Vol. LVI-No. 32

STANTON, MARTIN COUNTY TEXAS (79782), THURSDAY, AUGUST 4, 1966

FINEST CLIMATE ON EARTH WHERE HEALTH, HAPPINESS AND PROSPERITY AWAIT THE HOMESEEKER

8 Pages-Price 10c

VAR'ETY Lions Sponsoring Essay Contest

By NEAL ESTES



gle, named for LYNDON summer metting in Pampa. JOHNSON, that I want to WTCC Director Cecil Bridges school year. place, as a free gift, to some of Stanton, will attend this boy or girl living in the rural meeting. area of Martin County. I paid Highlight of the Pampa ed to be present. able, and I hate to part with held in Texas. him. Money cannot buy him. John Ben Shepperd of Odes-I want to give him away. So, sa, president of the West Tex-call me, Neal Estes, at SK as Chamber, will focus attencall me, Neal Estes, at SK as Chamber, will focus atten-6-2463, if you have a country tion of the entire WTCC leadhome for this dog. Town peo- ership on his newly-formulatple please refrain from phon- ed Potentials for Progress at ing. I love LYNDON so much the Pampa meeting. For two I won't part with him until I months now, hundreds of know he has a happy home WTCC leaders, Texas experts through August 14 at the Lenawaiting his arrival.

like to have full and complete school calendars from each duled at the Coronado Inn, plant in the county so the will include a meeting of all First Baptist Church of Coa- now book editor of the Denton

Nolan Parker To Participate In Workshop

Nolan Parker, Vocational Agriculture teacher at Stantion Workshop for Teachers of Vocational Agriculture to be Worth, August 9-12. Guest speaker for the opening general sesion on Tuesday, August 9, will be R. L. McMillion, meeting will start at 8:30 a.m. in the Grand Ballroom.

Conference workshops to be Study of the proposed Revis- sand. and Second Year Teachers in Developing and Conducting west of the Hill Ranch (Dean) uth and 4,700 feet from east uth and 4,700 feet from east lines of Briscoe County School

Also on the agenda for the week is the annual associa- mile north with completion of 9,600 feet. tion awards breakfast during Texas Crude Oil Co. No. 1- Murphy H. Baxter of Midwhich tenure awards will be 123 State - University, 17 miles land is attempting to complete presented to 10, 15, 20, 25, 30 southwest of Patricia. and 35 year teachers. Awards It flowed 290 barrels of 38- ery. The Glasscock County

tional Agriculture teachers 30,000 gallons. are expected to attend the Location is 1.980 feet from terval at 9.390-337 feet was The group will visit areas Sue, assistant editor, will at- way, was the junior winner in meting. The vocational agri- north and 760 feet from west acidized with 1,000 gallons of interest to Methodist as tend workshops for editors. her royal blue two piece wool culture education program in lines of section 29, block 6, and 4½-inch production pipe well as tourist attractions Frances will attend layout outfit. the state is under the direc- University Lands. tion of the Division of Voca- Texas Crude will drill No. depth of 9,444 feet. The opera- Beth is the daughter of Mr. of the group, will be a chap- blue ribbon group were: Cintional Agriculture Education, 2-123 State - University as an tion now is shut-in for bot- and Mrs. James N. Biggs, Stan- erone for the week's activities, dy Pickett, Cathy Halzewood. Texas Education Agency, with 8.800-foot test, 2,210 feet east tomhole pressure buildup. ector. Teachers meet annual- sity.

Cecil Bridges To Attend WTCC Slates Meeting Conference

Commerce leaders from across will meet tonight, August 4, the entire 132-county WTCC area will converge on the Top I have a beautiful black, 'O Texas August 11 and 12 as

860 for LYNDON and he is a meeting will be a dinner on year old this week. My dog's August 11 honoring West Tex- local athletic teams said Wedpedigree goes way back. I have ans who are volunteers on nesday: "It looks like Stanknown for a long time that he state boards, agencies and ton High will have very good is not the type of dog to keep commissions. There are more football and basketball teams in town. He yearns for the than 250 of these individuals, this year so let's get behind open spaces. He needs run- and this is the first time in them early." ning, rabbit hunting, and history that such a special exercising. He is loyal, love- recognition dinner has been

and community leaders have helped the West Texas Cham- orah Baptist Church. We are also looking forward ber formulate the growth poschool chiefs in Martin Coun- its final scrutiny at the Pam-

The two day meeting, sche-

West Texans honored at the Sawyer handling the duties the slice tasty. August 11 dinner will receive of pianist. program is being prepared. revival services.

Booster Club For Tonight

West Texas Chamber of The Buffalo Booster Club

at 8 p.m. at the High School. The initial meeting will be tan and white registered Bea- the chamber holds its mid- for the purpose of organizing

Everyone interested in the school sports program is urg-

A long-time booster of the

Baptist Church

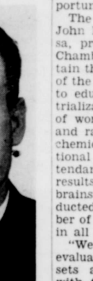
A revival meeting will start on August 5 and continue

Week day night services will to meeting with the new Stan- tentials through a series of start at 8 p.m. with prayer ton school superintendent, idea and planning sessions, meeting preceeding services about an unlimited subject-RUSSELL McMEANS. We have followed by another series of at 7:30 p.m. Sunday School people. school will start, when the have been examined and re- a.m. The training union will State University, is a native faculty will be announced, et examined, then incorporated meet at 6 p.m. and evening of Stanton and is the son of

through Friday at 10 a.m. parents and students could committees, special meetings homa will be the evangelist. (Continued on page 8) of committee chairmen, a Joe Starr of Ft. Worth will be Gibson says he will take and gathering of the Executive in charge of the song services nibble on a weekly slice of life Committee and the Board of and Mike Springer will be the in his column. He hopes Stanorganist with Mrs. Jimmy ton Reporter readers will find

> cates in recognition of their has been issued by the pastor Dr. Shy Talks especially - prepared certifi- A cordial invitation to all service, and a special souvenir to attend all or any of the

Red Gibson To Author New Column



Martin Leroy Gibson

services will be held Monday such newspapers as the Gal- Ramada Inn at Big Spring. | mber of Commerce. H. B. Graves, pastor of the and Houston Chronicle, and is

To Local Lions Club Tuesday

The Stanton Lions Club met Tuesday noon at Belvue Restax purposes on the considera- Criminal Appeals and lengt- nton, and Mrs. Dewayne Davis, taurant, President John Wood tion of only those factors re- hens term of that court. presiding. Fifteen members lative to such agricultural 10. Invalidation of school and two guests were in atten-

bock, was a guest of President

Dr. J. M. Shy, the guest 4. Increases permissible which money in the Texas speaker for the meeting, was terms of office of conserva- Water Development Fund may to the Wolfcamp opener and causes for the inadequate in-

European Tour

bock August 4 and return Au-

is set at 9,441 feet over total and historical landmarks. workshops. Mrs. Boyd, sponsor Others participating in the

Stantonites Selected To Attend Meeting

on the job. He is Martin Le- meeting August 9 in Big will be in El Patio Motor Hotel the club for the upcoming roy (Red) Gibson, and he Spring to explore West Texas' with the San Angelo Standwill write a weekly column future, its challenges and op- ard Times as host newspaper.

ducted by West Texas Cham-

evaluation of West Texas' as- the opening convention ses- Country at the turn of the cen- distirct and multiple district with their opinions on what day in the hotel's trophy homestead his own spread. the growth and development of West Texas," said Shep-

"Too often those who plan already had several calls from Director's Action Forums. will open at 10 a.m. with mornGibson, who is a journalism those who are the future,"

A three-day program is on under the direction of Gil- ly today. The contest, open to patrons wanting to know when Ideas and recommendations are the luture, and loss who are the loss who are the

Texans will vote on 16 pro- others.

A chronological list of the

Texans To Vote On

posed amendments to the 6. Provides payment to sur-

state constitution on Novem- vivors of law enforcement

proposed amendments is as 8. Voting residence require-

3. Would withdraw Arling- in bonds by Texas Water De-

owned by natural persons and all state-wide races.

West Texas **Press Group Sets Meeting**

Buddy Joe Shanks and The West Texas Press Asso-

John Ben Shepperd of Odes- tion. Other officers include: sa, president of West Texas Bob Craig, Hamlin Herald Chamber of Commerce, to ob- frist vice - president; Fred V tain the ideas and suggestions Barbee, Seminole Sentinel of the young people in regards second vice-president; Mrs R to education, tourism, indus- Mahood, Perryton, secretary trialization, culture, the roll Mike Werst, Big Lake Wildcat, of women, water, agriculture chairman of the board of diand ranching, petroleum and ectors. Directors include: chemicals, and state and na- Harold Hudson, Perryton tional affairs. Those in at- Jack Scott, Plains; O. G. Neitendance will be briefed on the man, Slaton; Bill Wilkerson, results of a recent series or Comanche; Troy Martin, Canbrainstorming sessions con- yon; and Neal Estes, Stanton.

ber of Commerce with experts to open at 9 a.m. Friday and day morning at 10 a.m. at the time, the first prize winner "We want their ideas and officers and directors lunch- First Methodist Church. eon will be held at noon with

Texas' greatest resource is adjourn Sunday with a trip Harrell, a former pastor here, bupt less than 22 years of age al. So, we will try and get into the new program of work services will start at 7 p.m. Martin and Ruth Gibson of The meeting will be from tern barbecue beef dinner Mr. Cockerham was born in nounced by the president Weekday morning revival Stanton. He has worked for 10:00 a.m. to 3:00 p.m. at the sponsored by the Sonora Cha- Brown County, Feb. 28, 1879, of Lions International, Edward

officers and firemen.

7. Repeal of poll tax.

taxes by any change in boun-

nce of additional \$200 million

and expanding the uses to

Stanton Club Giving Aid To With this edition The Stanton Reporter has a new man ton Reporter has a new man of young West Texas leaders of you

The youth of Stanton have been given a challenge to Neil Vanzant of Seagraves develop a plan for world peace by their local Loins Clubs -The meeting was called by is president of the associa- a challenge that could earn one of them a \$25,000 educational and/or career assistance grant.

Cockerham Funeral Rites Held Tuesday

Cockerham, 87, who died at world regional award of \$1,000 the Bennett House in Big each and travel expenses for Spring Sunday at 5 p.m. were the eight winners to Chicago, Registration is scheduled conducted in Stanton Tues- Illinois in July, 1967. At that

sion slated for 1:30 p.m. Fri-tury to work for a ranch and awards will be made.

give the welcome address and First Methodist Church here. President John Wood of the Bob Craig will respond for the Interment followed the last Stanton Lions Club said in

Ranch. Later that year his Convention in New York. parents, Mr. and Mrs. Ira Cocfour sections southeast of President John Wood said. Stanton. Mr. Cockerham was associated with his brother- vance to Lions District 2-A-1 in-law in the gin business for competition in his (her) efseveral years. He had attended fort to qualify for the multi-

he preferred the ranch life. said. Surviving are a sister, Mrs. The contest sponsored by use shall be assessed for all of judges on Texas Court of ces, Miss Lelia Hamilton, Sta- the world today.

The Stanton Lions Club, together with Lions Clubs throughout the world, is sponsoring a world-wide essay contest for the world's youth on the most important world subject today - Peace. The contest offers \$50,000 in total awards, including the \$25,000 Funeral services for Ira B. first prize, eight semi-final will be chosen from the eight.

"We are hopeful one of our Mr. Cockerham's parents young people will win this Mayor Ray Dorrance will were charter members of the world-wide prestige award," 21st birthday to work on the Tenn., during the Associafamous Diamond (Oxsheer) tion's Annual International

> "The Peace Essay Contest is kerham Sr. came out and lat- divided into eight world divier the family homesteaded sions for the \$1,000 prizes,'

> "Our club's winner will ada Dallas business college, but ple district contest," Wood

ments for presidential and Noybe Hamilton, Stanton, and more than 20,000 Lions Clubs 1. Provides that all land vice presidential electors and two nephews, Cecil Hamilton, in more than 130 countries in Big Spring, and Horace C. the free world, will be the designated for agricultural 9. Increases to five number Hamilton, Lubbock; two nie-largest Peace Essay Contest in

"The purpose of the con-(Continued on page 8)

ance. Rev. J. E. Harrell of Lubof airport authorities of one of additional \$200 million The first action of airport authorities of one of additional \$200 million The first action of airport authorities of one of additional \$200 million The first action taxes by any change in bount daries. The first action of airport authorities of one of additional \$200 million The first action to the first action of airport authorities of one of additional \$200 million The first action of airport authorities of one of additional \$200 million The first action of airport authorities of one of additional \$200 million The first action of airport authorities of one of additional \$200 million The first action of airport authorities of one of additional \$200 million The first action of airport authorities of one of additional \$200 million The first action of airport authorities of one of additional \$200 million of airport authorities of one of additional \$200 million of airport authorities of one of additional \$200 million of airport authorities of one of additional \$200 million of airport authorities of one of additional \$200 million of airport authorities of one of additional \$200 million of airport authorities of one of additional \$200 million of airport authorities of one of additional \$200 million of airport authorities of one of additional \$200 million of airport authorities of one of additional \$200 million of airport authorities of one of additional \$200 million of airport authorities of one of additional \$200 million of airport authorities of one of additional \$200 million of airport authorities of one of additional \$200 million of airport authorities of one of additional \$200 million of airport authorities of one of additional \$200 million of airport authorities extender for the Northeast Martin County sector of the Martin sector of the Ackerly (Dean sand) pool. Methodist Church of Standard County sector of the Ackerly (Dean sand) pool. Mould withdraw Aring- in bonds by Texas Water Development Board upon two- velopment Board upon two- velopment Board upon two- velopment Board upon two- velopment University Fund of the Martin sector of the M

opening his business in Stan- sive merchants of our town 12. Dissolution of hospital ton this week with an open have used the columns of the house and some refreshments local newspaper to express

> coming into our community as a center of distribution for under the banner of the free their latest techniques in hand enterprise system. No federal leather tooling operations. subsidies or handouts. That It's good to have the Frimeans, Mr. Friday is investing days with us - for everyday his money and his know-how in the week! in the town because he has faith in it's survival despite would say that Stanton is New County dead and awaiting the funeral ceremony.

week-end with favors, free coffee, and door prizes, is a of Llano, Texas. He has servman. He is easy going and ca- an assistant agent in Monapable and efficient in his hans, Ward County, Texas. work and he is going to make Reagor replaces Bob Johnpublic servant when it comes Service Staff at Texas A&M. the masters in his trade as-

business circle welcome.

Truman Friday is officially | Some of the more progresgreetings and congratulations

The Fridays have been in Agent Coming

Billy Reagor will be the

The new agent is a native cordial, friendly and modest ed in Bay City and was also

Martin County a mighty fine son, now on the Extension to turning his talents into the Johnson and his family movartisty of the perfection only ed to College Station about two weeks ago.

The Stanton Reporter is So, on Friday and Saturday awaiting the arrival of Mr. place in operation here.

ton High School, will participate in the In-Service Educa-Vocational Agriculture to be held at the Hotel Texas, Fort Worth, August 9-12. Guest Worth, August 9-12. Guest

Mason & Co. Inc. of Dallas thwest of Patricia.

No. 1 Bonnie Dyer has been Ackerly (Dean sand) pool.

developed include Recent gauge it yielded 210 barrels of thwest of Ackerly. Trends in Swine Production, 37 - gravity crude flowing Scheduled for 8,000 feet, it introduced by Lion Allen Fistion and reclamation districts. be put. Beef Production, Developing through at 16-64-inch choke is 1,980 feet from north and her. Dr. Shy brought a mesand Conducting Agriculture from a series of perforations east lines of section 29, block sage revealing the condition ture to provide for a system districts. Mechanics Programs, Leadership and Citizenship Trainship and Citizenship Trainsh ing through the Texas Asso- fractured with 80,000 gallons land plans No. 1 Breedlove as and welcomed suggestions of ficials and employes and (Continued on page 8) ciation of Future Farmers, of oil and 120,000 pounds of a 3/8-mile northeast outpost how to remedy some of the

trification, Young Farmer from south and east lines of in the Breedlove, South multitraining and Assisting First section 38, block 35, T-3-N, pay field of Martin.

will also be presented to hon- gravity oil with gas-oil ratio wildcat is four miles south orary members, legislators, of 1,090-1. Production was of Garden City, the same disdistrict public relations chair- through a 20-64-inch choke tance north of the Garden Methodist Conference in Lon- tered for the council's work- ward, was named county winmen, school administrators, and from perforations be- City, South (Spraberry) pool, members of the press rolls members of the press, radio tween 8,505 and 8,606 feet, 61/2 miles southwest of the members of the Student Tour instruct those serving on modeled a three piece wool Approximately 1,200 Voca- gallons and fractured with area.

tional agriculture education. lines of section 29, block 6, (Continued on page 8) lege in September.

By JAMES C. WATSON University Lands, 17 miles sou-

Midwest Oil Corp. plans No. Men's Assurance Company of completed as a long southwest 1 S. B. Hale as a 7/8-mile nor- Wood. Rev. Harrell was a for-America, Abilene, Texas. The extender for the Northeast theast flanker to a recent mer pastor of the First ton State College from partici- velopment Board upon twoof the Martin sector of the ton. On the daily potential Ackerly pool, three miles sou-

ed Lesson Plans of Farm Elec- The operation is 660 feet lone producer from that pay come of that organization. Drillsite is 660 feet from so- Local Girls

The MAK (Spraberry) area Land, 12 miles northwest of

No. 1 J. W. Cox as a discovwhich was acidized with 1,750 Garden City (Fusselman) group which will leave Lub-school yearbook staffs.

The perforated Strawn in- gust 22.

George H. Murt. Austin, dir- of No. 1-123 State - Univer- Possible discovery producter of Mrs. Fiji Brandt, also of gistration.

Local Group To Martin County Attend Texas Tech Workshop In Dress Revue

5. Would authorize Legisla-

sity Fund.

MYFers and adults to tour as Technological College in Electric auditorium. France, England, and Scotland Lubbock, August 7-12. Over six Doris Howard, daughter of Truman Friday, owner of new county agent for Martin before attending the World hundred students have regis—
Methodist Conference in LonMethodist Conferen

High School's yearbook, and of Mr. and Mrs. Glenn Hollo-

tending the workshops.

Girl Compete

Cathy Workman, Sue Walk- Martin County 4-H girls er, Frances Deavenport, and showed their abilities as seam-Mrs. Bryan Boyd will attend stress and models at the Two local girls, Beth Biggs the Southwestern Council of county dress revue held Tuesand Susan Brandt will join 45 Student Publications at Tex-day, August 2, at Cap Rock the leather goods business for

Cathy, editor of Stanton Deborah Holloway, daughter

ton, and Susan is the daugh- which begin August 7, with re- Suzanna Brown, Peggy Barnes. Mindy Haislip, Terry Hazeltion was indicated in a drill- Stanton. The girls are 1966 Two dances and a talent wood, and Brenda Holloway: of this week, go by the Friday Reagor. We are interested in ly for training in new deve- It spots 1,980 feet from stem test of an hour at 9.315- graduates of Stanton High show have been planned as red ribbon: Susie Hopkins, Shoe Shop, sign up, and bid interviewing him concerning lopments and trands in voca- north and 2,310 feet from east 60 feet when it flowed gas School and will attend col- entertainment for those at- Leta Huff. Vicki Graves, Patti the newcomers of the Stanton the program he expects to (Continued on page 8)

Bible Comment—

Jesus Asks Loyalty As He Gave It To His Father

easy religion. But then Jesus life that was free from the never offered His disciples presence of his God. The obliease or pleasure. He offered gation to serve God was alto be of good cheer in a very fulfilled. dark hour, told them of the Jesus demanded no formal rich rewards for service which allegiance to Himself except Terri, and Craig. things which are regarded truth. very highly in the eyes of the world.

no other Gods before me. religion, has the ease and sign of self-discipline.

True Christianity is not an There was no part of a man's them only "Joy." He told them ways active and waiting to be nesday, July 27, for a picnic

were offered in the Kingdom in the way he gave allegiance of Heaven, and always spoke to the Father. He did insist, of the sacrifice of certain however, on loyality to the of El Paso, have returned

There is no half-way point ton with relatives. in Christianity and that is the Jesus spoke of the Kingdom reason why many professing grace of one who has enjoyas a pearl of great price which Christians find neither ease ed a long and intimate felloweveryone should be willing to nor happiness in their reli- ship with the Master. gion. It is only in the lives of There are easy going mem-The distinctive thing about those who follow the Chris- bers in every congregation. the Jews from very ancient tian way completely that we But there is also earnest souls times was the insistence of are able to find the true beau- whose religion is the domin-

pastor of the West Valley doing business . . . Church of Christ of Camp-

Mrs. J. D. Graves, took their children and grandchildren to the park at Big Spring Wedand swimming. Attending thy, Wayne, Lonnie, David, THE CITY OF STANTON

home after visiting in Stan- N. W. ROUSH

mandment: "Thou shalt have cepted the discipliness of his easy manner, which is the

peals may sit for the trans-

son are here visiting with her mother, Mrs Azey Simpson, and sister, Mrs. Addie Mae Burgess. The Johnsons are now residents of San Jose, Calif., where Mr. Johnson is better service and methods of the West Velley of the West Velley of the West Velley.

In 1959 in the United States tioch, Syria. there were 4,105,000 farms

Disciples of Christ were first called Christians in An-

Mrs. Walter Graves, and averaging 288 acres in size. Trade at home and save!

CITATION BY PUBLICATION NO. 523

were: Kenneth, Violet, Doro- URBAN RENEWAL AGENCY) CONDEMNATION PROCEEDINGS BEFORE

SPECIAL COMMISSIONERS) APPOINTED BY JUDGE OF) MARTIN COUNTY, TEXAS) COUNTY COURT

THE STATE OF TEXAS TO: N. W. Roush, if Living, and if Deceased, his Heirs and Unknown Heirs

YOU are bereby commanded to appear at the hearing before the Special Commissioners appointed by the Judge of the County Court of Martin County, Texas, to assess the damages occasioned by the condemnation of the hereinafter deshowever, on loyalty to the ty of the Christian religion. ant thing in their lives. These cribed property, and to appear and answer in said Proceedings God. It stated in the com- The Christian who has ac- are the ones who will win that at the office of the County Judge in the Martin County Courthouse in the City of Stanton, Texas, at 10:00 o'clock A. M. on the first Monday after the expiration of forty-two (42) days from the date of issuance hereof, that is to say, 10:00 o'clock A. M. on Monday, the 12th day of September, 1966, and answer the petition of the Urban Renewal Agency of the City of Stanton, Plaintiff, in the suit styled "Urban Renewal Agency of the City of Stanton vs. N. W. Roush, wherein the Urban Renewal Agency of the City of Stanton is Plaintiff, and N. W. Roush, whose place of residence is unknown, is Defendant, which Petition was filed with the Judge of the County Court of Martin County, Texas, on the 27th day of July, 1966; and the nature of which suit is as

> The suit is a Proceeding in Eminent Domain in which the Urban Renewal Agency of the City of Stanton is condemning, at the request of its Board of Commissioners, for rehabilitation purposes, which are public purposes, the following described tract of land situated in Martin County, Texas,

> > Lots 12 and 13 in Block 50, Original Town of Stanton, Texas, according to a map or plat thereof originally recorded in Volume 1, page 258, Deed Records of Martin County. Texas.

You are notified that said hearing has been set for the 16th day of September, 1966, at 2 o'clock, P. M., at the County Courtroom in the Martin County Courthouse in Stanton, Texas, and to appear at same and present such evidence as you may wish. You are further notified to appear and answer said petition on or before September 12th, 1966, at 10:00 o'clock A. M. If you desire to appear and answer before said date of September 12th, 1966, do so at the office of the County Judge of Martin County, Texas, located at the Courthouse in Stanton, Texas.

The interest of said N. W. Roush, whose place of residence is unknown, and his heirs and legal representatives, if any, is that he either owns or claims an interest in said property, subject to unpaid accrued taxes and other liens. If this Citation is not served within ninety (90) days after

its issuance, it shall be returned forthwith.

GIVEN UNDER OUR HANDS in Stanton, Martin County, Texas, this 27th day of July, 1966. M. L. GIBSON

KATHLEEN LEWIS Special Commissioners

NUMBER ONE ON THE BALLOT PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ing the use to which the land

PUBLIC NOTICE

ELECTION TO BE HELD
ON NOVEMBER 8, 1966.
HOUSE JOINT RESOLUTION NO. 79 proposing an amendment to Article VIII,
Constitution of the State of Texas, by adding Section 1-d to provide that all land owned by natural persons designated for agricultural use shall be assessed for all tax purposes on the consideration of only those factors relative to such agricultural use.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Article VIII,
Section 2. The subsurface rights to minerals or subsurface rights to minerals shall not come within the provisions of this Section.
Section 1. The subsurface of the subsurface rights to minerals shall not come within the provisions of this Section.
Sec. 2. The foregoing Constitutional Amendment to a vote of the qualified electors of this Section.

Sec. 2. The foregoing Constitutional Amendment to be submitted to a vote of the qualified electors of this Section.

Sec. 2. The foregoing Constitutional Amendment to be submitted to a vote of the qualified electors of this Section.

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this Section.

Sec. 2. The foregoing Constitutional and accordingly.

Section 1. That Article VIII,

"(d) Such local tax assessor the first Momday in November, 1966, at which election all be source of income as may be necessary or useful in determine whether or not subsurface rights to minerals shall not come within the provisions of this Section.

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

Sec. 2. The foregoing Constitutional and accordingly.

Sec. 2. The foregoing Constitutional and accordingly.

Sec. 2. The foregoing Constitutional and accordingly.

Sec. 2. The foregoing Constitutional and reprovisions of this Section."

Sec. 2. The foregoing Constitutional and reprovision

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

Section 1-d to read as follows:

"(a) No land may qualify

Section 1-d to read as follows:

"Section 1-d. (a) All land owned by natural persons which is designated for agricultural use in accordance with the provisions of this Section shall be assessed for all tax purposes on the control of the section of the section of the section shall be assessed for all tax purposes on the control of the section of the with the provisions of this section shall be assessed for all tax purposes on the consideration of only those factors relative to such agricultural use, or unless the land has been continuous-tural use. 'Agricultural use' the land has been continuous-tural use, 'Agricultural use' developed for agriculture means the raising of livestock or growing of crops fruit. "(f) Each year during means the raising of freestock or growing of crops, fruit, flowers, and other products of the soil under natural conditions of the soil under natural condition

the soil under natural conditions as a business venture for profit, which business is the primary occupation and source of income of the owner.

"(b) For each assessment year the owner wishes to qualify his land under provisions of this Section as designated for agricultural see, the local tax assessor shall note on his records the valuation which would have been made had the land not qualified for such designation under this Section.

If designated land is subsequently diverted to a purpose other than that of agricultural use, the local tax assessor shall note on his state of Texas shall issue the necessary proclamation for the election and this Amendation which would have been made had the land not qualified for such designation under this Section.

If designated land is subsequently diverted to a purpose other than that of agricultural use, the local tax assessor shall note on his state of Texas shall issue the necessary proclamation for the election and this Amendation which would have been made had the land not qualified for such designation under this Section.

If designated land is subsequently diverted to a purpose other than that of agricultural use, the local tax assessor shall note on his state of Texas shall issue the necessary proclamation for the election and this Amendation which would have been made had the land not qualified for such designation under this Section.

tax. The additional tax shall equal the difference between taxes paid or payable, hereunder, and the amount of tax payable for the preceding three years had the land been otherwise assessed. Until paid, there shall be a lien for additional taxes and interest on land assessed under the pro-Proposed CONSTITUTIONAL AMENDMENT land assessed under the pro-visions of this Section.

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

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT

amended so as to hereafter read as follows:

"Section 4. The Court of Criminal Appeals shall consist of five Judges, one of whom shall be Presiding Judge, a majority of whom shall constitute a quorum, and the concurrence of three Judges shall be necessary to a decision of said court. Said Judges shall have the same down of the samended so as to hereafter a presiding for a Court of Criminal Appeals of five members, and prescribing the term of said court."

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

Sec. 2. That Section 5 of the Article V of the Constitution of the State of Texas be amended so as to hereafter of said court."

Sec. 2. That Section 5 of the State Constitution providing for a Court of Criminal Appeals of five members, and prescribing the term of said court. The Governor shall designate one of the five Judges Amendment shall scratch off the ballot with a pen or pencil the following words printed on said ballot:

"FOR the Amendment to the State Constitution providing for a Court of Criminal Appeals of five members, and prescribing the term of said court." Judges shall have the same qualifications and receive the same salaries as the Associate Justices of the Supreme Court. They shall be elected by the qualified voters of the state at a general election and shall hold their offices for a term of six years. In case of a vacancy in the office of a Judge of the Court of Criminal Appeals, the Governor shall, with the advice and consent of the Senate, fill said vacancy by appointment until the next succeeding general election.

"The Judges of the Court of Criminal Appeals who may be in office at the time when this Amendment takes effect shall become Judges of the Court of Criminal Appeals who may be in office for which each has are conficed for which each has are conficed for which each has are court of Criminal Appeals who may be noticed for which each has are court of Criminal Appeals who may be necessary to the court of Criminal Appeals who may be necessary to enforce its own jurisdiction. The Court of Criminal Appeals shall have the power to issue the writ of habeas corpus, and under such regulations as may be necessary to enforce its own jurisdiction. The Court of Criminal Appeals shall have the power to issue the writ of habeas corpus, and under such regulations as may be necessary to enforce its own jurisdiction. The Court of Criminal Appeals shall have the power to issue the writ of habeas corpus, and under such regulations as may be necessary to enforce its own jurisdiction. The Court of Criminal Appeals shall have the power to issue the writ of habeas corpus, and under such regulations as may be necessary to enforce its own jurisdiction. The Court of Criminal Appeals of qualifications and receive the read as follows:

action of business at any time from the first Monday in October to the last Saturday in September in each year, at the State Capitol. The Court NUMBER NINE ON THE BALLOT PROPOSED CONSTLTUTION AL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 8, 1966.
SENATE JOINT RESOLUTION NO. 26 proposing an Amendment to Sections 4 and 5 of Article V of the Constitution of the State of Texas to provide for a Court of the time when this Amendment to provide for a Court of the time when this Amendment to Sections 4 and 5 of Article V of the Constitution of the State of Texas the time when this Amendment to Sections 4 and 5 of Article V of the Court of Criminal Appeals shall appoint a clerk of the court who shall have after be required by law, and who shall hold his office for a term of four years unless sooner removed by the court for good cause entered of recourt of the time when this Amendment takes effect shall be-

tution of the State of Texas to provide for a Court of Criminal Appeals of five members: prescribing their qualifications: elections, appointments, tenure of office and compensation; and prescribing the term of court of said court.

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

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

"Section 4. The Court of The Section 4 of Article V of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Section 4. The Court of Texas be amended so as to hereafter read as follows:

"Section 4. The Court of Texas be amended so as to hereafter read as follows:

"Section 4. The Court of Texas be amended so as to hereafter read as follows:

"Section 4. The Court of Texas be amended so as to hereafter read as follows:

"Section 5. The time when this Amendment takes effect shall become Judges of the Court of Criminal Appeals who may be in office at the time when this Amendment takes effect shall become Judges of the Court of Criminal Appeals who may be in office at the time when this Amendment takes effect shall become Judges of the Court of Criminal Appeals and shall hold their offices, one for a term of two years and the other for a term of four years, beginning the first day of January following the adoption of this Amendment takes effect shall become Judges of the Court of Criminal Appeals who may be in office at the time when this Amendment takes effect shall become Judges of the Court of Criminal Appeals and shall hold their offices, one for a term of four years, beginning the first day of January following the adoption of this Amendment takes effect shall become Judges of the Court of Criminal Appeals and shall hold their offices, one for a term of four the time when this Amendment takes effect shall become Judges of the Court of Criminal Appeals and shall hold their offices, one for a term of four the time when this Amendment takes effect shall be come Judge

bers, and prescribing the term of said court." Each voter favoring said

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT

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

PROPOSED CONSTITUing The Main University of
Texas at Austin, The University
of Texas Medical Branch
at Galveston, The University
of Texas Southwestern Medi-ON NOVEMBER 8, 1966.
SENATE JOINT RESOLUTION NO. 39 proposing an amendment to Section 18, Article VII, Constitution of the State of Texas, to withdraw Arlington State College from participation in the Permanent University of Texas at El Paso, The University of Texas at El Paso, The University of Texas at El Paso, The University Fund, as such interests are now apportioned by Chapter 42 of the Acts of the Regular Session of the University Fund.

The University of Texas at El Paso, The University of Texas are now apportioned by Chapter 42 of the Acts of the Regular Session of the University Fund.

The University and of The University of Texas in the income from the Permanent University Fund, as such interests are now apportioned by Chapter 42 of the Acts of the Regular Session of the University of Texas in the income from the Permanent University Fund, as such interests are now apportioned by Chapter 42 of the Acts of the Regular Session of the University of Texas in the income from the Permanent University Fund, as such interests are now apportioned by Chapter 42 of the Acts of the Regular Session of the University of Texas are now apportioned by Chapter 42 of the Acts of the Regular Session of the University of Texas are now apportioned by Chapter 42 of the Acts of the Regular Session of the University of Texas are now apportioned by Chapter 42 of the Acts of the Regular Session of the University of Texas are now apportioned by Chapter 42 of the Acts of the Regular Session of the University Fund.

Arlington State College from participation in the Permanent University Fund.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Section 18, Article VII, Constitution of the State of Texas, be amended to read as follows:
"Section 18. For the purpose of constructing, equipping, or acquiring buildings or other permanent improvements for the Texas A & M University System, including Texas A & M University, Prairie View, Tarleton State College at Stephenville, Texas A Agricultural Experiment Stations, Texas Agricultural Experiment Stations, Texas Agricultural Experiment State College at Stephenville, Texas Agricultural Experiment State Propose of Constructions of the Permanent University of Texas and When so proved by the Attorney General of Texas and when so proved by t tural Extension Service, Texas ed or constructed hereunder for but any such outstanding Engineering Experiment Station at College Station, Texas University of Texas System, in full, both principal and intensing Extension Servexcept at and for the use of terest, in accordance with the Engineering Extension Service at College Station, and the Texas Forest Service, the Board of Directors is hereby authorized to issue negotiable bonds or notes not to exceed a total amount of one-third (1/3) of twenty per cent (20%) of the value of the Permanent University Fund exclusive of real estate at the submitted to a vote of the first Tuesday after the first Tuesday after the first Monday in Nevember, 1966, at which election all balevalue of the prior approval of the Legislature to grant such approval at an election to be held on the first Tuesday after the first Monday in Nevember, 1966, at which election all balevalue of the payable level at an and for the use of the general academic institutions of such contracts."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state ture to grant such approval to the Egislature to grant such approval of the Legislature to grant such a a total amount of one-third ture of of such agency as may (1/3) of twenty per cent (20%) of the value of the ture to grant such approval. Permanent University Fund exclusive of real estate at the time of any fisuance thereof; provided, however, no building the Permanent University Fund Permanent University (Total Constitutional Permanent University (Total Constitution situtions of said System, stitutions constituting such namely, Texas A & M University, Tarleton State College, and The University of and Prairie View A & M Colproval of the Legislature or of such agency as may be authorized by the Legislature to grant such approval; and for the acquiring or constructing of buildings or other permanent improvements for The University of Texas System, including such as hereinabove enumbers of the System as hereinabove enumbers and for the acquiring or constructing of the acquiring or constructing of buildings or other permanent improvements, except in the election and this Amendment shall be published in the manner and for the length of time as required by the constitution of the state. lege, without the prior ap-proval of the Legislature or System as hereinabove enum-

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

"Said Boards are severally authorized to pledge the whole or any part of the re-spective interests of Texas A & M University and of The

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

"AGAINST the Constitutional Amendment with-drawing Arlington State College from participation in the Permanent Univer-

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FOURTEEN ON THE BALLOT PROPOSED CONSTITUTIONAL AMENDMENT tax of her husband and reTO BE VOTED ON AT AN
ELECTION TO BE HELD
The Legislature may author-

State of Texas, be amended by deleting the following language:

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

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

"Section 2. Every person subject to none of the foregoing disqualifications who shall have attained the age of twenty-one (21) years and who shall be a citizen of the United States and who shall have resided in this State one (1) year next preceding an election and the last six (6) months within the district or election and the last six (6) months within the district or

county in which such person offers to vote, shall be deem-ed a qualified elector; and provided further, that any voter who is subject to pay a poll tax under the laws of the State of Texas shall have paid said tax before offering to vote at any election in this State and hold a receipt showing that said poll tax was naid hefore the first day of the election and this amend-

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

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

"Any resolver of the Armed Foresaid deletion. The adoption of this amendment proposed in this Resolution is to make the aforesaid deletion. The adoption of this amendment shall the control of the amendment proposed in this Resolution is to make the aforesaid deletion. The adoption of this amendment shall the control of the amendment proposed in this Resolution is to make the aforesaid deletion. The adoption of this amendment shall the control of the constitution of the constitution of the same deletion.

R. W. HAISLIP

Amendment to allow mem-bers of the Armed Forces who are residents of Texas to vote."
"AGAINST the Constitutional Amendment to allow members of the Armed Forces who are residents of Texas to vote.'

State and hold a receipt showing that said poll tax was paid before the first day of February next preceding such election. Or if said voter shall have lost or misplaced said tax receipt, he or she, as the case may be, shall be entitled to vote upon making affidavit before any officer authorized to administer oaths that such tax receipt has been lost. Such affidavit shall be made in writing and left with the judge of the election. The husband may pay the poll tax of his wife and receive the receipt therefor. In like man-

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT

NUMBER EIGHT ON THE BALLOT

PROPOSED CONSTITU- or propositions to be voted on TIONAL AMENDMENT by all electors throughout this State. ELECTION TO BE HELD "(b) Notwithstanding any ON NOVEMBER 8, 1966.
HOUSE JOINT RESOLUTION NO. 24 proposing an amendment to Article VI of the Constitution of the State of Texas by adding a new Section thereto, Section 2a, to respire for years of the Constitution of the State in the first of the State of Texas by adding a new Section thereto, Section 2a, to respire for years of this State at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed thereon the following:

(1) who is qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all the provided for yearing on electors.

any person who is qualified to vote in this State except for the residence requirements within a county or district, as set forth in Section 2 of this Article, to vote for (1) electors for President and Vice President of the United States and (2) all offices, questions for granted shall be only for this State.

President of this State dential and vice Presidents of this State dential Electors."

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

Section thereto, Section 2a, to provide for voting on electors for President and Vice Presidents of Section 2 of this Article, and fices, questions or propositions by persons qualified to vote in this State except for meeting county or district residence requirements, and to provide for voting on electors for President and Vice President by otherwise qualified United States citizens who have moved into or out of the State preceding a presidential election.

BE IT RESOLVED BY THE BE IT RESOLVED BY THE election, to vote for electors LEGISLATURE OF THE for President and Vice Presi

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

"Section 2a. (a) Notwithstanding any other provision of this Constitution, the Legislature may enact laws and provide a method of registration, permitting absentee voting for electors for President and Vice President of the United States in that election.

"(c) Notwithstanding any other provision of this Constitution, the Legislature may enact laws and provide for a method of registration, permitting absentee voting for electors for President and Vice President of the United States in that election.

"(c) Notwithstanding any other provision of this Constitution, the Legislature may enact laws and provide for a method of registration, permitting absentee voting for electors for President and Vice President of the United States in that election.

such period of time as would permit a former resident of this State to meet the residence requirements for voting in his new state of residence,

and in no case for more than twenty-four (24) months." Sec. 2. The foregoing Con-stitutional Amendment shall be submitted to a vote of the qualified electors of this State

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

"AGAINST the Constitutional Amendment permitting persons qualified to vote in this State except for the residence requirements in a county or district to vote for Presidential and Vice Presidential Electors and for all state-wide offices, questions or proposi-

and for all state-wide offi-ces, questions or proposi-tions, and permitting citi-zens of the United States recently arrived or departed from the State to vote for Presidential and Vice Presi-dential Electors."

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 8, 1966.
SENATE JOINT RESOLUTION NO. 4 proposing an Amendment to the Constitution of Texas by adding to Section 62 of Article XVI a new subsection to be denominated subsection (c), of said Section 62; authorizing the Legislature to enact laws esum of the constitution of the

of the state, and of the political subdivisions of any county.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Section 62 of Article XVI of the Constitution of the State of Texas be amended by adding thereto a subsection (c) which shall read as follows:

"(c) The Texas Legislature is authorized to enact appropriate laws to provide for a System of Retirement, Disability and Death Benefits for all the officers and employees of a county or other political subdivision of the state, or a political subdivision of the state, or a political subdivision of the state, or a political subdivision of the state, or apolitical subdivision of the state or political subdivision of the county participates in this System; providing that the Legislature of the state or political subdivision of the county participates in this System; providing further that such System and providing that the Legislature of the state or political subdivision of the county participates in this System; providing that even political subdivision of the county or other political subdivision of the county participates in this System; providing that the Legislature of the state or political subdivision of the county participates in the Retirement, Disability and Death Benefits of Amendment shall be operated at the expense of the county or other political subdivision of the county participate therein and the officers and employees of the state or subdivision of the county participates in the Retirement, Disability and Death Benefits of the State of Political subdivision of the county participate in a System under the provisions of subsection (b) of Section of the county participate in a System under the provisions of the state or political subdivision of the county participate in the Retirement, Disability and Death Benefits of the State of the State of Political subdivision of the c

The Legislature may pro-

Legislature to enact laws establishing, subject to the limate will make the determination as to the amount of money itations stated, a State-wide that will be contributed by System of Retirement, Disability and Death Compensation benefits for the officers subdivision of the state or potion benefits for the officers with the State wild. and employees of the counties ty to the State-wide System and other political subdivisions of Retirement, Disability and of the state, and of the po-litical subdivisions of any islature shall further provide

Amendment authorizing the Texas Legislature to establish a State-wide Cooperative System of Retirement, Disability and Death Benefits for the officials and employees of the various counties or other political subdivisions of the state, or

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

"AGAINST the Constitutional Amendment authorizing the Texas Legislature to establish a State-wide Cooperative System of Retirement, Disability and Death Benefits for the ef-Death Benefits for the efficials and employees of the various counties or other political subdivisions of the state, or political subdivisions of a county; authorizing the Legislature to provide for a voluntary merger into the system authorized by this Amendment by those officers and employees covered by the provisions of subsection (b) of Section 62 of Article XVI of the Texas Constitution as now existing or may XVI of the Texas Constitution as now existing or may
hereafter be established;
providing that costs of this
System shall be borne by
the counties and other political subdivisions of the
state and political subdivisions of the county electing
to participate therein and
the officers and employees
covered by the System; and
forbidding the Legislature
from making any appropriations for the operation of
this System."

If it appears from the re-

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

Use the classified ads!

It costs more than \$50 mil-Inflate a tire and loosen the lion in taxes to clean up Amervalve core slightly to allow an ican primary highways each

you run out of air a stop at processes of a free market, as out leaving the driver's seat. a service station gets you a he is doing when he endorses Serves in place of a built in any form or degree of price windshield cleaners system. control, he is invalidating the rights of either buyer or sell- er," says author F. A. Harper.

Squeeze Bottle

season" carry a squeeze bottle air leak. Then attach a rubber year, reports a litter-preven- full of water in your car. When road scum fouls the windshield, you can squirt wa-"When one condemns the ter on top of the wipers with-

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

NUMBER SEVEN ON THE BALLOT

PROPOSED CONSTITUL

TIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER S. 1966.
HOUSE JOINT RESOLUE
TION NO. 13 proposing an Amendment to Sections 2 and 4 of Article VI of the Constitution of the State of Texas as as as to repeal the provision making payment of the poll tax a requirement for voting and so as to authorize the Legislature to provide for the registration of all voters. BE IT RESOLVED BY THE LEGISLATURE OF TEXAS:
Section 1. That Section 2 and 4 who shall be state of Texas be amended, effective February 1, 1968, by deleting the following language:
"and provided further, that any voter who is subject to pay a poll tax under the laws of the State of Texas shall have paid said tax before of fering to vote at any election in this State and hold a receive the first day of February 1, 1968, by deleting the following language:
"and provided further, that any voter who is subject to pay a poll tax under the laws of the State of Texas shall have paid said tax before of fering to vote at any election in this State and hold a receipt showing that said poll-tax may be, shall be entitled to vote upon making affidavit before any of ficer authorized to administer on the shall be actived to the constitution of the State of Texas shall have paid and tax receipt, he or she, as the case may be, shall be entitled to vote upon making affidavit before any officer authorized to administer on the shall be actived to the constitution of the state of Texas shall have believed the first Tuesday after the first five moments. Sec. 3. If any other Amendment shall be entitled to vote upon making affidavit before any officer authorized to administer on the shall be made to the first five days the first five and the state of Texas shall have believed to the first five and the state of Texas shall have believed to the first five and the manner, the wife may pay the poll tax of her husband and of an elector within the meanreceive the receipt therefor."
and by substituting therefor the following language:

re following language:

"provided, however, that be-

tering such service so long as he or she is a member of the Armed Forces."

Sec. 2. That Section 4 of Article VI of the Constitution of the State of Texas be amended by changing the word "may" to "shall" in the last clause thereof and by deleting the words "in all cities containing a population of ten thousand inhabitants or more."

ballots shall have printed thereon the following: "FOR repealing the poll

voting.
"AGAINST repealing the

poll tax as a requirement for voting." Sec. 5. If the foregoing fore offering to vote at an election a voter shall have registered annually, but such requirement for registration shall not be considered a qualification of an elector within the meaning of the term 'qualified elector' as used in any other Article of this Constitution in respect to any matter except qualification and eligibility to vote at an election. Any legislation enacted in anticipation of the adoption of this Amendment shall set forth the full text of the amended herein and as amended by any other proposed Amendment which is submitted by the 59th Legis-

used in any other Article of this Constitution in respect to any matter except qualification and eligibility to vote at an election. Any legislation enacted in anticipation of the adoption of this Amendment shall not be invalid because of its anticipatory nature."

The text of this Section, as so amended, is shown below, with the deleted language marked through by a broken line and with the new valid because of its anticipatory nature. The Legislature may authorize absentee votations, and this provision of the Constitution shall be self-enconstitution shall be

During your area's "rainy Jerry Brown Finishes Ft. **Sill Training**

Pvt. Jerry R. Brown, son of Mr. and Mrs. Bryon W. Brown, Route 1, Box, 28, Stanton, completed eight weeks of advanced artillery training at the Army Artillery and Missile School, Fort Sill, Okla. July 15.

He was trained as a cannoneer in field artillery. His training included mai-

ntenance and firing of artillery gun, howitzers, and heavy machineguns. Instruction was also given in ammunition handling and communications.

During his last week of training he participated in day and night firing exercis-

Joanna Epley Is Honored With Party

Miss Joanna Epley was honored July 28, with a pre-nuptil party in the P. M. Bristow home. Mrs. Glenn Gates was co-hostess.

Guests made flower motifs and presented them to the bride. The hostesses presented the honoree with a personal gift.

Refreshments of dips and ice cream sodas were served to Butch Cain, Miss Nancy Robnett, Miss Sherry Vest, Miss Becky Long, Miss Gay Gates, Mrs. John McIntyre, Miss Amelia Ann Luna, the honorees and her mother, Mrs. J. C. Epley, all of Stanton, and Mrs. Jack Cook and Miss Margaret Jo Cook of Garden City.

If fifty million people say a foolish thing, it still is a foolish thing.

Several species of birds in Yellowstone National Park steamheat their nests by building them in the drift of warm vapor from geyser ba-

LOANS

Mid-City Credit Co. Stanton Supply Finance LO 3-1377 SK 6-3422 Midland-Odessa Stanton

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

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

Purposes of Section 52, Article
II, or Section 59, Article
XVI, are validated, so long as
the provisions do not provide
for a term of office which ex-

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

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

ON NOVEMBER 8, 1966.
HOUSE JOINT RESOLUTION NO. 21 proposing an
Amendment to Article XVI, Sec. 2. The foregoing Constitution of the State of be submitted to a vote of the Texas, relating to the terms of office of directors of conservation and reclamation districts.

BE IT RESOLVED BY THE

be submitted to a vote of the qualified electors of this State of office of directors of conservation and reclamation districts.

BE IT RESOLVED BY THE 1966, at which election all

ballots shall have printed on them the following:

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

directors of conservation and reclamation districts from two to six years.
"AGAINST the Constitu-tional Amendment changing the maximum term of of fice of directors of conservation and reclamation dis-tricts from two to six

the payment of assistance by the State of Texas to the

surviving spouse and minor children of law enforcement

officers, custodial personnel of the Texas Department of

Corrections or full-paid firemen who suffer violent

death in the course of the performance of their duties as law enforcement offi-

cers, custodial personnel of the Texas Department of Corrections or as full-paid

"AGAINST the Constitu-tional Amendment providing

for the payment of assistance by the State of Texas

to the surviving spouse and minor children of law en-

forcement officers, custo-dial personnel of the Texas Department of Corrections or full-paid firemen who

Sec. 3. The Governor of the State of Texas shall issue the "(b) Statutory provisions enacted before the first Tuesday after the first Monday in November, 1966, relating to the terms of office of governing bodies of political subdivisions created to further the

Local Representative

Lubbock Monument Works

THE STANTON REPORTER, THURSDAY, AUG. 4, 1966-3

Red Granite - Marble - Gray Granite Ronald D. Gilbreath

Display 209 N. St. Charles

SK 6-3355

CITATION BY PUBLICATION

NO. 518

URBAN RENEWAL AGENCY) CONDEMNATION PROCEEDINGS BEFORE

SPECIAL COMMISSIONERS

) APPOINTED BY JUDGE OF) MARTIN COUNTY, TEXAS

) COUNTY COURT

IDA M. MIMS THE STATE OF TEXAS

THE CITY OF STANTON

TO: Ida M. Mims, if Living, and if Deceased, her Heirs and Unknown Heirs

YOU are hereby commanded to appear at the hearing before the Special Commissioners appointed by the Judge of the County Court of Martin County, Texas, to assess the damages occasioned by the condemnation of the hereinafter described property and to appear and answer in said Proceedings at the office of the County Judge in the Martin Couny Courthouse in the City of Stanton, Texas, at 10:00 o'clock A. M. on first Monday after the expiration of forty-two (42) days from the date of issuance hereof, that is to say, 10:00 o'clock A. M. on Monday, the 12th day of September, 1966, and answer the petition of the Urban Renewal Agency of the City of Stanton Plaintiff, in the suit styled "Urban Renewal Agency of the City of Stanton Vs. Ida M. Mims," wherein the Urban Renewal Agency of the City of Stanton is Plaintiff, and Ida M. Mims, whose place of residence is unknown, is Defendant, which Petition was filed with the Judge of the County Court of Martin County, Texas, on the 27th day of July, 1966, and the nature of which suit is as follows:

The suit is a Proceeding in Eminent Domain in which the Urban Renewal Agency of the City of Stanton is condemning, at the request of its Board of Commissioners, for rehabilitation purposes, which are public purposes, the following described tract of land situated in Martin County, Texas, to-wit:

Lot 16, in Block 50, original townsite of Stanton, Texas, according to plat or map thereof originally recorded in Vol. 1, page 258, Deed Records of Martin County, Texas.

You are notified that said hearing has been set for the 16th day of September, 1966, at 2 o'clock, P. M., at the County Courtroom in the Martin County Courthouse in Stanton, Texas, and to appear at same and present such evidence as you may wish. You are forther notified to appear and answer said peition on or before September 12th, 1966, at 10:00 o'clock A. M. If you desire to appear and answer before said date of September 12th, 1966, do so at the office of the County Judge and Martin County, Texas, located at the Courthouse in Stanton, Texas. The interest of said Ida M. Mims, whose place of resi-

dence is unknown, and her heirs and legal representatives, if any, is that she either owns or claims an interest in said property, subject to unpaid accrued taxes and other liens. If this Citation is not served within ninety (90) days after

its issuance it shall be returned forthwith. GIVEN UNDER OUR HANDS at Stanton, Martin County,

Texas, this 27th day of July, 1966.

M. L. GIBSON KATHLEEN LEWIS R. W. HAISLIP Special Commissioners

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLU 1966, at which election all ballots shall have printed thereon the following: "FOR the Constitutional Amendment providing for the payment of assistance"

PUBLIC NOTICE

HOUSE JOINT RESOLU-TION NO. 37 proposing an Amendment to Article III of the Constitution of the State of Texas by adding thereto a new section. Section 51-d, so as to provide for the payment of assistance by the State of

of assistance by the State of Texas to the surviving spouse and minor children of law enforcement officers, custodial personnel of the Texas Department of Corrections or full-paid firemen who suffer violent death in the course of the performance of their duties as law enforcement officers, custodial personnel of cers, custodial personnel of the Texas Department of Corrections or as full-paid fire-men; providing for the neces-sary election, form of ballot, proclamation, and publication. BE IT RESOLVED BY THE

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

"Section 51-d. The Legislature shall have the power, by general law, to provide fer the payment of assistance by the State of Texas to the the payment of assistance by the State of Texas to the surviving spouse and minor children of law enforcement voting machines, the above children of law enforcement officers, custodial personnel of the Texas Department of Corrections or of full-paid firemen who suffer violent death in the course of the performance of their duties as law enforcement officers, custodial personnel of the Texas Department of Corrections or See. 3. The Governor of

of their death in the course of the performance of their duties as law enforcement officers, custodial personnel of the Texas Department of Corrections or as full-paid firemen." Each voter shall mark out one of said clauses on the bal-

Begartment of Corrections or as full-paid firemen."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State on the first Tuesday after the class Monday in November, and laws of this State.

PUBLIC NOTICE

STATE OF TEXAS:

Section 1. That Section 49-d of Article III of the Constitution of the State of Texas seem constituting a boundary of the State of Texas to encourage the optimum development of the limited number of feasible sites available for the constructed or to be constructed or enlarged within the State of Texas or on any stream constituting a boundary of the State of Texas to encourage the optimum development of the limited number of feasible sites available for the constructed or to be constructed or enlarged within the State of Texas or on any stream constituting a boundary of the State of Texas, to getter with any system or works necessary for the filled to sell, transfer or the Texas Water Development and or to be constructed or enlarged within the State of Texas, to getter with any system or works necessary for the filled to sell, transfer or the Texas Water Development and or to be constructed or enlarged within the State of Texas, to getter with any system or works necessary for the filled to sell, transfer or the Texas Water Development and conditions for the State of Texas, to getter with any system or works necessary for the filled to sell, transfer or the Texas Water Development and or the State of Texas, to getter with any system or works necessary for the filled to sell, transfer or the Texas Water Development and conditions for the Texas to getter with any system or works necessary for the filled to sell, transfer or the Texas Water Development and conditions for the Texas to getter with any system or works necessary for the filled to sell, transfer or the Texas Water Development and th

on a two-thirds (2/3) vote of the elected members of each house; providing that anticipatory legislation shall not be invalid because of its anticipatory character; providing for the necessary election, form of ballot; and proclamation and publication.

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

Section 1. That Section 49-d

Section 2. Section 3. Shall not exceed \$200,000,000

and shall be in addition to the aggregate of the bonds previously authorized by said Section 49-c of Article III of Qualified electors of this state this Constitution. The Legislature upon two-thirds (2/3) wote of the elected members of each House, may authorize 19-constitution and be submitted to a vote of the Section 49-c of Article III of Qualified electors of this state this Constitution. The Legislature upon two-thirds (2/3) wote of the elected members of each House, may authorize 19-c of Articl

of the limited number of lowing governmental agenther in the right to use such storage facilities together with any construction or enlargement of dams and reservoirs for partment or instrumentality necessary for the filtration, of dams and reservoirs for conservation of the public waters of the state, which waters are held in trust for the use and benefit of the public. The proceeds from the sale of the additional bonds authorized hereunder deposited in the Texas Water Development Fund and the proceeds of bonds previously authorized by Article III, Section 49-c of this Constitution, may be used by the Texas Water Development Board, under such provisions as the Legislature in part, any reservoir and aspect of the state, which water or instrumentality thereof; by the State of Texas to or any agency, department or transportation of the direct cost of the Board in acquiring same; and the Legislature may provide terms and conditions for the Board to sell any unnappropriate that might be stored in such facilities. As a prerequisite to the purchase of such state that might be stored in such facilities. As a prerequisite to the purchase of such state that might be stored in such facilities. As a prerequisite to the purchase of such state that might be stored in such facilities. As a prerequisite to the purchase of such state that might be stored in such facilities. As a prerequisite to the purchase of such state that might be stored in such facilities. As a prerequisite to the purchase of such state that might be stored in such facilities. As a prerequisite to the purchase of such state that might be stored in such facilities. As a prerequisite to the purchase of such state that might be stored in such facilities. As a prerequisite to the purchase of such state that might be stored in such facilities. As a prerequisite to the legislature way provide terms and conditions for the state; by interstate compact to sell any unnappropriate to state that might be stored in such facilities. Sec. 3. The Governor of Texas shall issue the necessary for the filtration, treatment or transportation of the direct cost of the Board to sell any unnappropriate to state that might be stored in such facilities. Sec. 3. The Governor of Texas shall issue the necess

Proposed CONSTITUTIONAL AMENDMENT

NUMBER ELEVEN ON THE BALLOT

PROPOSED CONSTITU

TIONAL AMENDMENT

TO BE VOTED ON AT AN ELECTION TO BE HELD

ON NOVEMBER 8, 1966.
SENATE JOINT RESOLU
TION 0. 19 proposing an Amendment to Section 49-4, and development and development and transportation of the State of Texas, and or offstribution, including ing optimum development of constitution of the State of Texas water providing for the successful state policy regarding ing optimum development of storage facilities for transporting water preservoirs; providing for the successful state policy regarding for the use of the Texas water provided for water from storage to provide the providing for the successful state policy regarding ing optimum development of storage facilities for transporting water preservoirs; providing for the successful state policy regarding ing optimum development of storage facilities for transporting water preservoirs; providing for the successful state policy regarding ing optimum development of the state of Texas water provided for water from storage to provide the successful state policy regarding ing optimum development of constitution, including ing optimum development of a permit for storage facilities or transportation to the state of Texas water provided for water from the sale punkness of the Decas state policy and transportation and development of a storage facilities for transporting water preservoirs; providing for the sale, lease or transfer of such transportation to the providing for the sale, lease or transfer of such transporting water prevention to the state of Texas water providing for the sale, lease or transfer of such transportation of the development and transportation of the state of t which the Texas Water De-velopment Board has financed cilities or the water impound-

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

"AGAINST the Constitutional Amendment authoriz-ing the issuance of an addi-

Proposed CONSTITUTIONAL AMENDMENT

NUMBER TWO ON THE BALLOT

thereon vote in favor thereof; hazards and obstructions provided, however, that an which would interfere with facilities for landing and takethe county or counties that off; an additional county or

PUBLIC NOTICE

NUMBER TWO ON THE BALLOT

PROPOSED CONSTITUTION AL AMENDMENT
THE TOWN ON ATLAN
THE PROPOSED CONSTITUTION AL AMENDMENT
TOWN ON ATLAN
THE PROPOSED CONSTITUTION ON 1 propositions are subscribed to the Constitution of Texas by constitution of Texas

constitution; granting to such adultion; the power to acquire by purchase, or through eminent domain, proceedings existing publicly financed air-port propecties or other sites accessary to have and to inspect the same power to issue and sell general obligation in each county proprove the same, power to issue and sell general obligation in each county proprove the same power to issue and sell general obligation of an election in each county proprove the same power to issue and sell general obligation of an election in each county proprove the same sumption of outstanding indebtedness secured by general obligation bonds and resumption of outstanding indebtedness secured by general obligation bonds and assuming the obligations of the city or cities under ordinances and bond indentures under which revenue bonds have been issued and sold; to enact zoning regulations and other measures to protect the air-port facilities from hazards and obstructions; providing for the adding of an additional county or counties to the Authority shall assume and obstructions; providing for the adding of an additional county or counties to the Authority.

BE IT RESOLVED BY THE STATE OF TEXAS:

Section 1. That Article IX of the Constitution of the State of Texas be anneaded by adding thereto a new Section to be known as Section 2, reading as follows:

"Section 1. That Article IX of the qualified taxpaying voters within the county or counties in the ween such an election has failed, and thereafter only upon adding thereto a new Section to the commissioners Court or Commissioners Court or Texas be anneaded by adding thereto a new Section to be known as Section 12, reading as follows:

"Section 12. The Legisla-ture for the county or counties with the county or counties of the county or counties of the property within such the county or counties of the county or counties of the property within such the county or counties of the county or counties of the property of state regulated common carriers additional county or counties of the county o

Family. 32-te their expressions of sympathy,

and in other thoughful ways Livestock & Poultry tried to lighten our burden of Two registered Hampshire grief and sorrow in the ill- rams, and two Hampshire Mr. and Mrs. E. P. Madison,

Mr. and Mrs. Paul Barron,

BUS. OPPORTUNITIES

Business Wanted

For control of aphids, thrip worm control. Get them at write Box 1858(Midland. Porters Locker, Rotan, or call Claud Sena, Jayton, C. E. 7-6-23-tnc

BUSINESS SERVICES

Building Services

Plumbing, heating, air-conditioning, electrical contractfixtures, supplies. Graves, phone SK 6-3568, College in Alpine. Granville Graves, phone SK 6-2422. Master Licensed Plumbers and Licensed Electricians.

B Mattresses: New or renovat- MERCHANDISE ed. Box springs. Choice, size I want to take this means of and firmness. Guaranteed by Appliances thanking the good people of Western Mattress Co. San Stanton for the prayers, cards, Angelo. Call Stanton Motel,

FARM & RANCH

Oil rights for lease, 51/2 miles TON DRUG STORE. We wish to take this method southwest of Lenorah. Section of thanking the many friends 5, block 36. Raymond Sprawls, and neighbors who through Rt. 4, Cisco, Texas. 6-23-tnc restore them with Blue Lus

ness and passing of our loved show lambs, for sale. Contact Gene Wheeler, SK 6-3462.

Mr and Mrs. Harlan Barber, For Sale: Five Appaloosa Mr and Mrs. James Barber. horses, a two-horse trailer and finding young bull beef is jast Available at Friendly Food, ber has been working on so minor children or dependents, 8-32-1tc three saddles. Contact SK 6- as "eatable" as meat from Thriftway and Henson Gro- diligently for the past three the homestead exemption 3485 or see at 1105 North steers or heifers. Beaugard, Stanton, Texas.

Miscellaneous

J-5 and flea hoppers, put 4 gallons Wanted: Dove and quail hunt- ties demanded by consumers. ladybugs to 100 acres of rows ing lease for a group. Prefer An article by G. T. King when you have 8 leaves. 2 lease with easy driving dis- and Z. L. Carpenter in A&M's weeks later put 6 gal. more. tance from Midland. Contact Texas Agricultural Progress Then add as needed for boll- Harry Horton, MU 2-4352 or magazine, elaborates on the 8-32-3tc beef.

> her daughters family, Mr. and for more efficient beef pro- during the summer to require entirely of products grown or F-1 Mrs. Bill Neill and boys in Tor- duction practices to meet the them to file an income tax re- processed in West Texas,

Gilbert and Isabel Sanchez, ing, dirt hauling, ditching, Stanton graduates, are enroll- chanical tenderness tests on air compressor, air hammer, ed for the second session of bull, steer, and heifer beef. Walter summer school at Sul Ross The machine scored strees

> Use the classified ads for for anything you want to sell or buy!

Have your GIFTS and The Stanton Reporter. PARTY FAVORS personalized 10-7-tne with monograming. We do it Miscellaneous in all COLORS, NAPKINS, BILLFOLDS, STATION-ERY and MATCHES. STAN-

LOST bright carpet colors re. Rent electric shampooer J-4 \$1. James Jones Hardware.

Farm & Ranch Review

And what's more, say re- Try it. A Billingsley.

8-32-1tc searchers at Texas A&M University, bul beef is leaner and has less fat trim - bot qualiincreasing acceptance of bull

needed by 1980.

in tenderness. But all three were above average and entirelyy satisfactory, the article points out.

August 1, will become a rural edible. civil defense specialist on the headquarters staff of the Texas Agricultural Extension Service. He replaces Thomas G. Hollmig who is now acting dis- by pins come in. They make adjustment Act of 1966 (new trict agent in Extension Dis-

In making the announcement, Extension Director John | ively, he says. They will eat plied for certificates of eligi-E. Hutchison said Denmark the leaves of forages which bility for loans, Jack Coker, will work with state and coun- are much higher in digestible manager of the VA Regional ty extension personnel, civil energy than the stems they Office in Waco said. defense agencies, and others leave. Pastures which look to The number of applications in planning and corrdinating be uniformly grazed are gen- for GI home loans is considprograms in this important erally grazed to short for ma-ered important because the field. In addition to programs ximum production. If cattle lender usually makes the apdealing with living in the nu- are given a chance to graze plication, indicating the loan clear age, other important as- selectively, the pasture will has gone through the initial, ects of his work will include have an organizing to handle natural pearance, he says. disasters, such as floods, tornadoes and hurricanes. Programs already underway will Program Off And Running - GI Bill have been received nabe continued and improved,

Let Cattle Be Choosey -Let your cattel be choosey. It Reagan Brown, extension sopays, says Marvin Riewe, re- clologist at Texas A&M Unisearcher at Texas A&M Uni- versity. He says that 99 comversity's Gulg Pasture - Beef munities have already enroll-Cattle Research Station at ed and if the present rate of Angleton. It's not wasteful to entries continues, 1966 is sure illow cattle to grave select- to set a new record

West Texas newspaper on Sat-K Musicial

Newspaper

For Service

Press Association meeting.

translate the Potentials for

Progress into reality in the

A feature of the San An-

West Texas area

Shepperd said

reported today.

Applications

For Home Loans

Nearly 3,000 applications

for home loans under the new

ceived from Texas veterans,

the Veterans Administration

tion's economy also showed

7,157 Texas veterans have ap-

or interviewing stage, Coker

Nearly 42,000 applications

Spell Quiz

Correct Answer is:

A VA study to determine

Miscellaneous Sale at Stanton Hotel. Lots of clothes,

RENTALS Houses

Bentley, SK 6-3751. 10-29-tn Ben Shepperd of Odessa, pre- tional provision the attorney MISCELLANEOUS

cery. Makes better corn bread. months. The chamber has cannot be allowed."

Houses For Rent. Call Coats

Tax Man Sam

Each year thousands of students work in summer jobs. Their employers, in accordan-The article says with beef ce with the law, withhold tax- gelo breakfast, to be held at Mrs. Flora Morris has re- consumption at an all-time es from their wages. A lot of the El Patio Motor Hotel, will turned home from a visit with high, cattlemen are looking students do not earn enough be the menu. It will consist predicted 25 percent increase turn. However, it is very important that they file a tax Researchers at A&M did me- return shortly after January 1 next year, so they can get Three Million their refund. If a student does not file a tax return and claim slightly over bulls and heifers his refund, the government doesn't know he has a refund coming. In the case of many

students, filing a tax return can be a profitable task. Roots and young stems of Kenneth L. Denmark, on the burdock plant are both GI Bill program have been re-

Bobby Pins

Commandeer the little plastic containers your wife's bob- what impact the Veterans Redandy holder for flies, small GI Bill) has had on the naspinners, hooks, etc.

Community Improvement for home loans under the new Another record - breaking tionally, the VA manager year is in prospect for the said. Throughout the country Texas Community Improve- 135,000 veterans have applied ment program, according to for certificates of eligibility.

Divorce Cancels WTCC To Honor Home Exemption

A divorce decree cancels a man's \$3,000 homestead exemption from state ad valorem The West Texas Chamber taxes, the attorney general of Commerce will honor a held Wednesday.

The opinion went to state urday, August 6, as it presents K-1 FOR SALE — 10x18 Peerless its annual Community Serv- Comptroller Robert S. Calvert, Clasp Envelopes. 2 for 15c. ices Award at a special break- who presented the following fast during the West Texas fact situation with his ques-

The Community Services "A husband and wife own a Award is to honor the weekly home and are allowed the newspaper in West Texas that homestead exemption from has done the most to provide state ad valorem tax. Neither Thursday, Friday, and, Satur- leadership a n d encourage has any kin. Later they divocommunity service projects. rce, with the husband receivpresented by R. W. Hardy of settlement and he continues L-2 Abilene, vice president of the to reside alone in the home. WTCC and president of West After citing several court Texas Utilities Company. John decisions, laws and constitu-

o sident of the West Texas Cha- general said: "It is the opinion of this mber, will also be on hand and FOR SALE: BETTER CORN will speak on the Potentials office that the familial rela-MEAL: made the old-fashion- for Progress — the project on tionship have been dissolved Outside County Agricultural scientists are ed way on grist mill rocks. which the West Texas Cham- by divorce and there being no

> thoroughly investigated the One out of every 10 fires in 8-32-3tc growth potentials in West Texas and is now taking steps the United States begins in to put them into action. Mr. some kind of heating unit, ac-Shepperd is expected to ask cording to the Insurance Inthe cooperation of West Tex- formation Institute. as newspapers in helping

The Stanton Reporter

Stanton, Texas THE PERMIAN BASIN PUBLISHING COMPANY Telephone No. SK 6-3344 211 Broadway

ASSOCIATION

NEAL ESTES

Martin County

General Manager

Entered at the post office at Stanton, Texas as second class mail matter.

Published Every Thursday.

This year the award will be ing title to the home in the any erroneous reflection upon the character, standing of reputation of any person, which may occur in the columns of THE STANTON REPORTER, wil be gladly corrected upon being called to the attention of the editor.

SUSCRIPTION RATES

Advertising Rates on Application

\$2.50 a year \$3.00 a year

sho 1, i Fla

ona

Cry

Ors

woo Mrs

The publisher is not responsible for copy ommission, typographical errors or any unintentional errors that may occur other than to correct in the next issue after it is brought to his attention. All advertising orders are accepted on this basis only

Used The Ole Reliable classfied ads for results!

Public Notice

A public hearing on the school budget for the 1966-67 school year of the Grady Independent School District, will be held on Monday, August 8, 1966 at 8:00 P. M. at the Grady School.

All interested persons should be present for this important meeting.

> Board Of Trustees, Grady Ind. School Dist.

Register For Our FREE DOOR PRIZES. Visit With Us Friday and Saturday

Of This Week.

Announcement

ber 1st. Class time 9 till 11:30 o'clock. Kinder-

garten Monday through Thursday, and Nursery

School Friday. Public is invited to inspect teach-

materials and equipment during open ho

for arrangements. Only 12 students accepted in

Please contact teacher, Mrs. Jane Cravens,

August 29th, 4 until 8 P. M.

each age group. SK 6-2269.

Mother Goose Kindergarten opens Septem-



You Are Invited To Be Our Guesis For FREE COFFEE And Refreshments Friday And Saturday.

Friday's Shoe Shop Will Feature

We, The Undersigned Merchants Of Stanton Wish To Give A Warm An Cordial Welcome To Turman Friday On The Opening Of His Modern Shoe Shop In The Business Circle. We Trust His Faith In Our Community Will Be Justified In The Months And Years Ahead. It Is Good To Have This New Business In Our Community. We Are Also Proud Of The Fact That He Is Going To Move His Fine Family To Our City. We Trust The Friday Family Enjoys All Of The Good Things Of Life In Stanton.

Expert Shoe and Boot Repair — Hand Tooled Belts, Billfolds, Gun Holsters — Ladies Hand Tooled Purses, Strap Goods — Orthedepic Work, Build Ups, Arch Supports, Metarsal Supports - Saddle Repair

Stanton Walgreen Drug Pioneer Natural Gas Co. Alsup-Nowlin Chevrolet Co. Rhodes Motor Co. Texas Electric Service Co.

James Jones Hardware Co. Bentley's of Stanton Cain Tractor and Supply Stallings Insurance Eiland Insurance

Guitar Gin Co. Cain's Body Shop Friendly Food Store Stanton Thriftway Blocker Oil Co.

White Motor Co. The Stanton Reporter **Neal Estes** General Manager M. O. McKay

Mechanical Superintendent



WEDDING DATE SET-Mr. and Mrs. S. A. Ferguson Jr. of Houston are announcing the approaching marriage of their daughter, Judy Cheryl, to James Randall Sale of Waco, son of Mr. and Mrs. J. Woodford Sale of Stanton. The wedding will be at 7:30 p.m. Aug. 27 in Park Place Baptist Church, Houston. The bride-elect is a senior at Baylor University, where she is affiliated with Alpha Omega social club. Her fiance is a 1966 graduate of Baylor, with a bachelor of business administration degree, and was a member of the Baylor Chamber of Commerce. He is now an agent for the Southwestern Life Insurance Co.

Mrs. Roten Is Pink And Blue Shower Honoree

Mrs. Robert Roten was hon-

Refreshments of pink lemonade and cookies were served from a table covered with a pink tablecloth and centered with a blue and white stork. Crystal appointments were

Hostesses were: Mrs. Bobby Orson, Miss Ingrid Halzewood, Miss Janice Hamilton, Mrs. F. C. Wheeler, Mrs. Leroy Linney, Mrs. A. M. Fisher, Mrs Billy Morrow, and Mrs. Curtis Flanagan.

The hostess gift was a Playly 25 were in attendance.

1,000 Fires A Day Every day more than 1,000 readily. American homes are struck by fire, according to the Insurance Information Institute.

George Smith Gets Air Force Promotion

George W. Smith, son of ored with a pink and blue Mr. and Mrs. Dan M. Smith shower Monday night, August of Route 1, Big Spring, has been promoted to airman section. ond class in the U. A. Air

> Airman Smith is a flight equipment specialist at Sheppard AFB, Texas. He is a member of the Air Training Command which provides the flying, technical and specialized education programs for the Air Force.

The airman attended Stanton High School.

Warm Hands

Rub petroleum jelly on your tex nursing set. Approximate- hands in cold weather. They'll stay much warmer. Also rub jelly into rods guides and the line won't freeze in them as

> Patronized your local merchants and save!

HEY KIDS!

Hurry Up and Come Out and Sign Up for the Opportunity To Own a TIGER BICYCLE.

Bicycle Will Be Given Away At 2 P. M.

Monday Afternoon, August 8 At The Station.

HOLDER FRED **HUMBLE SERVICE STATION**

SPECIALS GOOD FOR THURSDAY, FRIDAY, And SATURDAY, AUG. 4th, 5th, And 6th

S&H **Green Stamps** AT Thriftway

Limit One, 5 Lbs.

S&H **Green Stamps** Friendly Food

PINEAPPLE

Libby's, No. 11/2 Can, 2 for .

SALAD DRESSING

MIRACLE WHIP

TOMATO SOUP

SHURFINE,

2 For 25¢

TOILET TISSUE

10 For 69¢



new "Balanced Blend" GLADIOLA FLOUR

5 LB. BAG

55¢

MACKERAL

STAR FIRE

19¢

SAUSAGE VIENNA

VAN CAMP

10 Lbs.

19¢

CHARCOAL

ENERGY

39¢

LIGHTER FLUID

49¢ Regular 69c

Quart

LISTERINE

HUNT'S, HICKORY, PIZZA BOTTLE 19¢

39¢ 1/4 Lb. Package

19¢ No. 300 Can

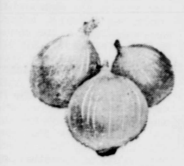
Store Hours For Your Friendly Food - Open 7 A. M. - Close 7 P. M. - Except Wednesdays And Saturdays.

NO. 1-DIAL SK 6-3612

O. C. And ALTON TURNER, Owners

CORNER ST. MARY AND ST. ANNA

Fresh Produce



Yellow,

CANTALOUPES

CALIF., Kentucky Wonder

Local Grown, Nice, Full of Flavor

California,



Fresh Meats

ROAST, Arm Choice Beef,

FRESH GROUND

STEAK

CLUB, CHOICE BEEF

ь. 75¢

CHOICE BEEF

ROAS1

CHUCK, CHOICE BEEF

39¢

Tall Korn, Sliced Lb.



Store Hours For Thriftway - 8 A. M. to 8 P. M.-Except Wednesdays and Saturdays,

O. C. And ALTON TURNER

WEST BROADWAY STREET

DIAL SK 6-3375

HAMILTON

OPTOMETRIC CLINIC

PRESCRIPTION LENS LABORATORY

(Across Street North Of Court House)

BIG SPRING, TEXAS

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT

NUMBER SIXTEEN ON THE BALLOT

PROPOSED CONSTITU- the House of Representatives

TIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 8, 1966.
HOUSE JOINT RESOLU-

TION NO. 1 proposing an Amendment to the Constitution of the State of Texas to establish the date on which newly elected Members of the Legislature, and shall serve thereafter for the full term of years to which elected and Legislature shall qualify and

Section 1. That Article III. Section 3, of the Constitution qualified electors

Section 1. That Article III.
Section 3, of the Constitution of Texas, be and the same is hereby amended so as hereafter to read as follows:

"Section 3. The Senators shall be chosen by the qualified electors for the term of four years; but a new Senate shall be chosen after every apportionment, and the Senators elected after each apportionment shall be divided by lot into two classes. The seats of the Senators of the first monday in November, 1966, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment establishing the date on which newly elected Members of the Legislature shall qualify and take of five

their election, on the day set by law for the convening of the Regular Session of the Legislature, and shall serve thereafter for the full term of years to which elected and until their successors shall have been elected and covaling the successors shall serve the

have been elected and quali-fied." State of Texas is hereby di-rected to issue the necessary

Section 4, of the Constitution and this Amendment shall be of Texas, be and the same is hereby amended so as hereafter to read as follows:

That Article 111, proclamation for such election and this Amendment shall be held as required by the Constitution and laws of

Sec. 2. That Article III, proclamation for such election ection 4, of the Constitution and this Amendment shall be

The Exchange Desk

tary Club Tuesday noon. The Pirkle said." major, married to the former Huda Hassen of Stamford, has just returned after slightly manche County began the filters, and when it becomes C. Greenhaw, P. G. Yates, O. more than 11 months spent current year with more pronear Da Nang.'

-ED-Camey a dirty town? Sorry ed an all-time high. Total bout that, chief. Would you holdings of life insurance in believe we used 1,332,000 gal- the local area are now placed lons of water Tuesday, July at more than \$39 million, 818 19? A new all-time high in thousand." water consumption was set

106 - 108 West Third

Legislature shall qualify and

BE IT RESOLVED BY THE

LEGISLATURE OF THE STATE OF TEXAS:

of the Senators of the first class shall be vacated at the

expiration of the first two years, and those of the second

class at the expiration of four

years, so that one half of the Senators shall be chosen bi-ennially thereafter. Senators shall take office following

Stamford American: "Work- tendent. The 1,332,000 gallons to the rapid sand filters in the ing as an American advisor used broke a record set July City Water Plant is 99 per to Vienamese forces was at 16, 1963, when 1,320,000 gal-cent complete according to time quite frustrating but at lons flowed through the city City manager Doyle Duke, Cost others very rewarding. Maj. pipes. We are pumping more of the project is approximate- Mrs. Zella Graves, Mrs. Evelyn Raymond Bragalone told water now that we did when ly \$32,000, and it should be members of the Stamford Ro- our population was larger, ready about August 15. The Presley, John D. Johnson, Burl

tection in the form of life insurance than ever before. Cov- other deposits, the unit will McCamey News: "Is Mc- erage, per family, has reach-

week, according to The Graham Leader: "Con- area.

Dial AM 3-2501

until their successors shall have been elected and quali-

Amendment establishing the date on which newly elected Members of the Legislature shall qualify and take of-

"AGAINST the Constitu-

tional Amendment estab-

newly elected Members of the Legislature shall quali-fy and take office."

If it appears from the re-

the Constitution and laws of

shut off." ole's city council Monday Hattie Estes recently. night gave its stamp of approval to a newly-formed emergency radio network in the The radio network is James Pirkle, water superin-struction on the new addition an outgrowth of a group of citizen's band radio work who THE CITY OF STANTON have formed a club, the Gaines County CB'ers. After the VS. objectives of the club and the emergency radio network were explained to the council MRS. J. E. THOMPSON by E. L. Wallace, 511 SW 16th THE STATE OF TEXAS St., club president, the council members authorized installation of citizens band radios

in one police car and the fire

ham water treatment plant

will cost the city \$169 each. The city already has a citizen's band radio in operation in a

pickup truck." -EDctric cooperatives 'are political creatures and that their is as follows: existence depends on congrescent loans available to rural electric cooperatives. The National Rural Electric Cooperative Assn. in convention two years ago, authorized that a study be made to determine

-EDvote in the community comham, ASC Chairman, announced today. Nominations are made by filing a petition at must be limited to one nominee each and filed not later than August 12, 1966. Nomina-

the establishment of a REA

supplemental loan program

through a Cooperative bank."

tions are invited and desired." Cleaner Bags

Tuck a plastic bag your suits come back from the cleaners in a pocket of your hunting and fishing jackets. They take up little room. With a hole for your head, they serve as an emergency rain poncho.

Hospital Notes

Physicians Hospital And Clinic

Patients admitted July 25 through July 31:

Bertha May Crisp, Midland; Roten and baby, Mrs. Dorothy modern addition to the Gra- Johnson, and Clydene Johnson, Odessa; Mrs. Josephine The Comanche Chief: "Co- will have automatic control Myrick, Edwin Mike Hall, W. necessary to backwash the J. Jenkins, and Mrs. Nettie sand to remove sludge and Jean Scudder.

Seminole Sentinel: "Semin- from Fort Worth, visited Mrs. ited recently with Mr. and

Mr. and Mrs. Robert Glenn Dear editar: 1966, in the local hospital.

Mr. and Mrs. Ross Green and family from Odessa, vis- tractor seat to Mrs. Lewis Roten.

CITATION BY PUBLICATION

NO. 522

local residents interested in URBAN RENEWAL AGENCY)

CONDEMNATION PROCEEDINGS BEFORE SPECIAL COMMISSIONERS

) COUNTY COURT

TO: Mrs. J. E. Thompson, if Living, and if Deceased, her Heirs and Unknown Heirs

YOU are hereby commanded to appear at the hearing him dozens of experts on fordepartment emergency station before the Special Commissioners appointed by the Judge of eign affairs, in any direction wagon. The radio's installed the County Court of Martin County, Texas, to assess the dam- he wants to go. ages occasioned by the condemnation of the hereinafter described property, and to appear and answer in said Proceed- every side of any question water department pickup ings at the office of the County Judge in the Martin County about any country, whether Courthouse in the City of Stanton, Texas, at 10:0 o'clock A. we've heard of it before or not, M. on the first Monday after the expiration of forty-two (42) the same as the U.S. Senate. day, July 21, Jim Morris of days from the date of issuance hereof, that is to say, 10:00 You don't have to be able to Austin and information direc- o'clock A. M. on Monday, the 12th day of September, 1966, tor of the Texas Electric Ser- and answer the petition of the Urban Renewal Agency of the vice Cooperative Assn. head- City of Stanton, Plaintiff, in the suit styled "Urban Renewal ed a discussion with a repre- Agency of the City of Stanton vs. Mrs. J. E. Thompson," bers and other concerning a wherein the Urban Renewal Agency of the City of Stanton proposed legislation for crea- is Plaintiff, and Mrs. J. E. Thompson, whose place of resition of a Federal Bank for dence is unknown, is Defendant, which Petition was filed Rural Electric Systems. Mor- with the Judge of the County Court of Martin County, Texas, ris pointed out that rural ele- on the 27th day of July, 1966; and the nature of which suit

The suit is a Proceeding in Eminent Domain in which the sional enactments. Congress Urban Renewal Agency of the City of Stanton is condemning, has,' he said, 'done just about at the request of its Board of Commissioners, for rehabilitaall it can do to make 2 per tion purposes, which are public purposes, the following described tract of land situated in Martin County, Texas, to-wit: Lot 8 in Block 51, original town of Stanton,

> Texas, according to a map or plat thereof originally recorded in Vol. 1, page 258, Deed Records of Martin County, Texas.

You are notified that said hearing has been set for the 16th day of September, 1966, at 2 o'clock, P. M., at the County Courtroom in the Martin County Courthouse in Stan-The Memphis Democrat: ton, Texas, and to appear at same and present such evidence "Farmers who are eligible to as you may wish. You are further notified to appear and ansmitee election on September wer said petition on or before September 12th, 1966, at 10:00 7 also have the right to nomi- o'clock A. M. If your desire to appear and answer before nate candidates to be entered said date of September 12th, 1966, do so at the office of the on the ballots, Roy L. Gres- County Judge of Martin County, Texas, located at the Court-

The interest of said Mrs. J. E. Thompson, whose place the ASCS Office signed by six of residence is unknown, and her heirs and legal representaor more farmers who are qua- tives, if any, is that she either owns or claims an interest in lified voters. Each petition said property, subject to unpaid accrued taxes and other liens.

If this Citation is not served within ninety (90) days after its issuance it shall be returned forthwith. GIVEN UNDER OUR HANDS at Stanton, Martin Coun-

ty, Texas, this 27th day of July, 1966.

M. L. GIBSON KATHLEEN LEWIS R. W. HAISLIP Special Commissioners

PUBLIC NOTICE

PROPOSED CONSTITU- quired or authorized by this
TIONAL AMENDMENT
Constitution or the Laws of
this State, under such terms
and conditions as the Legis-ON NOVEMBER 8, 1966.
HOUSE JOINT RESOLUTION NO. 69 proposing an Amendment to the Constitution of the Constitutions and Amendment to the Constitution of the Constitu

ing one million, two hundred thousand (1,200,000) or more stitutional Amendment shall thousand (1,200,000) or more inhabitants by the consolidation of the functions of government or by contract between any political subdivision(s) located within the first Tuesday after the first county and any other political Monday in November, 1966, at subdivision(s) located within which time the ballot the county or with the coun- have printed thereon the folty; providing for an election lowing:
and the issuance of a procla"FOR the Amendment to

LEGISLATURE OF THE STATE OF TEXAS: Section 1. That the Consti-tution of the State of Texas be amended by adding a new Section in Article III, to be

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

counties or any politica subdivision(s) located therein to contract for the per-formance of functions of

majority of the voters in each of these political subdivisions, under such terms and conditions as the Legislature may

Cated therein to contract for the performance of functions of government."

Sec. 3. The Governor of the State of Texas shall issue the

Philosopher Says President Can Find Plenty Of Foreign Affairs Experts Here

tin County Philosopher on his grass farm on Mustang Draw seems to be discussing the unemployment situation, although we're not sure.)

keep the sun off while he went to the house for a drink of water keep the sun and the wind blew off, that President Johnson is having

a hard time finding enough APPOINTED BY JUDGE OF experts on foreign affairs to) MARTIN COUNTY, TEXAS fill some jobs now open on his staff.

I do not understand this. Clearly he's not looking in the right place. If he will come out to this area, I can show I don't mean one-sided ex-

perts.

(Editor's note: The Mar- | pronounce a country's name to know what we ought to do Mrs. Jess Angel, and Mr. and about it.

Studying the country you're Eastland, Monday, August 1. doesn't mean anything. There in Orient, Iowa. are men in Washington who

newspaper yesterday afterno- and the other half says she for foreign affairs experts Mr. and Mrs. James Roten on which a neighbor left on his won't. You can get exactly yet, he can find plenty around the same vote out here, where here, although actually he can most of our information is find just as many right there on our own. As I found out fully as capable as we are. long ago, never call on more than one expert for advice

about M, or what the Admin- Mrs. E. J. Russell of Midland, istration ought to stop doing attended the funeral of their hiring out as an expert on Mr. Farrington's home was

Roten are the proud parents As I understand the present have spent years studying on one problem. If you get of a baby boy born July 27, boom times, nearly everybody China, they can read and two, you'll wind up with oppowho wants to work is working write the language and pro- site advice and be about where The boy weighed six pou- and a lot of people who don't nounce the names, and half you were before you started. nds, two ounces, and has been are, but still shortages crop of them say China will attack | However, if President Johnnamed Robert Glenn Roten II. up. For example, I read in a us if we keep bombing Hanoi son hasn't filled those jobs

Local People **Attend Funeral**

Loyace and Ode Hazlewood. uncle, Manley Farrington, at

limited to what we think up around Washington who are

Yours faithfully,

HAVE YOU DRIVEN A - - -1966 PONTIAC?

IN ALL FAIRNESS TO YOURSELF - DO SO BEFORE YOU BUY ANY OTHER CAR "DEALING IS ALWAYS FAIR" AT

PERMIAN PONTIAC

2714 W. Wall

Midland, Texas

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT

NUMBER TEN ON THE BALLOT

ON NOVEMBER 8, 1966.
HOUSE JOINT RESOLUTION NO. 65 proposing an Amendment to Section 3-b of Article VII of the Constitution of Texas providing that school taxes theretofore voted in any independent school district or in any junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted or allocated to, such district or any territory therein, in the

trict or in any junior college district shall not be abrogated, cancelled or invalidated by a change in boundaries nor shall bands yeted but restances to the cancel and th change in boundaries nor shall bonds voted, but unissued, at the time of such change, be invalidated by such change; authorizing the levy of taxes after such change without further election in the district as changed; providing an exception in the case of the annexation or consolidation of whole districts; providing for an election and the issuance of a proclamation therefor.

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

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

"Section 3-b. No tax for the maintenance of public free

"Section 3-b. No tax for the In those instances where th "Section 3-b. No tax for the maintenance of public free schools voted in any independent school district and no tax for the maintenance of a junior college district, nor any bonds voted in any such district, but unissued, shall be abrogated, cancelled or invalidated by change of any kind in the boundaries thereof. After any change in boundaries, the governor shall boundaries thereof. After any trict having at the time of change in boundaries, the governing body of any such district, without the necessity of an additional election, shall have the power to assess, levy bonds of such district voted by the Constitution of this State. and collect ad valorem taxes prior to such change, may be tion and Laws of this State.

subsequently sold and deliver-ed and any voted, but unis-sued, bonds of other school districts involved in such an-nexation or consolidation shall not thereafter be issued." PROPOSED CONSTITUTIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 8, 1966.

on all taxable property within
the boundaries of the district
as changed, for the purposes
of the maintenance of public
free schools or the maintenance
of a junior college as

not thereafter be issued."

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

"FOR the Amendment to "FOR the Amendment to Section 3-b of Article VII of the Constitution of Texas

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

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT

NUMBER FIFTEEN ON THE BALLOT

PROPOSED CONSTITU-TIONAL AMENDMENT services determined by the TO BE VOTED ON AT AN ELECTION TO BE HELD for the better care and treatlishing and equipping facilities for assisting the blind, crip-crippled, or otherwise p toration, or for providing in providing other services deother services essential for termined by the state agency to be essential for the handicapped.

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

"The state agencies may deposit money accented under

wise physically or mentally handicapped may accept money from private or federal sources, designated by the private or federal source as money to be used in and establishing and equipping facilities for assisting those who are blind, crippled, or otherwise physically or mentally handicapped in becoming gainfully employed, in rehabilitation or restoration, or for providing other services essential for the better care and treatment of the handicapped." Sec. 3. The Governor of the state agencies may expend the state agencies may expend the state of Texas shall issue the money. Money accepted under this subsection for a purpose prohibited by the Legislature shall be returned to the entity that gave the money.

"This subsection does not important their rehabilitation or restoration, or for providing other services essential for the better care and treatment of the better care and tre

ON NOVEMBER 8, 1966.

SENATE JOINT RESOLUTION NO. 33 proposing an Amendment to Section 6, Article XVI, Constitution of the State of Texas, to authorize subsection, and no other money tate participation in programs by for specific programs and treatment of the better care and treatment of the be state participation in programs ey, for specific programs and financed with funds from private or federal sources and local level or other private, onducted by local level or nonsectarian associa other private, nonsectarian as-sociations, groups, and non-organizations, in establishing profit organizations for estab-and equipping facilities for asor mentally handicapped in becoming gainfully employed, for their rehabilitation or res-

LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Section 6, Article XVI, Constitution of the State of Texas, be amended to read as follows:
"Section 6. (a) No appropriation for private or individual purposes shall be made, unless authorized by this Constitution. A regular statement, under oath, and an account of the receipts and expenditures of all public monstitutes."

"The state agencies may deposit money accepted under this subsection either in the state treasury or in other secure depositories. The money may not be expended for any purpose other than the purpose for which it was given. Notwithstanding any other provision of this Constitution, the state agencies may deposit money accepted under this subsection either in the state treasury or in other secure depositories. The money may not be expended for any purpose other than the purpose for which it was given. Notwithstanding any other provision of this curve depositories. The money may not be expended for any purpose other than the purpose for which it was given. Notwithstanding any other provision of this curve depositories. The money may not be expended for any purpose other than the purpose for which it was given. Notwithstanding any other provision of this constitution, and the purpose other than the purpose for which it was given. Notwithstanding any other provision of this constitution, and the purpose for which it was given. Notwithstanding any other provision of the receipts and the purpose for which it was given. Notwithstanding any other provision of the receipts and the purpose for which it was given. sity of an appropriation, un-less the Legislature, by law, penditures of all public money shall be published annually, in such manner as shall be prescribed by law.

"(b) State agencies charged without the necessary of an appropriation, unless the Legislature, by law, requires that the money be expended only on appropriation. The Legislature many prohibit state agencies from with the responsibility of pro-viding services to those who are blind, crippled, or other-wise physically or mentally

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

them the following:
"FOR the Constitutional

Amendment authorizing assistance to the blind, crip-pled, or otherwise physical ly or mentally handicapped, in the form of grants of public funds obtained from private or federal sources only, to local level or other private, nonsectarian associations, groups, and non-profit organizations for establishing and equipping facilities to assist the handicapped in becoming gainfully employed, for their rehabilitation or restoration, or for providing other services essential for the better care and treat-ment of the handicapped."
"AGAINST the Constitu-tional Amendment author-izing assistance to the blind, izing assistance to the blind, crippled, or otherwise physically or mentally handicapped, in the form of grants of public funds, obtained from private or federal sources only, to local level or other private, nonsectarian associations, groups, and nonprofit organizations for establishing and equipping facilities to assist the ping facilities to assist the handicapped in becoming gainfully employed, for their rehabilitation or res-

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER TWELVE ON THE BALLOT

PROPOSED CONSTITU- the territory thereof is includ-

Section 4. The Members of this State.

of buildings and improvements and equipping same, for hospital purposes; providing for the transfer to the hospital district of the title to any land, buildings, improvements and equipment located wholly within the district which may of the facilities of such district of the title to any land, buildings, improvements and equipment located wholly within the district which may of the facilities of such district which may be held on the first Tuesday after the first Monday in November, land the first Tuesday after the first Monday in November, such district which may be held on the first Monday in November, such district which may be held on the first Monday in November, such district which may be held on the first Monday in November, such district which may be held on the first Monday in November, such district which may be made by the Legislature that the first Monday in November, such district which may be made by the Legislature that the first Monday in November, such district which may be made by the Legislature that the first Monday in November, such as the first Mo

TIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 8, 1966.
HOUSE JOINT RESOLUTION NO. 48 proposing an Amendment to Article IX of the Constitution of the State of Texas, providing the method and manner for dissolution

aries: providing that after its bond obligations, if any, of the district, in such manner as to protect the interest of the citizens within the district, including their collective property of the district, providing medical care within the boundaries of the district, providing for the levy from federal funds, however of Texas, providing the method and manner for dissolution of hospital districts created under Article IX of the Constitution.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Section 9, Article IX of the Constitution of the State of Texas be amended to read as follows:

of the State of Texas be amended to read as follows:
"Section 9. The Legislature may by law provide for the creation, establishment, maintenance and operation of hospital districts composed of one or more counties or all or any part of one or more counties or all or any part of one or more counties with power to issue bonds for the purchase, construction, acquisition, repair or renovation of buildings and improvements and equipping same, for hos-

and equipment located wholly within the district which may be jointly or separately owned by any city, town or county, providing that any district so created shall assume full responsibility for providing medical and hospital care for its needy inhabitants and assume the outstanding indebtedness incurred by cities, towns and counties for hospital care for its needy inhabitants and assume the outstanding indebtedness incurred by cities, towns and counties for hospital care for its needy inhabitants and assume the outstanding indebtedness incurred by cities, towns and counties for hospital care for improvement of any of the facilities of such district.

Provided, however, that no district shall be created except by act of the Legislature and then only after thirty (30) days' public notice to the district affected, and in no event may the Legislature provide for a district to be created without the affirmaedness incurred by cities, towns and counties for hospital purposes prior to the creation of the district, if

(1) determining the desire of a majority of the qualified oters within the district to dissolve it; (2) disposing of or trans-

ferring the assets, if any, of

the district; and

(3) satisfying the debts and

"FOR the constitutional amendment providing the method and manner for dis-solution of hospital districts.

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

Sec. 3. The Governor of the State of Texas shall issue the creation of the district, if same are located wholly within its boundaries, and a prorata portion of such indebtedness based upon the then last approved tax assessment rolls of the included cities, towns and counties if less than all

Proposed CONSTITUTIONAL AMENDMENT NUMBER THIRTEEN ON THE BALLOT

Amendment to the Constitution of the State of Texas by
adding a new Section, Section
63, to Article III; authorizing
the Legislature to provide by
statute for the accomplishment of governmental functions within any county having one million two hundred

Constitution of state-wide importance in which the county
acts for the State, as well as
of local importance, whether
required or authorized by this
Constitution or the Laws of
this State."

See 2. The foregoing Con-

mation therefor.
BE IT RESOLVED BY THE known as Section 63, reading as follows:

the Constitution authorizing the Legislature to provide by statute for any county having one million, two hundred thousand (1,200, 000) or more inhabitants to consolidate the functions of government and for such

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

require.

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

) COUNTY COURT

JACOB KNUDSON THE STATE OF TEXAS

and

land,

their

was

ppo-here ted. ohn-jobs perts

can

here

are

TO: Jacob Knudson, is Living, and if Deceased, his Heirs and ing the full \$9 quarterly pre- medicare. He emphasized that cording to Owen Kelly, presi-Unknown Heirs

YOU are hereby commanded to appear at the hearing ple may pay \$3 or \$6 amounts is for the Doctor Bill Insurbefore the Special Commissioners appointed by the Judge of covering one or two premi- ance and only those people the County Court of Martin County, Texas, to assess the ums, but they should make a who have signed up for it are will be Michael Springer, son damages occasioned by the condemnation of the hereinafter described property, and to appear and answer in said Proling monthly Social Security older is eligible for the Hospital be a senior in Stanton High ceedings at the office of the County Judge in the Martin or Railroad Retirements pay- pital Insurance benefits in a School this fall. His parents County Courthouse in the City of Stanton, Texas at 10:00 ments have the \$3 monthly participating hospital without are members of the farm buo'clock A. M. on the first Monday after the expiration of premium deducted from their paying a premium benefit checks. forty-two (42) days from the date of issuance hereof, that is to say, 10:00 o'clock A. M. on Monday, the 12th day of tices last month requesting Know what the most con-September, 1966, and answer the petition of the Urban Re- them to mail in a quarterly centrated food pickup you can newal Agency of the City of Stanton, Plaintiff, in the suit payment of \$9. Payments may eat is? A candy bar. Toss a styled "Urban Renewal Agency of the City of Stanton vs. be by check of money-order couple in hunting or fishing Jacob Knudson," wherein the Urban Renewal Agency of the mailed to the Social Security clothes. When you start to tire, City of Stanton, is Plaintiff, and Jacob Knudson, whose place of residence is unknown, is Defendant, which Petition was filed with the Judge of the County Court of Martin County, Texas, on the 27th day of July, 1966; and the nature of which suit is as follows:

The suit is a Preceeding in Eminent Domain in which the Urban Renewal Agency of the City of Stanton is condemning, at the request of its Board of Commissioners, for rehabilitation purposes, which are public purposes, the following decribed tract of land situated in Martin County, Texas to-wit:

Lot 1 in Block 51, original town of Stanton, Texas, according to a map or plat thereof on record originally recorded in Vol. 1, page 258, Deed Records of Martin County, Texas.

You are notified that said hearing has been set for the 16th day of September, 1966, at 2 o'clock, P. M., at the County Courtroom in the Martin County Courthouse is Stanton, Texas, and to appear at same and present such evidence as you may wish. You are further notified to appear and answer said petition on or before September 12th, 1966, at 10:00 o'clock A. M. If you desire to appear and answer before said date of September 12th, 1966, do so at the office of the County Judge of Martin County, Texas, located at the Courthouse in Stanton, Texas.

The interest of said Jacob Knudson, whose place of residence is unknown, and his heirs and legal representatives, if any, is that he either owns or claims an interest in said property, subject to unpaid accrued taxes and other liens.

If this Citation is not served within ninety (90) days after its issuance it shall be returned forthwith.

GIVEN UNDER OUR HANDS at Stanton, Martin County Texas, the 27th day of July, 1966.

M. L. GIBSON KATHLEEN LEWIS R. W. HAISLIP Special Commissioners

COUNTY COURT

CITATION BY PUBLICATION

NO. 520

URBAN RENEWAL AGENCY) CONDEMNATION THE CITY OF STANTON) PROCEEDINGS BEFORE SPECIAL COMMISSIONERS

H. RUSSELL AND/OR

B. F. MARTIN THE STATE OF TEXAS

TO: J. H. Russell and/or B. F. Martin, if Living, and if Deceased, their Heirs and Unknown Heirs

before the Special Commissioners appointed by the Judge of the County Court of Martin County, Texas, to assess the the nature of which suit is as follows:

The suit is a Proceeding in Eminent Domain is which the and the nature of which suit is as follows: Urban Renewal Agency of the City of Stanton is condemning, at the request of its Board of Commissioners, for the rehabilitation purposes, which are public purposes, the following described tract of land situated in Martin County,

Lot 6 in Block 51, original townsite of Stanton, according to a map or plat thereof originally recorded in Vol. 1, Page 258, Deed Records of Martin County, Texas.

You are notified that said hearing has been set for the 16th day of September, 1966, at 2 o'clock, P. M., at the County Courtroom in the Martin County Courthouse in Stanton, Texas, and to appear at same and present such evidence as you may wish. You are further notified to appear and answer said petition on or before September 12th, 1966, at 10:00 o'clock A .M. If you desire to appear and answer before said date of September 12th, 1966, do so at the office of the County Judge of Martin County, Texas, located at the Court- County Judge of Martin County, Texas, located at the Court- for some visting potentates? house in Stanton, Texas. The interest of said J. H. Russell and/or B. F. Martin, whose places of residence are unknown. and their heirs and legal representatives, if any, is that they either own or claim an interest in said property, subject to if any, is that he either owns or claims an interest in said pro- especially if they like barbeunpaid accrued taxes and other liens.

If this Citation is not served within ninety (90) days after its issuance it shall be returned forthwith

GIVEN UNDER OUR HANDS at Stanton, Martin County, Texas, this 27th day of July, 1966.

M. L. GIBSON KATHLEEN LEWIS R. W. HAISLIP Special Commissioners

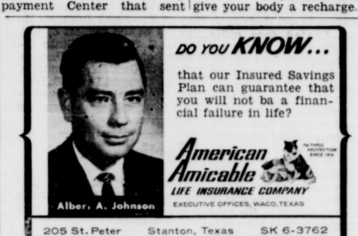
Notes Payments Under Farm Bureau 'Doctor Bill' Insurance

Spring, has noted some older in Big Spring.

Others received premium no-

ager of Social Security in Big be made to the District Office

Bill Insurance under medicare fuse Hospital Insurance and nar Aug. 9-13 on Baylor Unimay be having difficulty pay- Doctor Bill Insurance under versity campus in Waco, ac-Fisher said that these peo- tinct. The premium payment Farm Bureau.



Attention Future Brides

Make your selection of fine crystal and china

Carolyn's Gift and Bridal Shoppe

> **Highland Shopping Center** Big Spring, Texas

Selections Displayed at Maxine's Florist Stanton, Texas

CITATION BY PUBLICATION

APPOINTED BY JUDGE OF URBAN RENEWAL AGENCY) CONDEMNATION MARTIN COUNTY TEXAS THE CITY OF STANTON

PROCEED!NGS BEFORE) APPOINTED BY JUDGE OF) MARTIN COUNTY, TEXAS column — to cause a chukle) COUNTY COURT

J. C. McLEAIRD THE STATE OF TEXAS

YOU are hereby commanded to appear at the hearing TO: J. C. McLeaird, if Living, and if Deceased, his Heirs in some ways. This corner, and Unknown Heirs

YOU are hereby commanded to appear at the hearing doubt be pretty grim now and damages occasioned by the condemnation of the hereinafter before the Special Commissioners appointed by the Judge of then. described property, and to appear and answer in said Proceed- the County Court of Martin County, Texas, to assess the damings at the office of the County Judge in the Martin County ages occasioned by the condemnation of the hereinafter des-Courthouse in the City of Stanton, Texas, at 10:00 o'clock cribed property, and to appear and answer in said Proceedings that she and Pat expect to A. M. on the first Monday after the expiration of forty-two at the office of the County Judge in the Martin County Court- move into a little Austin (42) days from the date of issuance hereof, that is to say, 10:00 house in the City of Stanton, Texas, at 10:00 o'clock A. M. apartment and face the same o'clock A. M. on Monday, the 12th day of September, 1966, on the first Monday after expiration of forty-two (42) days problems that all newlyweds and answer the petition of the Urban Renewal Agency of the from the date of issuance hereof, that is to say, 10::0 o'clock have. Now, I wish the Nugents City of Stanton, Plaintiff, in the suit styled "Urban Renewal A. M. on Monday, the 12th day of September, 1966, and their problems are going to Agency of the City of Stanton vs. J. R. Russell and/or B. F. answer the petition of the Urban Renewal Agency of the City be quite the same as other Martin," wherein the Urban Renewal Agency of the City of Stanton, Plaintiff, in the suit styled "Urban Renewal Agency people have Stanton is Plaintiff, and J. H. Russell and/or B. F. Martin, of the City of Stanton vs. J. C. MeLeaird," wherein the Urban whose places of residence are unknown, are Defendants, Renewal Agency of the City of Stanton is Plaintiff, and J. C. of going to school and living whose places of residence de distributi, die Determinentation of a budget. I do nope sne which Petition was filed with the Judge of the County Court McLeaird, whose place of residence is unknown, is Defense is not planning to handle her of Martin County, Texas, on the 27th day of July, 1966; and dant, which Petition was filed with the Judge of the County budget the way her father Court of Martin County, Texas, on the 27th day of July, 1966; handles his and mine. If Luci

The suit is a Proceeding in Eminent Domain in which the Urban Renewal Agency of the City of Stanton is condemning, at the request of its Board of Commissioners, for re-school of thought that says habilitation purposes, which are public purposes, the follow- the future Mrs. Nugent doesing described tract of land situated in Martin County Texas, n't need to fret about her bu-

Lots 7 and 11, in Block 51, original town of Stanton, Texas, according to a map or plat thereof originally recorded in Vol. 1, page 258, Deed Records of Martin County, Texas.

You are notified that said hearing has been set for the truth to this. Pat Nugent does-16th day of September, 1966, at 2 o'clock, P. M., at the n't seem like the kind who County Courtroom in the Martin County Courthouse in Stan- would sponge off his relatives. ton, Texas, and to appear at same and present such evidence Therefore, he and Luci can't as you may wish. You are further notified to appear and take money, except perhaps as you may wish. You are further notified to appear and for Christmas. But who would answer said petition on or before September 12th, 1966, at refuse to take a quarter of 10:00 o'clock A. M. If you desire to appear and answer before beef left over after Lyndon said date of September 12th, 1966, do so at the office of the had barbecued a small herd house in Stanton, Texas.

The interest of said J. C. McLeaird, whose place of residence is unknown and his heirs and legal representatives, right in the food department, perty, subject to unpaid accrued taxes and other liens.

after its issuance it shall be returned forthwith. GIVEN UNDER OUR HANDS at Stanton, Martin County, Texas, this 27th day of July, 1966.

M. L. GIBSON KATHLEEN LEWIS R. W. HAISLIP Special Commissioners

Sponsors Student To Seminar

One high school student from Martin County will attend the fourth annual Texas people enrolled for Doctor Fisher said some people con- Farm Bureau Citizenship Semthe two are separate and dis- dent of the Martin County

Attending the four - day Farm Bureau sponsored school reau, and active in all phases of farm bureau work.

Martin County Farm Bureau is sponsoring the attendance of the student going from here. Four nationally-known edu-

cators and lectures will address the more than 350 high school juniors and seniors from Texas who will attend.

They are Dr. C. L. Kay, vice president, public affairs, Lubbock Christian College, and winner of many awards, including a special citation by former President Dwight D. Eisenhower; Dr. Clifton L. Ganus, Jr. president and head of the Department of History and Social Science of Harding College at Searcy, Ark. Herbert A. Philbrick, noted author, and former counter spy for the FBI; and W. Cleon Skousen, author of "The Naked Communist," and former FBI agent and chief of police of Salt Lake City.

Purpose of the seminar is to convey to students a better understanding of the American system and way of life. Emphasis will be placed on the economic, moral and social aspects of the society in which we live - aspects that were envisioned by our forefathers in our Constitution and Bill

Gibson Column

The easiest job of the week was in picking a subject for this new column. It is fitting that we open with a look at another beginning, one you may already have heard about. That would be the start of a new life for Luci Baines Johnson and Pat Nugent.

There is more than one area of similarity between this corner and the nuptial scene. As mentioned, there's the newness: bit. More important, there are certain angles in the) SPECIAL COMMISSIONERS romance that conceivably could cause a chuckle now and then. That is a purpose of this now and then. And finally, a wedding is a solemn occasion, surveying the world and the people who make it up, will no

weekend's wedding joggles the imagination in some ways. Luci said recently

She mentioned the problem uses Washington arithmetic. the Nugents are going into debt in a hurry.

Of course, there is one dget. This school thinks that every time the President barbecues a calf at the ranch he will send a hind quarter over for the Nugents' freezer. (First he sends the freezer.)

It would be wasteful So we can assume that the Nugents will get along all

If this Citation is not served within ninety (90) days There is another problem as yet untouched. The Nugents, like all of us, especially newlyweds, need their privacy. Luci says they plan to live quietly, just like other student couples at the University of Texas. However, few other UT couples will have as many sercret service guards as the

Short Strikes

If bass are striking short on the experts use. They fish the same water but with an underwater lure - fished on top! ed with all the surface fuss of deer season. often seems to do the job.

Slugged Western bird shooters al-

ways carry a slug or two. If a

As the President's daughter, Luci gets a secret service escort almost everywhere. It was hard for young Nugent to find time to propose without a secret agent looking over his shoulder. They will change the rules under the new situation, of course, but secret service men will always be within yelling distance. That includes the classroom, study hall and supermarket.

So Luci must disabuse herself of the notion that she and Pat are going to face only the problems that other students have. They will have their own special set of problems . . . including what to do with all that barbecue.

THE STANTON REPORTER, THURSDAY, AUG. 4, 1966-7

top water lures, here's a trick wolf turns up the slugs will One fisherman rubs his lure reach out far enough to drop with blood from the first fish him. Watch state laws on this of the day he catches. Says tip. Some states make it il- it is the reason why he almost Slight diving action coupl- legal to carry a slug outside always outfishes everybody.

Long Stringer

slow. Tie your fish stringer on

a long line and let it drift out

a good ways from the dock or boat. Fish may attract oth-

Try this tip if fishing gets er fish, lure them to your bait.

Read the classified ads!

Service that completes your dining pleasure

Friendly, courteous service strikes a note of gracious hospitality that adds greatly to your enjoyment of the occasion when yo dine here.

Currie's Cafe

East On Highway 80

SK 6-3310



ABOUT OUR LOW RATE FOR ALL-ELECTRIC HOMES

More and more families are finding that our low

rate for all-electric homes makes it more economical than ever to enjoy the matchless comfort, convenience and cleanliness of flameless electric living. Their meals are cooked the cool, clean way on an tomatic electric range. They have trically heated water at the turn of a tap. The busy homemaker gets big help from her work-saving electric appliances. And electric air conditioning and heating provide perfect indoor comfort whatever the season. Yes, today's big value in better living is total electric living . . . a value to consider when you build or buy a home. Ask us for full details.

TEXAS ELECTRIQ

CECIL BRIDGES, Manager SK 6-3371



CHURCH OF CHRIST

Stanton, Texas

HEAR -HOMER YOUNGBLOOD

Millsap, Texas

Services

7:00 P. M.

MEETING

The Launching Pad

By NEAL ESTES

THE Texas University student sniper from Florida was undoubtedly insane. CHARLES JOSEPH WHITMAN, 24, an honor student, married, ex-Marine, murdered his mother and his wife before going on his slaying spree from the University of Texas tower in Austin Monday. Sixteen were killed, including the sniper and several persons wounded. It was an hour and a half of terror in the Texas capitol. A young Austin patrolman finally climbed to a position above the sniper's entrenched position and killed him. On Tuesday morning the NBC self-styled opinion makers, were out to "tare Texas apart again." The same band of commentators attempted to run down the reputation of the state like they did when the late PRESIDENT KENNEDY was assassinated in Dallas. The wildeyes and extremists slandered the good people of Dallas who had absolutely nothing to do with the actions of LEE OSWALD, the Communist imported killer of KENNEDY. Dallas and Texas were placed on trial. So, back we go again, this time a Florida native comes to Austin and unleashes his terror and the broadcaster bombard the reputation of the state. Some of the wildest of the lot, including some U. S. Senators and northern liberals started yelling for federal legislation to ban the sale of firearms. To prevent people from purchasing arms to protect their homes would be to again erase a mighty important right from the Constitution.

HE mercury registered a record high here Monday afternoon when the red line climbed to 103 degrees. It was the hottest August 1 registered in Stanton in history. Nearby cities, including Lubbock, had 105 readings. It was a steamy, hot, sultry, summer day. Some reprieve was promised Tuesday when a light breeze rolled in from the northeast and raindrops cooled the area some about mid-morning Tuesday. But this is the month of August and August is supposed to be the real steamer in these parts.

WE wrote about a new business coming to Stan-Ton last week. The FRIDAY SHOE SHOP opens formally here this week end. The firm is planning an open house with free coffee, refreshments and door prizes. It will be a nice day for the town. We need all the new business blood we can get. The FRIDAY family is most welcome. We also wish to point out the fact that some of the friendly merchants of the city have arranged for space congratulating the new business neighbors in this issue of the paper. This is indeed a commenable gesture.

N this issue of the newspaper our readers will find sixteen proposed amendments to the Texas Constitution published. These amendments need to be carefully read. They will appear three more times in the paper and we recommend they be clipped out and saved and referred to several times before election day, November 8. Too many times in the past we citizens have been derelict in our reading of these kind of changes. We should all attempt to find out what each amendment contains and then vote our own consciences when the time comes for you to mark ballots.

THE Texas Insurance Board has authorized a Texas auto insurance plenalty plan to become effective August 1, 1967. Higher premiums for drivers who cause accidents or who commit certain traffic offenses, such as speeding, will be charged. Insurance on cars for some people is almost prohibitive now. We agree that those guilty of causing accidents should be compelled to pay higher premiums but the trouble comes from the fact that too many low-income drivers are operating cars on state highway now have no insurance, no licenses to drive, and they cause more accidents than any other type driver. We feel like the time is ripe to strengthen the standards on licensing car operators. We also feel like a statewide week should be arranged for just to catch the persons driving cars without any kind of license. Hundreds of operators need to be removed from the roads and highway. This careless group is causing as many accidents as men and women who get out and violate the traffic laws in other ways.

STANTON is indeed fortunate to have two peace officers cut from the seasoned and experienced casts from which men like JAKE BRUTON and DUB WEATHERFORD come. These veterons are wise in operational and investigative methods but active and efficient enough to contain just about any disturbance of the peace that takes place in the city limits of our town. They are men of calm judgment and are not given to rash statements or acts. We can depend on these fine authorities and we congratulate the city council for providing such worthy law enforcement for Stanton.

NEAL'S NUGGET: A good editor needs good friends. I have many. One of my most trusted supporters advised me this week of something I have suspected for a longtime. He warned me against the confederacy of association with another individual. I cooled his fears. I restated my confidence in the man he mentioned for me to 'beware of'. But, you know something, my friendly informant was right! That's where the pub comes in. It hurts to be hurt by a guy you admire. What has happened in Our Society?

No. 1 Bonnie - -

(Continued from page 1) recovered 1,210 feet of distillate. A check of the bottom section of the hole did not petroleum liquid.

Location is 1,980 feet from north and 660 feet from east lines of section 29, block 33, T-4-S, T&P survey.

Pan American Petroleum Corp. has completed No. 3 E. L. Powell as the second well and a location northwest offset for the Blalock Lake civic affairs, higher educa-(Wolfcamp) pool of Glass- tion, land development, real

On the 24-hour potential, gravity oil through a 16-64- provement Association; inch choke, with surface pressure of 500 pounds. Gas-oil ratio registered 1,190-1 and perforations at 8,067-072 feet were acidized with 500 gallons. been reported as 295 barrels of

Site is 660 feet from south and 7,997 feet from east lines of section 4, block 35, T-3-S, T&P survey, 13 miles northwest of Garden City.

Southwestern Natural Gas ed Pecan Growers. Inc. of Midland has scheduled No. 1 Couey, an as 8,600foot venture adjacent to the Spraberry Trend Area in Gla-

Located 141/2 miles southwest of Garden City, it is 1,320 feet from north and 1,980 feet from west lines of section 13, block 36, T-5-S, T&P survey.

Southwestern Natural has potentialed No. 2 - A Chriesman as a 12-mile east extension to the Spraberry Trend Area of Glasscock.

It was completed to flow 265 barrels of 41.7 - gravity oil per day through a 16-64inch choke and from perforations extending from 7,812 to 8.650 feet. The zone was fractured with 80,000 gallons and surface pressure was 525 pounds. Gas-oil ratio was gauged at 1.180-1.

Location is 2,660 feet from north and 1,321 feet from east lines of section 12, block 36, T-5-S, T&P survey, 14 miles southwest of Garden City.

The Glasscock sector of the Spraberry Trend Area was extended 11/8 mile southeast with completion of Union Texas Petroleum, a division of Allied Chemical Corp. No. 1-35 Daniel, 13 miles southwest of Garden City.

Daily flowing rate was 40 barrels of 45.1-gravity oil with gas-oil ratio of 2,040-1. Production was through a 16-64inch choke and from perforations between 7.703 and 8.126 feet which had been acidized H. M. Zimmerman, sheriff-tax-assesor collector; Kyle Shoe-

with 1,500 gallons. and 1,980 feet from west lines of section 35, block 35, T-5-S, T&P survey.

Vaughn Petroleum Inc. of Dallas has scheduled three 2,- itors of his parents, Mr. and Mrs. Bartlett Smith. 500-foot projects in the Mc-Dowell (San Andres) area of Glasscock, 15 miles southeast

327 feet from east lines of came home with Mrs. Woodard for the remainder of the sumsection 30, block 34, T-2-S, mer. T&P survey.

No. 5-B L. S. McDowell spots 1,320 feet from north and 1,667 feet from east lines Club met Monday night. Several numbers were presented by of same section.

locates 660 feet from north and 2,327 feet from east lines of were Euel Ferguson and J. C. Mott. same section

Standard Oil Co. of Texas has potentialed No. 2-30 L. S. McDowell, 15 miles southeast of Stanton in Glasscock, from to receive a publication published by Western News Weekly, SON, SR. He will be honored two zones of the San Andres. Inc., with headquarters at Amarillo. A sample issue of the today in Big Spring with a cit-26.2-gravity crude daily with news from practically every section of West Texas and West- board service. We salute gas-oil ratio too small to mea- ern Oklohomo. sure. Oil was pumped from San Andres perforations at 2,-

ed with 500 gallons. From middle San Andres gelist L. W. Hayhurst of Mason, will do the preaching Ellperforations at 2,341 - 345 feet, it pumped 59 barrels of more Johnson, local minister of the Church of Christ, will 27.2 - gravity oil plus 13 per direct the song service. cent water in 24 hours. The pay was treated with 500 gallons of acid and gas-oil ratio was too small to measure.

301-09 feet which were acidiz-

The project is 2.196 feet from north and 2.310 feet from west lines of section 30, block 34, T&P survey.

Read The Stanton Reporter for all the county and hometown news!

Pecan Growers Chief ranging from 1.1 million to 1.3 million cubic feet per day and recovered 1,210 feet of dis-

Association, has been named lected. West Texan of the Month by the West Texas Chamber of

Harris is a farmer, rancher, merchant and realtor, a man who, at age 38, has demonstrated his interest in agriculture, estate and other activities.

it flowed 250 barrel of 40.5- man of the Texas Pecan Im- Odessa. trustee of Hardin - Simmons Plainview; former member of the Salvation Army Advisory The potential previously had Board in Odessa; active member of the Hamilton Lions Club; former director of the Hamilton County Farm Bureau; members of the State Study Commission for Improvement of Agriculture; and a special delegate to Washington for the Federat-

> column in the Hamilton Her- torical items. ald-News. The Harrises have two children.

geons nesting at the court- ly on traditions. which cost him \$150. He made find a way to do it.'

develop any shows of gas or Hamilton, outgoing president ings and the monthly pay- tin Gibson, Sr., is due to be of the Texas Pecan Growers ments of \$5 from rent he col- cited for long service as a

> his parents, Harris graduat- board ed from Odessa High School. While still a teenager there he ceive the sitation today, Thurbought two confectionaries, sday, August 4, in a brief cerelater a drug store and still later two skating rinks.

He developed property in Spring. Odessa, mostly in partnership with his father, and has now developed more than 5,000 He is also outgoing chair- acres presently in the City of

In 1960, Harris bought 2,000 acres of rich Leon River bot-University in Abilene, former tom land, expanding it until trustee of Wayland College in he now has 3,500 acres. He has pecan orchards, fruit, Angora goats, Angus, Brahman and Brangus cattle, sheep, small grain and cotton.

The Harrises also operate a unique store to sell their farm products, located four miles north of Hamilton. It has become a showplace for tourists. The Harrises sell original oil Schwartz, Gov. John Connally, to the \$1,000 award." paintins there; there's an ex- and Lt. General Lewis B. Herhibit of buffalo, deer and bear shey, national selective serv-His wife, the former Fran- heads; Indian artifacts; a colces Jenkins of Nashville, Ten- lection of earlyday farm tools, nessee, is author of a weekly buggies, wagons and other his-

Harris is optimistic about West Texas and its future. He Harris is a native of Bryan, says it is easier to get startson of Mr. and Mrs. J. Guy ed here than anywhere else in Harris. He attended public the United States. He says school at Bryan and began West Texans look at man witbusiness career there hout regard to his family or when he sold squabs from pi- his background and don't re- was in charge of decorations;

house; operating a cold drink He is optimistic about the stand on the courthouse lawn; future of agriculture and says, running a paper route at age "Some of the finest and most doing yard work and sell- capable people in the world directed a fun period at the ing vegetables from the fam- are engaged in agriculture, end of the service. ily garden. He bought his first They are rich in individual rent property at the age of resourcesfulness. When called 12, a dilapidated old house on to produce, they always den City; Linda Shaw, and

Nineteen

Years Ago

counting of the ballots was not completed until midnight.

-NYA

The largest vote ever polled in Martin County was re-

County officers elected in the Saturday election were B.

White, county judge; Mrs. Nobye Hamilton, county clerk;

maker, county commissioner, Precinct One; D. E. Bloomer,

-NYA-

and Joe Froman, commissioner, Precinct Four.

Martin - - -

certificate.

(Continued from page 1) White, Jackie Jones, Sandra Chandler, Lois Howard, and Gayla Wester.

Mrs. L. C. Hazlewood, Jr., Mrs. Bob Haislip, Mrs. Glenn Brown, and Mrs. Bernell Howard, refreshments. Cathy Hazlewood and Cindy Pickett

Judges were: Mrs. Oliver Werst, and Danna Werst, Gar-Carolyn Crawford, Big Spring.

Texans To - - -

(Continued from page 1) county with more than 1,200,-000 population.

14. Armed forces personnel voting requirements.

15. Authorizes channeling of funds from private and fed- million in damage. according and urine studies, to detereral sources through the state to the Insurance Information mine accurately whether the for use by privately owned or local agenies in establishing corded in the primary election Saturday. There were 1,538 and equipping facilities to assist handicapped in becoming votes cast. Box No. One, Stanton polled such a large vote, the gainfully employed.

16. Establishes date on which newly elected members of Legislature shall take office

Variety - - -

(Continued from page 1) Site is 660 feet from north Precinct Two; Otto Bearden, commissioner, Precinct Three, plan ahead and preserve the calendar for reference use.

MARTIN LEROY (RED) Mr. and Mrs. Floyd Smith of Abilene, were weekend vis- GIBSON, Denton resident, will mail in a weekly column for publication, RED is an old friend of ours and he has de-Mrs. Evelyn Woodard returned home Monday night from cided to try his hand at of Stanton.

No. 4-B L. S. McDowell is 1,980 feet from north and 2,
Beryl Tidwell. Miss Tidwell, who is teaching in Corpus Christi, weekly columns. We hope he puts a little bit about Martin County in each release. He is a faculty member at North Texas University. RED wrote A musical program was present when the Stanton Lions that his family would be visiting with his parents, JUDGE and MRS. MARTIN GIBSON a quartet made up of Marguerite Moore, Juanita and Verla here in late August. We are No. 6-B L. S. McDowell Anderson, and Raymond Moore. In charge of the program looking forwad to seeing the family when they arrive.

Another GIBSON is making The Stanton Reporter is a member of a group of weekly our front page this week too. newspapers published in West Texas and Western Oklahoma He is MARTIN LEROY GIB-It produced 168 barrels of Regional Section, which appears in this week's paper, carries SIDENT LBJ for long draft JUDGE GIBSON on this fine honor and join other friends A revival is to begin Sunday morning, August 4, at the The story appears elsewhere Church of Christ, and will continue through August 18. Evan- in the paper.

Those in the community interested in helping organize the BUFFALO BOOSTERS CLUB are invited to be present tonight, August 4, at the High School, to indicate to the players that they can count on this solid organization again this season to back them up all the way. We have not been able to contact the coaches for their rundown on the prospects but will try and get around to nailing that story down next week.

Read the classified ads!

Martin Gibson Lions - - -Recognized For

Board Service

member of the Martin, How-

mony scheduled at 9:00 a.m.

county draft board. He has

performed his duties without

monetary compensation and

Robert M. Dean, chairman

of the draft board will present

for service as the representa-

will act at the request of Col.

Morris S. Schwartz, State Di-

rector of Selective Service.

ice leader will also sign the

Lyndon B. Johnson.

as a public service.

(Continued from page 1) test is to develop a formula for world peace because we feel peace is attainable," President Wood said Justice of the Peace Mar-

In announcing the contest internationally, President Lindsey said that Lions Interna-After moving to Odessa with ward, Mitchell Counties draft vice club organization is well qualified to sponsor such a Judge Gibson is due to re- contest.

> Contestants should submit their entry in essay form, not of the American Medical Asto exceed 5,000 words.

in the board office in Big "Judging will fall into four catergories: 75 per cent of pear — fever, weight loss, The certificate of appreciathe essay's points will be de- coughing, and perhaps blood tion will come from President voted to content, ten per cent to organization, ten per cent The Stanton justice has ser- to style, and five per cent to ved for 15 years on the three- mechancs," Wood said.

"Three judges will be appointed to evaluate the entries submitted to our club," Wood said.

tive of President Johnson. He Chicago to attend the Lions International 50th Annual Convention for the final judging of his essay in addition

> Wood said he hoped local young people would accept the section of the contest. Closing date for the club's contest is December 10, 1966.

the contest chould contact ity. John Wood, Paige Eiland, or John Roueche to get full de- "high risk" group because of

of January 15, 1967.

Chicago Fire

eight world divisions.

which occurred Oct. 8-10, mean the germs are doing 1871, destroyed 17,430 build- damage. It takes an x-ray and ings and did an estimated \$175 sputum test, along with blood Institute.

Health & Safety Tips

Tuberculosis still is a serious health problem in the United States.

One hundred thousand Americans are walking the streets today with active infectious tuberculosis w h o don't know they have it, says Today's Health, the magazine sociation.

By the time symptoms apspitting — the disease has reached a point at which control is difficult. Some won't recover; 10,000 victims died from tuberculosis in a recent year, Today's Health reports.

Everyone is susceptible. TB is contracted from someone "If our winner can advance ing air contaminated with trough the judging stages up TB germs. These are spread the certificate and an emblem to the world finals he will re- by coughing, sneezing and ceive an expense paid trip to spitting. Sometimes a person becomes infected when germs enter his mouth from contaminated fingers, food or eating utensil, or from kissing an infected person.

If active tuberculosis is diachallenge and enter his club's choice of a variety of drugs, gnosed, your physician has a such as streptomycin and isoniazid, which effectively suppress the germs while the "Students wishing to enter body builds up its own immun-

Children under five are a tails of the contest," he said the frequent and close asso-The age limit for the con- ciations with their parents, test, includes all youth 14, but relatives, household help and less than 22 years of age, as baby sitters, any of whom may

be carriers. Wood announced that each Everyone should have an applicant would be limited to annual check-up in the form one entry, with one winner's of a skin test or chest x-ray. essay elegible to compete in These tests are available free the Lions Distrist 2-A-1 con- in most areas any time of the test. Winner of district con- year. Local public health oftest will be enetered in state ficers and the local chapters or country contest. Each coun- of the National Tuberculosis try or multiple district winner Association will direct you to will be entered in one of the TB detection centers in your area. The skin tests are simpie and painless. If one of these indicates TB germs are great Chicago fire, present, it doesn't necessarily

bacilla are active.



Your own school colors in REVERSIBLE **JACKETS**

Sizes 6 to 20 15.98

The best school jacket we've found... Charmoll's warm 100% wool melton that reverses to gleaming heavy twill in either matching or contrasting colors. The distinctive new "V" styling trim matching or standouts with both here and side. The FOOL matching in the standouts with both here and side. stand-outs with both boys and girls. The 50% wool-50% cotton knit trimmings retain their elasticity and will never sag. Get yours today.

A WONDERFUL OPPORTUNITY FOR YOUNG PEOPLE TO WIN

Spell Quiz

Which of the Following is Spelled Correctly?

Gotee

(Meaning: A pointed beard.)

See Classified Page for Correct Anwser.

Goatee



000 IN PRIZES

ENTER THE LIONS INTERNATIONAL PEACE ESSAY CONTEST