted 418 strong in the Democratic Primary election. Two men face a run-off for Sterling County Judge. T. E. Carr and W.R. Brooks led the ticket for that spot with 135 and 122 respectively. The other two in the race were eliminated. Bill V. Davis was third with 115 and C. T. Williams received 41 votes.

A. W. Dearen, now serving as Sterling County Judge, beat John Walraven for Justice of the Peace by a vote of 210 to 97.

E. F. McEntire was renamed the county commissioner of precinct 4 with 27 votes. Chesley McDonald got two write-in votes for that post. Dayton Barrett, commissioner of precinct 2 was re-named over Stanley Horwood. Barrett got 15 votes and Horwood 12. Barrett won on a write-in.

Jack Douthit was reelected the County Democratic Chairman and Precinct chairmen were all re-named, being J.S. Cole—Prec. 1; Reynolds Foster—Prec. 2; W. H. Owens—Prec. 3; and Ross Foster—Prec. 4.

Reelected without opposition was W. W. Durham, County and District Clerk and Mrs. Sallie Wallace, the County Treasurer.

In the Governor's race the incumbent Price Daniel, got 285 of the votes here. Henry B. Gonzalez got 21, W. Lee O'Daniel—80 and Joe A. Irwin 14.

Incumbent Ben Ramsey got 300 votes for Lieutenant-Governor to 67 for George Nokes.

Wm. A. Blakley carried Sterling County with 224 votes for U. S. Senator to 167 for Ralph Yarborough—who won statewide.

Robert W. Hamilton received 262 votes for the Supreme Court to 44 for J. Edwin Smith and 41 for Wilmer B. Hunt. Hamilton and Smith face a run-off on August 23, the state wide race that was not decided in the first primary. This Supreme Court race and the local County Judge's race will be all that will be on the ballot Aug. 23. Absentee voting can start here on Monday.

For the other Supreme Court race, Sterling voters gave Joe Greenhill 197 to Sarah Hughes 164.

Bill Alcorn for Land Commissioner got 314 votes to Lil Dimmitt's 38.

Local voters favored incumbent John C. White for Agriculture Commissioner with 222, Glenn Kothmann—55 and Tom Griffin—51.

Naturally all state, district and local races with no opposition got the top (or almost) amount of the votes.

Sterling Softballers Enter District Tournament

The Sterling City softball team is entered in the district tournament in San Angelo this week-end. The play started Thursday night, and the Sterling team was scheduled to play their first game at 10 o'clock last night.

Among the players are Marvin and Melvin Foster, Bill Young, Wilbur Stone, Jr., R. B. Mitchell, Geo. Demere, Tommy Johnson, Delbert Hopper, Diddle Young and the pitcher is Jack Webb.

The softballers expressed their thanks and appreciation to the following who gave donations of \$5 to enable the club to enter the tournament: R. P. Brown, Jeff Davis, Seth Bailey, South Texas Lumber Co., Ralph Hasten, Gene Carr, West Texas Utilities Co., Lowe Hardware & Furniture and Chapple's.

Volunteer Fire Dept. Meeting Held Thursday

Fire Chief R. P. Brown and W. O. Green called a meeting of volunteer fireman (or prospects) to a meeting Thursday night of this week. The meeting was primarily to acquaint the men with the organizational rules under which they will have to operate. The rules are laid down by the State Fire Insurance Commission. The organization proper will take place soon, it was said.

What's Doing in the Churches

Sterling City Christian Youth Council To Be Organized

The Sterling City Christian Youth Council is to be organized this Saturday night. The meeting will be held at the First Presbyterian Church at 7:00 p.m. All young people ages 12-23 are asked to be present. An evening meal will be served by the churches participating—Baptist, Presbyterian, Methodist and Mexican Mission.

Officers will be elected and the Baptist pastor, Rev. Billy Crews, will be guest speaker. Songs will be led by Stanley Horwood and Rex Wilson.

Baptist W.M.U. Meets With Mrs. D. C. Durham Monday

The WMU of the First Baptist Church met at Mrs. D.C. Durham's home Monday morning of this week.

Mrs. Sallie Wallace brought the lesson. Refreshments of coffee, cookies and cakes were served.

Present were Mrs. T.H. Humble, Mrs. Mud Allen, Mrs. Billy Crews, Mrs. Walter Davis, Mrs. J.A. Revell, Mrs. Olin Anderson, Mrs. Wallace, Mrs. Roy Morgan, Mrs. N. J. Ivy and Mrs. Durham.

BAPTIST NEWS NOTES Church Library Organized

The First Baptist Church has organized a church library. About 125 books have been given to the church for the library by Sunday School classes and other members interested in the project.

The books may be checked out for one week on Sunday, Monday or Wednesday. Rex Wilson is chairman of the library committee in charge of the library work.

Church Achievement Day August 3

August 3 has been designated in the First Baptist Church as Church Achievement Day. This program will conclude the church's participation in the Texas Baptist Town and Country Church Achievement Program. The scrapbook that has been kept on the activities of the program will be on display so that all can see it before it is sent to Brownwood to be judged along with the other churches in our Association.

A special part of the program Sunday morning in the worship service will be the choir singing "To God Be the Glory." A special message of thanksgiving will be delivered by the pastor, Rev. Billy R. Crews. Everyone is invited to attend these services.

Pulpit Bible Given To First Baptist Church

The Woman's Missionary Society has purchased a pulpit Bible to give to the church on Achievement Day, August 3. This is a special project of the W.M.U. of the First Baptist Church.

Highway Signs To Be Erected

Welcome signs will be placed on the highways leading to Sterling City this week by the First Baptist Church. Several men of the church are responsible for these signs being made and erected.

BAPTISTS WIN BALL GAME

The "battlin'" Baptists came from behind in the top of the second inning in a Tuesday night ball game to score ten runs and go ahead 11-3. The Baptists collected 14 runs of 12 hits and 6 walks and 2 errors. The Methodists collected 4 runs off of 6 hits, 8 walks and 1 error. The final score was First Baptist—14, First Methodist—4.

The next game between these two teams will be Tuesday night, August 5.

The Methodists had won the first two games of the series handily.

Team managers are Dayton Barrett—Methodists and C. L. King—Baptists.



HENRY BAUER
CONSIGNEE
Phone 8-4321 Sterling City, Tex.
WHOLESALE

Palace Theater

Fri., Sat., Aug 1-2
"UNTIL THEY SAIL"

Jean Simmons, Paul Newman and Joan Fontaine

ATHLETE'S FOOT GERM HOW TO KILL IT. IN ONE HOUR
If not pleased, your 48c back at any drug counter. This **STRONG** germicide sloughs off infected skin. Exposes more germs to its killing action. Use instant-drying T-4-L day or night. Now at **LONG DRUG CO.**

FOR RENT — Furnished small rock house (furnished) for couple. Mrs. D.C. Durham. Phone 8-3281.

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Rentals, Homes, Land
Sterling Finance Co.
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Reliable Abstract Work
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DURHAM ABSTRACT CO.
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Worth B. Durham, Mgr

City Barber Shop
H. F. MERRELL, Prop.
"Satisfaction Guaranteed"

How Christian Science Heals
Sunday 8:15 a.m.
KGKL

REWARD—To anyone not finding us courteous to our customers 7 days a week. Carter's Drive-In Grocery & Cafe.

Typewriter Paper for sale at tne News-Record.

FOR SALE—Big fat hamburgers and sandwiches of all kinds. Try Carter's Drive In Grocery & Cafe.

Registered and Purebred Suffolk Bucks for sale. Also Game Birds; Eggs, chicks and breeders in season. Bob White, Blue, Gamble, Valley, Reds, Japs, Benson Harlequin

Quail. Chukar Partridges, Pheasants. **BUBBA FOSTER**
Rubber Stamps at News-Record.
In Case of Fire Dial 8-2121.

CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT THE GENERAL ELECTION ON NOVEMBER 4, 1958.

SJR #3—Number Nine on the Ballot.

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 4, 1958.

SENATE JOINT RESOLUTION NO. 3 proposing an amendment to Article IX of the Constitution of the State of Texas, by adding thereto a new section to be known as Section 5, to provide that the Legislature may authorize the creation of a Hospital District coextensive with the incorporated limits of the City of Amarillo, Texas; authorizing the County of Potter to render financial aid to and participate in the operation of such Hospital District; authorizing the Commissioners Court of said county to assess and levy taxes on property outside the incorporated limits of such city; further authorizing a countywide Hospital District for Wichita County, Texas, and authorizing the creation of two districts in Jefferson County, Texas, and further providing that any enabling Acts shall not be invalid because of their anticipatory character.

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

Section 1. That Article IX of the Constitution of the State of Texas be, and the same is hereby amended by adding thereto another section to be designated as Section 5, which shall read as follows:

"Section 5. (a) The Legislature may by law authorize the creation of two hospital districts, one to be coextensive with and have the same boundaries as the incorporated City of Amarillo, as such boundaries now exist or as they may hereafter be lawfully extended, and the other to be coextensive with Wichita County.

"If such district or districts are created, they may be authorized to levy a tax not to exceed Seventy-five Cents (75¢) on the One Hundred Dollars (\$100.00) valuation of taxable property within the district; provided, however, no tax may be levied until approved by a majority vote of the participating resident qualified property taxing voters who have duly rendered their property for taxation. The maximum rate of tax may be changed at subsequent elections so long as obligations are not impaired, and not to exceed the maximum limit of Seventy-five Cents (75¢) per One Hundred Dollars (\$100.00) valuation, and no election shall be required by subsequent changes in the boundaries of the City of Amarillo.

"If such tax is authorized, no political subdivision or municipality within or having the same boundaries as the district may levy a tax for medical or hospital care for needy individuals, nor shall they maintain or erect hospital facilities, but the district shall by resolution assume all such responsibilities and shall assume all of the liabilities and obligations (including bonds and warrants) of such subdivisions or municipalities or both. The maximum tax rate submitted shall be sufficient to discharge such obligations, liabilities, and responsibilities, and to maintain and operate the hospital system, and the Legislature may authorize the district to issue tax bonds for the purpose of the purchase, construction, acquisition, repair or renovation of improvements and initially equipping the same, and such bonds shall be payable from said Seventy-five Cents (75¢) tax. The Legislature shall provide for transfer of title to properties to the district.

"(b) The Legislature may by law permit the County of Potter (in which the City of Amarillo is partially located) to render financial aid to that district by paying a part of the expenses of operating and maintaining the system and paying a part of the debts of the district (whether assumed or created by the district) and may authorize the levy of a tax not to exceed Ten Cents (10¢) per One Hundred Dollars (\$100.00) valuation (in addition to other taxes permitted by this Constitution) upon all property within the county but without the City of Amarillo at the time such levy is made for such purposes. If such tax is authorized, the district shall by resolution assume the responsibilities, obligations, and liabilities of the county in the manner and to the extent hereinabove provided for political subdivisions having boundaries coextensive with the district, and the county shall not thereafter levy taxes (other than herein provided) for hospital purposes nor for providing hospital care for needy individuals of the county.

"(c) The Legislature may by law authorize the creation of a hospital district within Jefferson County, the boundaries of which shall include only the area comprising the Jefferson County Drainage District No. 7 and the Fort Arthur Independent School District, as such boundaries existed on the first day of January 1957, with the power to issue bonds for the sole purpose of purchasing a site for, and the construction and initial equipping of, a hospital system, and with the power to levy a tax not to exceed Seventy-five Cents (75¢) on the One Hundred Dollars (\$100.00) valuation of property therein for the purpose of paying the principal and interest on such bonds.

"The creation of such hospital district shall not be final until approved at an election by a majority of the resident property taxing voters voting at said election who have duly rendered their property for taxation upon the tax rolls of either said Drainage or said School District, nor shall

such bonds be issued or such tax be levied until so approved by such voters.

"The district shall not have the power to levy any tax for maintenance or operation of the hospital or facilities, but shall contract with other political subdivisions of the state or private individuals, associations, or corporations for such purposes.

"If the district hereinabove authorized is finally created, no other hospital district may be created embracing any part of the territory within its boundaries, but the Legislature by law may authorize the creation of a hospital district incorporating therein the remainder of Jefferson County, having the powers and duties and with the limitations presently provided by Article IX, Section 4, of the Constitution of Texas, except that such district shall be confirmed at an election wherein the resident qualified property taxing voters who have duly rendered their property within such proposed district for taxation on the county rolls, shall be authorized to vote. A majority of those participating in the election voting in favor of the district shall be necessary for its confirmation and for bonds to be issued.

"(d) Should the Legislature enact enabling laws in anticipation of the adoption of this amendment, such Acts shall not be invalid because of their anticipatory character."

Sec. 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this state at the general election to be held the first Tuesday after the first Monday in November, 1958, at which election all ballots shall have printed thereon:

"FOR the constitutional amendment authorizing the Legislature to create a Hospital District coextensive with the incorporated limits of the City of Amarillo, Texas, and authorizing Potter County to lend financial aid to and participate in the operation of said Hospital District, and further authorizing the Legislature to create a countywide Hospital District in Wichita County, Texas, and Hospital Districts in Jefferson County, Texas."

"AGAINST the constitutional amendment authorizing the Legislature to create a Hospital District coextensive with the incorporated limits of the City of Amarillo, Texas, and authorizing Potter County to lend financial aid to and participate in the operation of said Hospital District, and further authorizing the Legislature to create a countywide Hospital District in Wichita County, Texas, and Hospital Districts in Jefferson County, Texas."

Sec. 2. The Governor shall issue the necessary proclamation for said election and have the same published as required by the constitution and laws of this state.

WHEN'S THE TIME TO BUY A CAR?



"WHEN I CAN AFFORD IT!"

Tsk, tsk! Too bad he hasn't checked up on car prices lately. He'd find that Ford is the lowest priced* of the best-selling three!



"WHEN THEY INVENT A CAR THAT DOESN'T NEED GAS!"

Gracious! The gentleman obviously hasn't heard about Ford's Mileage Maker Six—the modern short-stroke Six that delivered the most miles per gallon in Class A in the last two Mobilgas Economy Runs!



"WHEN THE OLD CAR'S HAD IT!"

But it has... and so has his budget. If he could only have back all the money he's been paying out (and is going to pay out) in repair bills... he could be the proud owner of a 58 Ford!

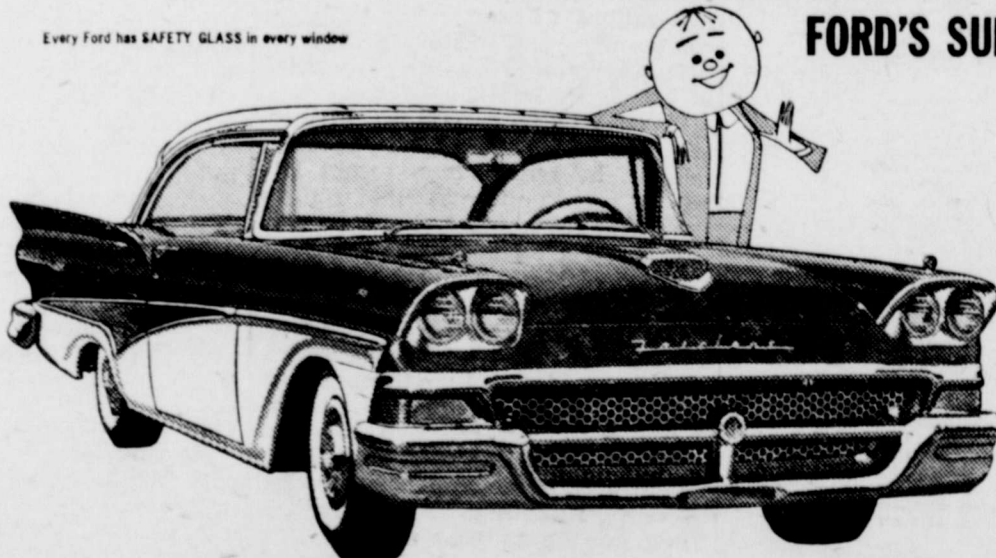


"WHEN MY PRESENT CAR IS WORTH MORE!"

Poor man. He's not only missing out on summer driving in a Thunderbird-inspired Ford... he's missing out on money! Doesn't he know that his present car will NEVER be worth more in trade than right NOW!

"WHEN FORD DEALERS ARE GIVING THE YEAR'S BEST DEALS DURING FORD'S SUMMER TRADING PICNIC!"

Every Ford has SAFETY GLASS in every window



Smart fellow! He's buying NOW while Ford Dealers are holding their Summer Trading Picnic and giving the longest deals and the highest trades ever... and while the selection of models and colors is best. What's more, he'll find that Ford is the lowest priced* of the best-selling three! Why not join him at your Ford Dealers?

*Based on manufacturers' suggested retail delivered prices

NOW'S THE TIME TO BUY A FORD!

For TV Thrills—See the only first run Western on TV—Buckskin Thursday 8:30 P.M. CST. Channel 2

BOX 488

JOHNSON FORD COMPANY

STERLING CITY, TEXAS

FOR A BETTER BUY IN A USED CAR OR TRUCK, BE SURE TO SEE OUR OR OTHER SELECTIONS

CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT THE GENERAL ELECTION ON NOVEMBER 4, 1958.
HJR #17—Number Six on the Ballot.

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 4, 1958.

HOUSE JOINT RESOLUTION NO. 17 proposing an amendment to Article XVI of the Constitution of the State of Texas, by adding thereto a new section to be known as Section 66, to provide that the Legislature shall have authority to provide a system of retirement and disability pensions to certain retiring Texas Rangers and their widows; stating the maximum of such pension and providing a fund from which such pensions may be paid.

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

Section 1. Article XVI of the Constitution of the State of Texas, shall be amended by adding thereto a new Section 66, to read as follows:

"Section 66. The Legislature shall have authority to provide for a system of retirement and disability pensions for retiring Texas Rangers who have not been eligible at any time for membership in the Employees Retirement System of Texas as that retirement system was established by Chapter 352, Acts of the Fifth Legislature, Regular Session, 1947, and who have had as much as two (2) years service as a Texas Ranger and who are widows providing that no pension shall exceed Eighty Dollars (\$80) per month to any

such Texas Ranger or his widow, provided that such widow was legally married prior to January 1, 1957, to a Texas Ranger qualifying for such pension.

"These pensions may be paid only from the special fund created by Section 17, Article VII for a payment of pensions or services in the Confederate army and navy, frontier organizations, and the militia of the State of Texas, and for widows of such soldiers serving said armies, navies, organizations or militia."

Sec. 2. The foregoing constitutional amendment shall be submitted to the 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, 1958, at which election all ballots shall have printed thereon:

"FOR the Constitutional amendment providing for pensions to retired Texas Rangers who are ineligible to participate in the Employees Retirement System of Texas, and their widows."

"AGAINST the Constitutional Amendment providing for pension to retired Texas Rangers who are ineligible to participate in the Employees Retirement System of Texas, and their widows."

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

CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT THE GENERAL ELECTION ON NOVEMBER 4, 1958.
HJR #1—Number One on the Ballot.

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 4, 1958.

HOUSE JOINT RESOLUTION NO. 1 proposing an amendment to Section 24 and authorizing a new Section of Article III of the Constitution of the State of Texas so as to provide for annual Sessions of the Legislature; changing the compensation, per diem and travel expense of the Members of the Legislature; authorizing temporary residence of the Lieutenant Governor and Speaker of the House in the Capitol; providing for an election; prescribing the form of ballot and providing for the necessary proclamation and publication.

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

Section 1. That Section 5 of Article III of the Constitution of the State of Texas be amended to hereafter read as follows:

Section 5. The Legislature shall meet every year, under the condition and limitation hereinafter set forth, at such time as may be provided by law, and at other times when convened by the Governor.

"During the First Regular Session of each Legislature, which shall convene in January, 1959, and each succeeding two (2) years thereafter, the first thirty (30) days thereof shall be devoted to the introduction of bills and resolutions, acting upon emergency appropriations, passing upon the confirmation of the recess appointees of the Governor and such emergency matters as may be submitted by the Governor in special messages to the Legislature; provided that during the succeeding thirty (30) days of the First Regular Session of the Legislature the various committees of each House shall hold hearings to consider all bills and resolutions and other matters as may be submitted by the Governor, provided further that during the following sixty (60) days the Legislature shall act upon such bills and resolutions as may be then pending and upon such emergency matters as may be submitted by the Governor in special messages to the Legislature; provided, however, either House may otherwise determine its order of business by an affirmative vote of four-fifths (4/5) of its membership."

"During the Second Regular Session of each Legislature, which shall convene in January, 1960, and each succeeding two years thereafter, the Legislature shall be authorized to consider and act upon the following only:

"a. Make annual appropriations for the general operation of the State government; which appropriations may be passed by a majority vote of each House.

"b. Consider emergency matters submitted by the Governor; bills embodying such matters shall become law only if the same shall be passed by a two-thirds vote of the Members elected to Each House.

"Whenever the term 'Biennial Session' appears in Article 17 of this Constitution, it shall be construed to mean 'First Regular Session.'

"Any bill considered in the Second Regular Session of the Legislature must be introduced in that session."

Sec. 2. That Section 24 of Article III of the Constitution of the State of Texas be amended to hereafter read as follows:

"Section 24. Members of the Legislature shall receive from the public Treasury a salary of Seven Thousand, Five Hundred Dollars (\$7,500) per annum and expenses of office in amount and manner as determined by law. The Legislature shall not provide for any per diem for a greater number than one hundred and twenty (120) days during the First Regular Session, sixty (60) days during the Second Regular Session, and thirty (30) days during any Called Session."

Sec. 3. That Article III of the Constitution of the State of Texas be amended by adding a new section to be known as Section 24a to read as follows:

"Section 24a. In addition to other compensation provided herein, the Lieutenant Governor of the State of Texas and the Speaker of the House of Representatives shall be entitled to temporary residence in the State Capitol during their term of office in such quarters and under such conditions as the Legislature may provide."

Sec. 4. That the foregoing Constitutional Amendment shall be submitted to a vote of the qualified voters of this State at an election to be held on the first Tuesday after the first Monday in November, 1958, at which election all ballots shall have printed thereon:

"FOR the Constitutional Amendment providing for annual Sessions of the Legislature, prescribing the compensation and expenses for members thereof, limiting the per diem for each Session, and authorizing temporary residence of the Lieutenant Governor and Speaker of the House of Representatives in the Capitol."

"AGAINST the Constitutional Amendment providing for annual Sessions of the Legislature, prescribing the compensation and expenses for Members thereof, limiting the per diem for each Session, and authorizing temporary residence of the Lieutenant Governor and Speaker of the House of Representatives in the Capitol."

Sec. 5. That the Governor shall issue the necessary proclamation for said election and shall have the same published as required by the Constitution and laws of this State.

CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT THE GENERAL ELECTION ON NOVEMBER 4, 1958.
HJR #48—Number Five on the Ballot.

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 4, 1958.

HOUSE JOINT RESOLUTION NO. 48 proposing an amendment to the Constitution of the State of Texas providing that a home rule city may provide by Charter Provision and a general law city operating under the general laws may provide by majority vote of the qualified voters voting at an election called for that purpose, for a longer term of office than two (2) years for its officers, both elective and appointive, but not to exceed four (4) years; provided, however, that tenure under Civil Service shall not be affected hereby; providing for an election, a form of ballot and the issuance of a proclamation therefor.

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

Section 1. That Article XI of the Constitution of the State of Texas be amended by adding thereto a new section to be known as Section II of Article XI and to read as follows:

"Section II. A Home Rule City may provide by charter or charter amendment, and a city, town or village operating under the general laws may provide by majority vote of the qualified voters voting at an election called for that purpose, for a longer term of office than two (2) years for its officers, either elective or appointive, or both, but not to exceed four (4) years; provided, however, that tenure under Civil Service shall not be affected hereby."

"Provided, however, if any of such officers, elective or appointive, shall announce their candidacy, or shall in fact become a candidate, in any general, special or primary election, for any office of profit or trust under the laws of this State or the United States other than the office then held, at any time when the unexpired term of the office then held shall exceed one (1) year, such announcement or such candidacy shall constitute an automatic resignation of the office then held, and the vacancy thereby created shall be filled pursuant to law in the same manner as other vacancies for such office are filled."

"A municipality so providing a term exceeding two (2) years but not exceeding four (4) years for any of its non-civil service officers must elect all of the members of its governing body

by majority vote of the qualified voters in such municipality, and any vacancy or vacancies occurring on such governing body shall not be filled by appointment but must be filled by majority vote of the qualified voters at a special election called for such purpose within one hundred and twenty (120) days after such vacancy or vacancies occur."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to the vote of the qualified electors of this State at the General Election to be held on the first Tuesday after the first Monday in November, 1958, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment providing that a Home Rule City may provide by charter or charter amendment, and a city, town or village operating under the general laws may provide by majority vote of the qualified voters voting at an election called for that purpose, for a longer term of office than two (2) years for its officers, either elective or appointive, or both, but not to exceed four (4) years; provided, however, that tenure under Civil Service shall not be affected hereby. And providing for automatic resignation when such officers become a candidate for election to another office and providing for the filling of vacancies occurring on such governing body by special election."

"AGAINST the Constitutional Amendment providing that a Home Rule City may provide by charter or charter amendment, and a city, town or village operating under the general laws may provide by majority vote of the qualified voters voting at an election called for that purpose, for a longer term of office than two (2) years for its officers, either elective or appointive, or both, but not to exceed four (4) years; provided, however, that tenure under Civil Service shall not be affected hereby. And providing for automatic resignation when such officers become a candidate for election to another office and providing for the filling of vacancies occurring on such governing body by special election."

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

STERLING CITY NEWS-RECORD
JACK DOUTHIT, Publisher

Entered Nov. 10, 1902, at the Sterling City postoffice as second class matter.
PUBLISHED EVERY FRIDAY

SUBSCRIPTION RATES
\$2.00 a year in Sterling County
\$2.50 year Outside Sterling County

NEWS established in 1890
RECORD established in 1899
Consolidated in 1902

Cards of Thanks, reader or classified ads are charged for at the rate of 3c per word for first insertion and 1½c thereafter.



Call 8-4451 for Appointment
MRS. RUBY GRUNY
Vanity Beauty Shop

South Texas Lumber COMPANY

For Your Painting Needs We Have Received a Complete Line of Enamels and Wood Stains in Colors to Please Your Fancy. Also, We Have a Line of Ready Made Furniture Legs.

Ph. 8-4401 Darwin Sprawls

CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT THE GENERAL ELECTION ON NOVEMBER 4, 1958.
HJR #30—Number Three on the Ballot.

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 4, 1958.

HOUSE JOINT RESOLUTION NO. 30 proposing an amendment to the Constitution of Texas to require that vacancies in the office of County Judge and Justices of the Peace be filled by the Commissioners Court only until the next General Election.

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

Section 1. Section 28 of Article 5 of the Constitution of the State of Texas is hereby amended so as hereafter to read as follows:

"Section 28. Vacancies in Offices of Judges of Superior Courts To Be Filled By The Governor.

"Vacancies in the office of Judges of the Supreme Court, the Court of Criminal Appeals, the Court of Civil Appeals and the District Courts shall be filled by the Governor until the next succeeding General Election; and vacancies in the office of County Judge and Justices of the Peace shall be filled by the Commissioners Court until the next succeeding General Election."

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, 1958, at which election all ballots shall have printed thereon:

"FOR the Constitutional Amendment providing that vacancies in the office of County Judge and Justices of the Peace shall be filled by the Commissioners Court only until the next General Election."

"AGAINST the Constitutional Amendment providing that vacancies in the office of County Judge and Justices of the Peace shall be filled by the Commissioners Court only until the next General Election."

If it appears from the returns of said election that a majority of the votes have been cast in favor of said amendment, same shall become a part of the Constitution of the State of Texas.

Sec. 3. The Governor of Texas shall issue the necessary proclamation for the election herein provided for and shall cause this proposed amendment to be published in the manner required by law and shall cause said election to be held as required by the Constitution and laws of this State.

Specials for Sat. & Mon.

MARKET

- Fryers lb. 39¢**
- SWEET BREADS, lb. 49c**
- CHEESE, Longhorn, lb. 49c**
- PORK ROAST, lb. 55c**

- Skinners Macaroni-Spaghetti, 2 25c**
- MILK, Kimbell's, 2 tall cans 25c**
- FACIAL TISSUE, Hudsons (400) 25c**
- OATS, Small Crystal Wedding 17c**
- SANDIES, Pecan, 1-lb. bag 45c**
- FROZEN STRAWBERRIES pk. 25c**

Delsey Tissue
4 rolls 55¢

Wrigleys Gum
Carton 58¢

Gandys FroZan
Half Gal. 39¢

Breeze Reg. 34¢
Face Cloth Inside

2 half-gal. crtons.
Gandys Milk 99¢

KIMBELL'S OLEO, lb. 20c

PRODUCE

- SPUDS, 10 lbs. 49c**
- SEEDLESS GRAPES, lb. 15c**
- FRESH OKRA, lb. 12c**



3 lbs. 79c

Cigarettes



All Popular Brands (Regular)
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Cold Melons
2c per lb.



Coffee 87c

Sugar 5# 49c

Kimbell's Flour
10 lbs. 89¢

Carton of 12
Soft Drinks 75c

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PHILLIPS 66 STATION FIRESTONE TIRES
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CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT THE GENERAL ELECTION ON NOVEMBER 4, 1958.
HJR #36—Number Eight on the Ballot.

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 4, 1958.

HOUSE JOINT RESOLUTION NO. 36 proposing an amendment to Section 51a of Article III of the Constitution of the State of Texas by adding a new Subsection to be known as 51a-1; giving the Legislature the power to provide, under such limitations and restrictions as may be deemed by the Legislature expedient, for assistance on behalf of persons eligible for Old Age Assistance, Aid to the Blind, and Aid to Dependent Children as provided in Section 51a of Article III and for persons eligible for Aid to the Permanently and Totally Disabled as provided in Article III, Section 51-b of the Constitution of the State of Texas; providing for direct or vendor payments for medical care on behalf of such recipients; providing for the acceptance of financial aid from the Government of the United States for such payments; providing that the payments for such medical care shall be in addition to the direct assistance to such recipients; providing that the amounts paid out of State funds shall never exceed the payments out of Federal funds for such purposes; providing for the necessary election, form of ballot, proclamation, and publication.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Section 51a of Article III of the Constitution of the State of Texas be amended by adding thereto a new Subsection to be known as Subsection 51a-1, which shall read as follows:
"Subsection 51a-1. The Legislature shall have the power to provide by General Laws and to make payment for same, under such limitations and restrictions as may be deemed by the Legislature expedient, for direct or vendor payments for medical care on behalf of needy recipients of Old Age Assistance, Aid to the Blind, or Aid to Dependent Children as provided for in Section 51a of Article III and on behalf of needy recipients of Aid to the Permanently and Totally Disabled as provided for in Section 51-b of Article III of the Constitution of the State of Texas. The payments for such medical care on behalf of such recipients shall be in addition to the direct assistance to such recipients, and shall

be in such amounts as provided by the Legislature; provided, however, that the amounts paid out of State funds for such purposes shall never exceed the amounts paid out of Federal funds for such purposes.
The Legislature shall have the authority to accept from the Federal Government of the United States, such financial aid on behalf of the needy aged, needy blind, needy children, and needy permanently and totally disabled persons as such Government may offer not inconsistent with restrictions herein set forth."
Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified voters of this State at an election to be held on the first Tuesday after the first Monday in November, 1958, at which election all ballots shall have printed thereon the following:
"FOR the amendment to the Constitution giving the Legislature the power to authorize vendor payments for medical care in addition to the amount paid in the form of direct public assistance to and on behalf of needy recipients of Old Age Assistance, Aid to the Blind, Aid to Dependent Children or Aid to the Permanently and Totally Disabled; providing for the acceptance of funds from the Federal Government for the purpose of paying such assistance; and providing that the expenditure out of State funds for such purposes shall never exceed the amounts so expended out of Federal funds"; and
"AGAINST the amendment to the Constitution giving the Legislature the power to authorize vendor payments for medical care in addition to the amount paid in the form of direct public assistance to and on behalf of needy recipients of Old Age Assistance, Aid to the Blind, Aid to Dependent Children or Aid to the Permanently and Totally Disabled; providing for the acceptance of funds from the Federal Government for the purpose of paying such assistance; and providing that the expenditure out of State funds for such purposes shall never exceed the amounts so expended out of Federal funds."
Sec. 3. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for said election and have the same published and held as required by the Constitution and the Laws of the State of Texas.

LOST—My maize or feed fork in town or near dump grounds. See or call Alton Humble.

OPPORTUNITY MAN OR WOMAN

Responsible person from this area, to service and collect from cigarette dispensers. No selling. Car, references, and \$600.00 to \$1900.00 investment necessary. 7 to 12 hours weekly nets up to \$350.00 monthly income. Possibility full-time work. For local interview give phone number and particulars. Write International Distributing Co., P. O. Box 865, Okla. City, Okla.

RELIABLE PARTY MALE OR FEMALE BUSINESS OPPORTUNITY

wanted to service and collect from a route of Cigarette machines. No selling. Route is fully established for operator. Full or part time. Up to \$300 per month to start. \$1,000 to \$2,000 cash required which is secured. Write, giving full particulars and phone number to P.O. Box 9552, Dallas 6 Texas.

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INSURANCE OF ALL KINDS
20% Less than Texas Published rate
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PART OR FULL TIME WORK FOR ADDED INCOME

Manufacturer wants reliable man or woman for this area to handle nationally advertised tubes (such as RCA, GE, CBS and SYLVANIA.) These world famous tubes are sold through our modern self-service type merchandising unit.
Earnings should net from \$200 to \$450 per month. Will not interfere with your present employment. \$1487.00 to \$2973.00 cash required for inventory and equipment, investment secured.

Should be able to start at once. Income starts immediately. No selling or soliciting. Business is set up for you. Company trains and supervises operation and will extend financial assistance if full time is desired. Do not answer unless fully qualified. For personal interview in your city—include phone number and write:
TEST 'UR OWN CO.
2227 N. 31st St., Milwaukee 8 Wis.

POLITICAL ANNOUNCEMENTS:

The following announce their candidacy for the offices listed, subject to the action of the Democratic Run-off August 23, 1958.
Sterling County Judge:
T. E. (Gene) CARR
W. R. (Bill) BROOKS

STERLING HOSPITAL NOTES

Patients in the Sterling County Hospital on Thursday morning of this week included—
Neill Munn
D P. Glass
Mrs. Dorothy Green
Sam Chumley
L. F. Hodges
Mrs. Bobby Blair
Dismissals since Thursday morning of last week include—
Mrs. Ray Tindall
Horace Donalson

FOR SALE—A.K.C. Registered Dachshund puppies, \$35 each. Mrs. Ike Youngblood, phone 8-2011.

Ginger Stone Honored at Party
Miss Ginger Stone was given a going away party Thursday morning at the community center. Card bingo was played. Winners were Temple Ann Foster, Janice Stewart, Mary Lee Douthit, Cecilia McDonald, Mitsy Davis and Bonnie Gartmann.

Other girls present were Ginger Stone, Ollema and Edna Davis, Lois Ethel and Shirley Price and Ann Hays.
Ginger was given a gift from the group. The Stones are moving to Arizona next week.
Hostesses were Temple Ann Foster, Lois Ethel Price, Mitsy Davis and Cecilia McDonald.
Cokes and cookies were served.

CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT THE GENERAL ELECTION ON NOVEMBER 4, 1958.
HJR #31—Number Four on the Ballot.

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 4, 1958.

HOUSE JOINT RESOLUTION NO. 31 proposing an Amendment to the Constitution of Texas to provide that all county officials for whom four-year terms of office were authorized in 1954 must resign such office prior to announcing for a different office when more than one (1) year remains unexpired of the term for which they were elected, and providing for the filling of such vacancies in the manner now provided by law.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. Section 65 of Article 16 of the Constitution of the State of Texas is hereby amended so as hereinafter to read as follows:
"Section 65. STAGGERING TERMS OF OFFICE.—The following officers elected at the General Election in November, 1954, and thereafter, shall serve for the full terms provided in this Constitution:
(a) District Clerks; (b) County Clerks; (c) County Judges; (d) Judges of County Courts at Law, County Criminal Courts, County Probate Courts and County Domestic Relations Courts; (e) County Treasurers; (f) Criminal District Attorneys; (g) County Surveyors; (h) Inspectors of Hides and Animals; (i) County Commissioners for Precincts Two and Four; (j) Justices of the Peace.
"Notwithstanding other provisions of this Constitution, the following officers elected at the General Election in November, 1954, shall serve only for terms of two (2) years: (a) Sheriffs; (b) Assessors and Collectors of Taxes; (c) District Attorneys; (d) County Attorneys; (e) Public Weighers; (f) County Commissioners for Precincts One and Three; (g) Constables. At subsequent elections, such officers shall be elected for the full terms provided in this Constitution.
"In any district, county or precinct where any of the aforementioned offices is of such nature that two (2) or more persons hold such office, with the result that candidates file for 'Place No. 1,' 'Place No. 2,' etc., the officers

elected at the General Election in November, 1954, shall serve for a term of two (2) years if the designation of their office is an uneven number, and for a term of four (4) years if the designation of their office is an even number. Thereafter, all such officers shall be elected for the terms provided in this Constitution.
"Provided, however, if any of the officers named herein shall announce their candidacy, or shall in fact become a candidate, in any General, Special or Primary Election, for any office of profit or trust under the laws of this State or the United States other than the office then held, at any time when the unexpired term of the office then held shall exceed one (1) year, such announcement or such candidacy shall constitute an automatic resignation of the office then held, and the vacancy thereby created shall be filled pursuant to law in the same manner as other vacancies for such offices are filled."
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, 1958, at which election all ballots shall have printed thereon:
"FOR the Constitutional Amendment providing that any District, County, or Precinct official serving a four-year term must resign before announcing for a different office if there remains unexpired more than one (1) year of the term for which he was elected."
"AGAINST the Constitutional Amendment providing that any District, County, or Precinct official serving a four-year term must resign before announcing for a different office if there remains unexpired more than one (1) year of the term for which he was elected."
If it appears from the returns of said election that a majority of the votes have been cast in favor of said Amendment, same shall become a part of the Constitution of the State of Texas.
Sec. 3. The Governor of Texas shall issue the necessary proclamation for the election herein provided for and shall cause this proposed Amendment to be published in the manner required by law and shall cause said election to be held as required by the Constitution and laws of this State.

CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT THE GENERAL ELECTION ON NOVEMBER 4, 1958.
SJR #4—Number Two on the Ballot.

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 4, 1958.

SENATE JOINT RESOLUTION NO. 4 proposing an amendment to Subsection (b) of Section 52 of Article XVI of the Constitution of Texas, authorizing each county to provide retirement, disability and death benefits for appointive officers and employees of the county or precinct, or for appointive and elective officers and for employees of the county or precinct, providing for the submission of the proposed amendment to the voters qualified to vote thereon, and providing for the necessary election, form of ballot, proclamation, and publication.
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Subsection (b) of Section 52 of Article XVI of the Constitution of Texas be amended so as to read hereafter as follows:
"(b) Each county shall have the right to provide for and administer a Retirement, Disability and Death Compensation Fund for the appointive officers and employees of the county or precinct, or for the appointive and elective officers and for the employees of the county or precinct, provided same is authorized by a majority vote of the qualified voters of such county and after such election has been advertised by being published in at least one newspaper of general circulation in said county once each week for four consecutive weeks; provided that the amount contributed by the county to such Fund shall at least equal the amount paid for the same purpose from the income of each such person and shall not exceed at any time seven and one-half per centum (7½%) of the compensation paid to each such person by the county.
"All funds provided from the compensation of each such person, or by the county, for such Retirement, Disability and Death Compensation Fund, as are received by the county, shall be invested in bonds of the United States, the State of Texas, or counties or cities of this state, or in bonds issued by any agency of the United States government, the payment of the principal of and interest on which is

guaranteed by the United States, provided that a sufficient amount of said funds shall be kept on hand to meet the immediate payment of the amount likely to become due each year out of said Fund, such amount of funds to be kept on hand to be determined by the agency which may be provided by law to administer said Fund, and provided that the recipients of benefits from said Fund shall not be eligible for any other pension retirement funds or direct aid from the State of Texas, unless the Fund, the creation of which is provided for herein, contributed by the county, is released to the State of Texas as a condition to receiving such other pension aid."
Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at the General Election in November, 1958, at which election each ballot shall have printed thereon the following words:
"FOR the amendment of subsection (b) of Section 52 of Article XVI of the Constitution, to authorize each county to establish, after approval by its voters, a retirement, disability and death compensation fund covering the elective officers of the county or precinct, as well as the appointive officers and employees of the county or precinct."
"AGAINST the amendment of subsection (b) of Section 52 of Article XVI of the Constitution, to authorize each county to establish, after approval by its voters, a retirement, disability and death compensation fund covering the elective officers of the county or precinct, as well as the appointive officers and employees of the county or precinct."
"Each voter shall mark out one of said clauses on the ballot, leaving the one expressing his vote on the proposed amendment. In counties or other subdivisions using voting machines, the above provision for voting for and against this Constitutional Amendment shall be placed on said machine in such a manner that each voter may vote on such machine for or against the Constitutional Amendment."
Sec. 3. The Governor shall issue the necessary proclamation for said election and have notice of said proposed amendment and of said election published as required by the Constitution of Texas and laws of this state.



For the best service you ever had

... Stop for service under your neighbor's Humble sign.

Station salesmen are specially trained to give your car the care it needs, and they take a personal interest in each job you give them. Whatever you order—washing, lubrica-

tion, an oil change, battery service, or whatever—you can be sure that the work will be well done.

Shift the care of your car to the shoulders of your neighbor in a Humble uniform. You'll be proud of the way it looks, you'll be pleased with the way it runs.

HUMBLE OIL & REFINING COMPANY

