

"SIGHT BEATS THE WORLD! There Is No Substitute For The Printed Word, Read It, Clip It, Keep It. Put It In The Family Scrap Book!"



The Stanton Reporter



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

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VARIETY

By NEAL ESTES

The U. S. Department of Agriculture, in its June, 1966, report to consumers declares: "You can put extra pennies — even dollars — in your pocket if you read the grocery ads and take advantage of the specials. Home economists at the department recently went shopping to test this theory. They were able to save 25 per cent by shopping the ads of the stores in a single neighborhood."

THE STANTON REPORTER is indebted to our new SUPT. RUSSELL McMEANS for a very fine job of cooperation with the local press. In this issue, we are publishing a complete school calendar of events. This public service, all free, enable the school district patrons and their children to know all the dates of interest concerning the operation of the school system. Cut it out — post it — keep it — you will find it's a good item to have around the house during the 1966-67 school year. And remember, you found it first in your local official Martin County newspaper.

My old friend and fellow editor, DOUGLAS MEADOR, was honored by the West Texas Press Association in San Angelo over the week-end. DOUG entered his column, "Trail Dust" in the column writing competition and captured first honors. I salute him. It goes to show that a man who thinks is appreciated. MEADOR does not include names in his column. He refuses to follow the old axiom that "names are news." DOUG MEADOR writes editorial poetry. He slips in those gems of wisdom that big name magazines pay a price for once in awhile. No big name magazine ever paid a price for a column item telling where JOE BLOW'S draft-dodging son plans to spend the next few years in college to keep out of the war in Viet Nam.

Amendments In Brief!

In an effort to make the sixteen proposed Texas Constitutional Amendments as clear as possible, the newspaper will run something concerning their contents as many times as space will permit before the November election. Here they are in brief.

Amendment No. 1
Provides that all land owned by natural persons and designated for agricultural use shall be assessed for all tax purposes on the consideration of only those factors relative to such agricultural use.

Amendment No. 2
Would authorize creation of airport authorities composed of one or more counties.

Amendment No. 3
Would withdraw Arlington State College from participating in the Permanent University Fund.

Amendment No. 4
Increases the permissible term of office for directors of conservation and reclamation districts from two to six years and validating present statutory terms of office for such officials.

Amendment No. 5
Would authorize the legislature to provide for a system of retirement, disability and death benefits for county officials and employees and others.

Amendment No. 6
Provides for payment of assistance to survivors of law enforcement officers, custodial personnel of the Texas Department of Corrections and full-paid firemen.

Amendment No. 7
Would repeal the Constitution (Continued on page 8)

Straub Grain Company Tests First Milo

The first load of Martin County grown milo has been tested here. The milo, belonging to Jimmy Higer, was brought to the R. L. Straub Grain Company last week. It was harvested in the Courtney community. Raymond Straub, owner of the local grain company, advised The Stanton Reporter that the moisture content of the initial load tested twenty per cent. This is considered a little high and the 1966 crops of milo are expected to be good here after a few days of sunshine hits the fields.

Fred Church Named Booster Club President

The Buffalo Booster Club met at the High School, Thursday night, and elected Fred Church, president; George Glynn, vice president, and A. A. Johnson, secretary-treasurer.

It was decided to hold a "Meet the Buffalo Night" sometime after workouts start and before the first game. Membership dues were set at \$3.00, this to include one free admission to the "Meet the Buffalo Night" activities, and as yet undecided some type of distinctive emblem of recognition for Booster Club members to wear. Once again it should be emphasized that all members of the family are welcome to the Booster Club. This is not an exclusive men's club. The purpose of the Booster Club is to boost and not to raise money or just to give the men a night out. You wives and mothers are most cordially invited to attend and participate in all activities. The next meeting was called for August 16, at 8:00 p.m. in the High School.

Ag Bulletin Says All Areas Needing Rain

Stanton and most of Martin County received some moisture last week. In Stanton most gauges indicated a fall of four-tenths of an inch. In sections north of town about the same amount of moisture was registered. Other sections reported a trace up to a half-inch of rainfall.

The U. S. Department of Agriculture issued a report from Austin this week stating that all areas in the state needed rain. In its weekly crop-weather report Monday, the department said cotton harvest continues slowly in most areas except the Rio Grande Valley. Cotton harvest has begun on the Upper Coast and light yields are reported. Blackland harvest is reported as far north as Hill County. On the High Plains, cotton is squaring and blooming and insect damage is light.

Sorghum harvest is 27 per cent complete. Corn harvest is getting underway in the major producing areas although hot weather is rapidly drying corn.

Rice combining reached 19 per cent completion during the week, compared with 50 per cent a year ago.

George Tom, Wesley Moore, and Bobby Ponder from Chicago, Illinois, visited in the home of Mr. and Mrs. Hoot Tom last week.



NEW SUPERINTENDENT — Russell McMeans assumed duties as superintendent of Stanton Independent School District on July 15. Formerly the superintendent at Imperial, he has been in administrative work 12 years. The school district will note several changes this fall.

Stanton Students To Be Greeted With New Personnel, UIL Ranking

Stanton Independent School District, under supervision of new superintendent Russell McMeans, will greet students with several changes when classes begin Sept. 6. A junior high division including grades six, seven and eight will exist for the first time. Formerly, grades one through eight were all under one principal. A guidance counselor has been hired, the first the school system has had. She is Mrs. Jewel Fleming, formerly a Lamesa High School counselor. Stanton High School has been moved from Class A to Class AA by the University Interscholastic League, indicating steady growth since classifications are based on two-year average attendance. Fourteen new teachers will be in the system, four of them additions to the faculty and the other 10 replacements. This brings the total faculty to 51. Total personnel for the school system to 73. The school district, encompassing 348 square miles in Martin County, will be operating on a \$408,000 budget this school year. This represents a small increase over last year's budget. Registration for juniors and seniors will be Sept. 1. Grades one through 10 will register Sept. 2. McMeans, who assumed his new position July 15, is expecting about 900 students this fall, an increase of 50 students. This includes 485 in elementary school, 140 in junior high and 275 in high school. "The junior high division will reduce scheduling problems," says McMeans, "and will be easier to administer (Continued on page 8)

Pan American Petroleum Completes Slaughter No. 1 North Of Lenorah

By JAMES C. WATSON
Pan American Petroleum Corp. No. 1 Elma L. Slaughter has been completed as a discovery from the Dean-Wolfcamp sections of the lower Permian, 11 miles north of Lenorah in Martin County. It yielded 196 barrels of 38.2-gravity oil per day flowing through a 22-64-inch choke with surface pressure of 100 pounds and gas-oil ratio of 1,510-1. The production was from Dean perforations between 8,790 and 9,007 feet, which had been treated with 7200 gallons of acid and fractured with 50,000 gallons of oil and an unreported quantity of sand. The Wolfcamp crude is coming from a series of perforations extending from 9,106 to 9,442 feet. That horizon had been injected with 10,000 gallons of acid and fractured with 30,000 gallons of oil and 30,000 pounds of sand. No. 1 Slaughter is 660 feet from east and 1,980 feet from south lines of section 77, block B, Bauer & Cockrell survey, 6 1/2 miles southeast of the depleted Wolcott (Wolfcamp) pool. It is a re-entry and clean out to 10,510 feet of a 12,075-foot Ellenburger wildcat failure originally drilled by Shell Oil Co. and abandoned in May, 1952. Pan Am set 5 1/2-inch casing at 10,510 feet and then plugged back inside that pipe to 10,475 feet. Pan American No. 1-B Elma L. Slaughter, Martin explorer 12 miles north of Lenorah, was drilled below 10,350 feet and probably will reach total depth in a few days and then undertake to complete. It is 1,320 feet from south and east lines of section 80, block B, Bauer & Cockrell survey. The venture had indicated that it possibly would produce when an unestimated amount of oil and gas was unloaded while the drilling crew was making a trip when the total depth was at 10,288 feet. At the time of the unloading, it was thought by interested observers that the show for production likely came from a soft streak at 10,165-170 feet. However, a 1 1/2-hour drill-stem test covering the section from 10,146 to 10,310 feet recovered only 30 feet of drilling fluid. Despite that showing, it is anticipated that Pan American will run casing and attempt to complete the venture. Mason & Co. Inc. of Dallas No. 1 Bonnie Dyer has been completed as a long southwest extender for the Northeast Martin sector of the Ackerly (Dean sand) pool. On the daily potential gauge, it yielded 310 barrels of 37-gravity crude flowing through a 16-64-inch choke from a series of perforations extending from 8,450-8,722 feet. That horizon had been fractured with 80,000 gallons of oil and 120,000 pounds of sand. Potential had been reported earlier as 210 barrels of oil. The operation is 660 feet from south and east lines of section 38, block 35, T-3-N, T&P survey, 1 1/2 miles northwest of the Hill Ranch (Dean) pool, seven miles southwest of Ackerly. Ray Smith Drilling Co. of Midland No. 1 J. B. Calverly, Glascock County wildcat, 20 miles southwest of Stanton, has shown for a Wolfcamp reef discovery on preliminary production tests and now is shut-in to build tank battery. Located 1,980 feet from north and east lines of section 42, block 34, T-3-S, T&P survey, 6 1/2 miles southeast of the two-well Blalock Lake (8,200-foot Wolfcamp) pool, the explorer drilled to 8,230 feet and set 5 1/2-inch casing at that point. The pipe was perforated from 7,876 to 7,920 feet and that zone was treated with 10,000 gallons of acid. On a 10-hour gauge, through various size chokes—ranging from a 6-64 to a 16-64-inch—the perforated section yielded 415 barrels of 43-gravity new oil. It is making an unestimated and ungauged volume of gas. Operator will request the Railroad Commission to designate the operation as a new pool opener and to assign it a discovery allowable. The prospect is 3/4 mile northwest of the two-well Garden City, West (Spraberry) pool. Union Texas Petroleum, a division of Allied Chemical Corp. has completed two extensions to the Spraberry Trend Area in Glascock County. No. 1 - 5 Clark, two miles northeast of production and a daily flowing rate of 104 barrels of 42.5-gravity oil from the perforated interval between 7,832 and 8,316 feet. Production was through a 16-64-inch choke and gas-oil ratio was 1,625-1. Flow was stimulated with (Continued on page 8)

R. McMeans Gives Talk On School Program

The Stanton Lions Club met Tuesday noon at Belvue Restaurant Lion Boss John Wood presiding. Lion Finley Rhodes, accompanied at the piano by Lion Sweetheart Pauline Wood, led the group singing. Russell McMeans, superintendent of Stanton schools, gave an interesting talk on the school program for this year. The speaker was introduced by Lion Paige Eiland. Lion Cecil Bridges reported on his recent visit to the Lions Crippled Children's Camp at Kerrville. Bridges noted some of the changes to be made next year at the camp. The club voted to stage "The Zogi Variety Revue" Tuesday, November 8. This is a show featuring some of the world's greatest feats of magic.

Local Posse, Rangers Plan Trail Ride

The Martin County Sheriff's Posse and Rangers will make a trail ride to Midland on Sunday, August 14. The riders plan to make Cole Park their destination. Persons interested in joining the local groups for the purpose of making the ride are welcome. Trail riders will leave Stanton early Sunday morning. Mothers and wives of the riders are expected to bring basket lunches.

Editor's Mail

July 22, 1966

Dear Mr. Estes:
Please renew my good home town newspaper for another year so that I may keep up with all the news of home. I look forward to it each week. We are still stationed with the Air Force in Wisconsin in Recruiting. I shall never forget all the warm friendly people of Stanton, and you never know how thoughtful they can be until a tragedy hits your own family like in February when the auto accident took the life of my dad and injured other members of my family. By the time my plane landed in Midland, friends were there to help me with anything they could from a car offered by White Motor to day and night sitting up with my mother in the hospital. May God bless all these wonderful people. Sincerely, Mrs. Fred Schlosser, 421 Freeman Waukesha, Wis. 53186

Funeral Rites Conducted For Mr. C. L. Hale

Charlie Leonard Hale, 72, ex-Taylor Countian, died Tuesday at his home in the Tarzan community at 9:30 p.m. Funeral services were conducted for the deceased in Stanton Thursday afternoon, August 4, at 2:30 p.m. in the First Baptist Church Rev. Vic Allen, pastor of Tarzan Baptist Church, officiated, assisted by Rev. A. C. Harding. Interment followed in Vahlha (Continued on page 8)

School Bells Due To Sound September 6

Superintendent Russell McMeans has supplied The Stanton Reporter with a list of faculty members for all three departments of the Stanton Independent School District. The new school chief advised the press that three positions are still to be filled on the faculty but that he anticipated no problems in bringing qualified instructors to Stanton to fill those places. School will open on September 6, McMeans said. He also advised that the board expected an increased enrollment. Supt. McMeans announced the following faculty personnel.

New BSA Troop Is Organized For Stanton

The Boy Scouts of America, in their effort to build better citizens, met Monday night at St. Joseph Church, to organize a new Scout troop for Stanton. John Roueche, institutional representative, called the meeting to order, and introduced Kenneth Funk and Jim Ashby, Scout directors from Midland, who presented the Scouting program to the assembly. Joe Padillo was appointed Scoutmaster; Pete Esparza was appointed assistant master, and Juan Gonzales and John Valles were appointed to head the troop committee. Thursday, August 25 at 7:30 p.m. a meeting will be held in St. Joseph hall. Fathers and their sons will attend this meeting and a new Scout troop will be formed from the boys in attendance. The Scout Oath: "On my honor, I will do my best — to do my duty to God and my Country, and to obey the Scout law; to help other people at all times; to keep myself physically strong, mentally awake, and morally straight." These words depict the food for thought that is so necessary for our young minds.

School will open on September 6, McMeans said. He also advised that the board expected an increased enrollment. Supt. McMeans announced the following faculty personnel.

- Russell McMeans, Superintendent;
Mrs. Corene Manning, Bookkeeper, Tax Collector and Assessor, and Business Manager;
Mrs. Eulamae Milam, Secretary to Superintendent;
Mrs. Ernestine Edmiston, Librarian.
High School Faculty
Mr. John Anastasio, Biology and Chemistry;
Mr. Bryan Boyd, Coach, Athletic Director;
Mr. Doyle Edmiston, Coach — Social Studies;
Mr. M. E. Harrell, Mathematics;
Mrs. Florene King, Homemaking;
Mrs. Lewis Crider, Science;
Miss Molly Miller, English;
Mr. Nolan Parker, Vocational Agriculture;
Mrs. Hazel Pruitt, Commercial;
Mrs. Carolyn Weaver, English;
Mr. George Walker, Band and Choir;
Mr. Don Youngblood, Speech and American History and Drama;
Mr. Thomas Blackwell, Coach — Social Studies;
Mr. M. R. Milam, Principal. (Continued on page 8)

Stanton Independent School District Calendar 1966-1967

August 30	New Teachers Meeting
August 31	All Teachers Meeting
September 1	Registration—Senior and Junior Classes
September 2	Registration—Sophomore and Freshman Classes. Grades 1-8
September 6	Classes Begin
October 14	End First Six Weeks—29 Days
November 23	End Second Six Weeks—28 Days
November 24-25	Thanksgiving Holidays
November 28	Classes Resume
December 22	Dismiss 2:30 p.m. Christmas Holidays
January 2	Classes Resume
January 20	End Third Six Weeks
January 20	End First Semester
January 23	Begin Second Semester
March 2	End Fourth Six Weeks—29 Days
March 10	Holiday for Students—TSTA District IV Meeting for Teachers
March 23	Dismiss 2:30 p.m. Easter Holidays
March 28	Classes Resume
April 21	End Fifth Six Weeks—33 Days
May 26	Last Day Classes End Second Semester—25 Days
May 27	Semester
May 27	Year
May 26	Eighth Grade Graduation
May 27	Baccalaureate Service
May 27	High School Graduation
	Holidays Allowed
Sept. 5	1
Nov. 24 - 25	2
Dec. 23 - Jan. 2	10
Mar. 23 - Mar. 28	2
	15
	Teacher Work Days That Are Not Teaching Days:
Aug. 30 - 31	2
Sept. 1 - 2	2
Mar. 10	1
	5

Bible Comment—

True Life In Christ Is Best Life

"Except a grain fall into the ground and die," said Jesus, "it abideth alone; but if it die, it bringeth forth much fruit."

Is the Christian life, the only way of martyrdom? And are we, who are situated in areas where there is little danger of dying for our faith excluded from the life that is found through sacrifice?

The answer is "no." Jesus' words have a deeper and more general application to Christian living. Saint Paul suggested this when he wrote, in Corinthians, that "I die daily."

live; yet not I, but Christ liveth in me; and the life that now live in the flesh I live by the faith of the Son of God, who loved me, and gave Himself for me."

Perhaps the mistake that most of the experiences of the Christ as Paul did. We walk with Jesus in the fields, we listen as He talks in the villages with the common people; we watch as He blesses the little children.

But we shrink from following the Cross, even as Mary, His mother did.

Yet the secret of the fullness of life is in going all the way in our acceptance of Jesus.

"He that loseth his life shall find it."

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

'67 Cotton Allotments Unchanged

The Agriculture Department has set 1967 crop planting allotments for upland cotton at 16 million acres, the same as for this year's crop.

In addition to the national allotments, the department also set a national reserve of 200,000 acres for the establishment of minimum farm allotments as provided by law.

While this year's allotments totaled 16 million acres, slightly less than 11 million acres were planted. The department offered growers substantial government payments for underplanting their allotments. The purpose was to hold down production to help reduce a record large cotton surplus.

Farm law permits the operation of a similar payment program next year. But the

department did not outline such a program Wednesday. Details are expected to come later.

As was the case for this year's crop, growers will vote in a referendum on the continuance of marketing quotas on cotton. The date of the referendum will be announced later.

Landlocked Moscow wears the title Port of Five Seas. Canals and rivers link the Soviet capital with the Caspian, Azov, Baltic, Black and White Seas.

Taste for Creole and Cajun dishes has boosted yearly rice consumption in Louisiana to 30 pounds a person, five times the national average.

CITATION BY PUBLICATION

NO. 523

URBAN RENEWAL AGENCY) CONDEMNATION THE CITY OF STANTON) PROCEEDINGS BEFORE) SPECIAL COMMISSIONERS) APPOINTED BY JUDGE OF) MARTIN COUNTY, TEXAS) COUNTY COURT

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

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 R. W. HAISLIP Special Commissioners

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT

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

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

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

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

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

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

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

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

(f) Each year during which the land is designated for agricultural use, the local tax assessor shall note on his records the date on which the land not qualified for such designation under this Section.

If designated land is subsequently used for a purpose other than that of agricultural use, or is sold, the land shall be subject to an additional

tax. The additional tax shall equal the difference between taxes paid or payable, hereunder, and the amount of tax payable for the preceding three years had the land been otherwise assessed. There shall be no refund for additional taxes and interest on land assessed under the provisions of this Section.

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

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

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

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

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT

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

HOUSE JOINT RESOLUTION NO. 24 proposing an amendment to Article VI, Constitution of the State of Texas by adding a new Section thereto, Section 2a, to provide for voting on electors for President and Vice President, and on all state-wide offices, questions or propositions by persons qualified to vote in this State except for the residence requirements of Section 2 of this Article, and (2) who shall have resided anywhere within this State at least thirty (30) days next preceding a General Election in a presidential election year, and (3) who shall have been a qualified elector in another state immediately prior to his removal to this State or would have been eligible to vote in such other state had he remained there until such election, to vote for President and Vice President of the United States in that election.

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

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

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

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

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

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

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

"FOR the Constitutional Amendment permitting persons qualified to vote in this State except for the residence requirements in a county or district to vote for President and Vice President of the United States recently arrived or departed from the State to vote for President and Vice President of the United States in that election."

"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 President and Vice President of the United States recently arrived or departed from the State to vote for President and Vice President of the United States in that election."

Section 3. The Governor of Texas shall issue the necessary proclamation for the election and for the length of time as required by the Constitution and laws of this State.

Section 4. The Governor of Texas shall issue the necessary proclamation for the election and for the length of time as required by the Constitution and laws of this State.

Section 5. The Governor of Texas shall issue the necessary proclamation for the election and for the length of time as required by the Constitution and laws of this State.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 26 proposing an amendment to Sections 4 and 5 of Article V of the Constitution of the State of Texas to provide for a Court of Criminal Appeals of five members presiding shall hold their offices, one for a term of two years and the other for a term of four years, beginning the first day of January following the adoption of this Amendment and until their successors are elected and qualified. Said Judges shall by agreement or otherwise designate the incumbent for each of the terms mentioned.

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

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

"The Judges of the Court of Criminal Appeals who may be in office at the time when this Amendment takes effect shall become Judges of the Court of Criminal Appeals and continue in office until the expiration of the term of office for which each has

been elected or appointed under the present Constitution and laws of this state, and until the expiration of their terms of office as provided by law, and who shall hold their office for a term of four years unless sooner removed by the court for good cause entered of record on the minutes of said court."

"The Clerk of the Court of Criminal Appeals who may be in office at the time when this Amendment takes effect shall continue in office until the expiration of his term of office as provided by law, and who shall hold his office for a term of four years unless sooner removed by the court for good cause entered of record on the minutes of said court."

"The Clerk of the Court of Criminal Appeals who may be in office at the time when this Amendment takes effect shall continue in office until the expiration of his term of office as provided by law, and who shall hold his office for a term of four years unless sooner removed by the court for good cause entered of record on the minutes of said court."

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"The Clerk of the Court of Criminal Appeals who may be in office at the time when this Amendment takes effect shall continue in office until the expiration of his term of office as provided by law, and who shall hold his office for a term of four years unless sooner removed by the court for good cause entered of record on the minutes of said court."

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

"The Clerk of the Court of Criminal Appeals who may be in office at the time when this Amendment takes effect shall continue in office until the expiration of his term of office as provided by law, and who shall hold his office for a term of four years unless sooner removed by the court for good cause entered of record on the minutes of said court."

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PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 32 proposing an amendment to Section 18, Article VII, Constitution of the State of Texas, to withdraw Arlington State College from the jurisdiction of the Permanent University Fund.

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

ing The Main University of Texas at Austin, The University of Texas Medical Branch at Galveston, The University of Texas Southwestern Medical School at Dallas, The University of Texas Dental Branch at Houston, Texas Western College of El Paso, The University of Texas at 42nd, D. Anderson Hospital and Tumor Institute at Houston, The University of Texas Postgraduate School of Medicine, The University of Texas School of Public Health, McDonald Observatory at Mount Locke, and the Marine Science Institute at Port Aransas, the Board of Regents of the University of Texas is hereby authorized to issue negotiable bonds or notes not to exceed a total amount of one-third (1/3) of twenty per cent (20%) of the value of the Permanent University Fund exclusive of real estate at the time of any issuance thereof; provided, however, no building or other permanent improvement shall be acquired or constructed hereunder for use by any institution of the Permanent University Fund, except at and for the use of the general academic institutions of said System, namely, Texas A & M University, Tarleton State College, and Prairie View A & M College, without the prior approval of the Legislature or such agency as may be authorized by the Legislature to grant such approval; and for the purpose of constructing, equipping, or acquiring buildings or other permanent improvements for the University of Texas System, includ-

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

"Said Boards are severally authorized to pledge the whole or any part of the respective interests of Texas A & M University and of the University of Texas in the income from the Permanent University Fund, as such interests are now apportioned by Chapter 42 of the Acts of the Regular Session of the 42nd Legislature of Texas of 1925, for the purpose of securing the payment of the principal and interest of such bonds or notes. The Permanent University Fund may be invested in such bonds or notes."

"All bonds or notes issued pursuant hereto shall be approved by the Board of Regents of Texas and when so approved shall be incontestable. This Amendment shall not exceed a total amount of two-thirds (2/3) of twenty per cent (20%) of the value of the Permanent University Fund exclusive of real estate at the time of any issuance thereof; provided, however, no building or other permanent improvement shall be acquired or constructed hereunder for use by any institution of the Permanent University Fund, except at and for the use of the general academic institutions of said System, namely, Texas A & M University, Tarleton State College, and Prairie View A & M College, without the prior approval of the Legislature or such agency as may be authorized by the Legislature to grant such approval; and for the purpose of constructing, equipping, or acquiring buildings or other permanent improvements for the University of Texas System, includ-

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PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FOURTEEN ON THE BALLOT

Classified Ads

CARD OF THANKS

We wish to take this method of expressing deep appreciation for the many courtesies, and food and messages of sympathy extended us during the illness and passing of our loved one.

The Family of Charlie Hale.

BUS. OPPORTUNITIES

Business Wanted

For control of aphids, thrip and flea hoppers, put 4 gallons ladybugs to 100 acres of rows when you have 8 leaves. 2 weeks later put 6 gal. more. Then add as needed for boll-worm control. Get them at Porters Locker, Rotan, or call Claud Senn, Jayton, C. E. 7-2334. 6-23-tnc

BUSINESS SERVICES

Building Services

Plumbing, heating, air-conditioning, electrical contracting, dirt hauling, ditching, air compressor, air hammer, fixtures, supplies. Walter Graves, phone SK 6-3468. Granville Graves, phone SK 6-2422. Master Licensed Plumbers and Licensed Electricians.

Mattresses: New or renovated. Box springs. Choice, size

and firmness. Guaranteed by Western Mattress Co. San Angelo. Call Stanton Motel, SK 6-3710. Leave name. 10-7-tnc

MERCHANDISE

Sewing Service

Sewing: alterations, and dress making. SK 6-2429. Mrs. Swinson. 8-33-1tc

FARM & RANCH

Oil rights for lease, 5 1/2 miles southwest of Lenorah. Section 5, block 36. Raymond Sprawls, Rt. 4, Cisco, Texas. 6-23-tnc

Miscellaneous

Wanted: Dove and quail hunting lease for a group. Prefer lease with easy driving distance from Midland. Contact Harry Horton, MU 2-4352 or write Box 1858 (Midland). 8-32-3tc

Matching hide - a - bed and chair for sale.

White leather. Also mattress and box spring. SK 6-3453. 8-33-1tc

Mr. and Mrs. June Graham and sons, Clay, Kelly, and Keith of Alpine, visited last week with Mrs. Graham's parents, Mr. and Mrs. Finley Rhodes.

MERCHANDISE

Appliances

Have your GIFTS and PARTY FAVORS personalized with monogramming. We do it in all COLORS, NAPKINS, BILFOLDS, STATIONERY and MATCHES. STANTON DRUG STORE.

KEEP your carpets beautiful despite constant footsteps of a busy family. Get Blue Lustre. Rent electric shampooer \$1. James Jones Hardware.

Household Goods

FOR SALE — 10x18 Peerless Clasp Envelopes. 2 for 15c. The Stanton Reporter.

For Sale: Upright piano in good condition. Need to see or call after 5 p.m. Jack Hankins. 8-33-1tc

RENTALS

Houses

Houses For Rent. Call Coats Bentley, SK 6-3751. 10-29-4n

Apartments

For Rent: Two room furnished apartment and bath. Close in. Carpet included. Nice for working man but will consider couple. All bills paid. Call SK 6-3705. Mrs. Annie Thomas. 8-33-2tc

REAL ESTATE

Houses For Sale

House for sale. Five room with garage and tile fence. 500 West Second. See R. P. Odum. 8-33-1tc

Lots For Sale

For Sale: Six lots on Carpenter Street. Paved. Real bargains. Walter Graves, SK 6-3468. 8-33-1tc

MISCELLANEOUS

FOR SALE: BETTER CORN MEAL: made the old-fashioned way on grist mill rocks. Available at Friendly Food, Thriftway and Henson Grocery. Makes better corn bread. Try it. A Billingsley. 8-32-3tc

Stanton Music Club To Present Play Aug. 26

The Festival Committee of the Stanton Music Club, of Texas Federated Music Clubs, met recently to make plans for the music club play, "The Womanless Wedding," which will be held August 26, at the high school auditorium.

It was announced that tickets to the affair will be sold by members of the music club.

Those present were: Mrs. James Jones, chairman; Mrs. Jess Burns, Mrs. Roy Pickett, and Mrs. Arthur Wilson.

Use the classified ads!

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



NEAL ESTES General Manager

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

Published Every Thursday.

any erroneous reflection upon the character, standing or reputation of any person, which may occur in the columns of THE STANTON REPORTER, will be gladly corrected upon being called to the attention of the editor.

SUBSCRIPTION RATES

Advertising Rates on Application
Martin County \$2.50 a year
Outside County \$3.00 a year

The publisher is not responsible for copy omissions, 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.

Halzelwood's Have Guests
Mr. and Mrs. Cliff Halzelwood, Jr., and daughters, had visitors from California recently. They were: Mr. and Mrs. Roger Weaver and children of Santa Anna. Attending a family gathering while they were here, were: Mr. and Mrs. J. O. McNew of Snyder, Mr. and Mrs. Ben Ellett of Westbrook, Mr. and Mrs. Mike Davidson, Wade and Dale Nickelson of Ackerly, Mr. and Mrs. David Davidson and children of Ackerly, Mr. and Mrs. L. B. Huggins and children of Odessa, Mr. and Mrs. J. E. Airhart of Sparenburg, Mr. and Mrs. Gaylon Airhart and son of Ackerly.

Travis Robeson visited relatives in Lubbock and McLean Sunday and Monday.

Barbara Moore and Tina Tucker of Midland, visited Mrs. Flora Morris last weekend.

Marsha Mathis of Fluvanna, spent a week in July visiting Cathy Hazlewood.

Spell Quiz

Correct Answer is:
Fracas

Fires and lightning strike each year, according to the about two out of every 100 Insurance Information Institute farms in the United States.

Thanks Everybody

The Friday family wishes to thank the merchants of Stanton for making our opening last week a Grand Success.

We wish to thank the Chamber of Commerce for making plans for the Grand Opening and for securing the ad messages of Goodwill from our Neighboring Merchants.

We also wish to express appreciation to the local Newspaper who moved so much Good Publicity for us.

Names of the winners of our door prizes are listed below:

Mrs. Floyd Sorley, Hand Tooled Purse; Mrs. Clyde Miller, Western Buckle; Fred E. Alexander, Hand Tooled Belt; Mrs. Concepcion Benively, Moccasins; Lou Paul, Moccasins; Herman Cain, Billfold; Jimmy Morrison, Billfold; Ernest Hock, Shirt; Mrs. Hattie Este, Moccasins; Dovie Pinkerton, Billfold, Ladies; and Dana Heacor, Small Billfold.

Winners of \$1.00 of Free Repair Work were: Neal Estes, David S. Valles, Carl Paul, Margaret Moffett, A. D. A'Motto, Polly Lewis, Joe Lujan, Morgan Hall, Mrs. J. T. Achison, Bill Hull, Herbert Jones, and Travis Yater.

Friday Boot Shop

STANTON, TEXAS

Farm & Ranch Review

Cattle May Need Phosphorus

Under summer conditions, natural grazing may not provide beef cattle with needed nutrients. Cows feed phosphorus supplements, in areas where the deficiency occurs, may average as much as 200 pounds heavier than those not getting the supplement and calves may weigh as much as 50-70 pounds more at weaning age, says U. D. Thompson, Texas A&M University Extension animal husbandman. And, he adds, calf crops may be increased by as much as 30 percent.

The value of shade or ornamental trees damaged by high winds, tornadoes, or other acts of nature is deductible from income taxes. The value, according to Bill Smith, Texas A&M University Extension forester, can be determined by the decrease in assessed value of the real estate of by a formula

based on tree size. A 20-inch diameter tree at breast height is valued at over \$1,500, Smith says. The formula was developed by the National Shade Tree Conference Committee.

Federal Land Bank Observes A Birthday

The Federal Land Bank System was established in July 1916 when President Woodrow Wilson signed the Farm Loan Act. All Federal Land Banks, the one serving Texas is located in Houston, are owned by the local associations which in turn are owned by farmer and rancher members. More than 36,000 farmers and ranchers are members of the 73 local associations in the Houston Bank district. The 12 Land Banks and more than 700 local associations in the nation will observe their Golden Anniversary by sponsoring a year-long program aimed at informing consumers of the achievements of the great basic industry, agriculture.

Shower Honors Marva Cox In Greenhaw Home

A shower honoring Miss Marva Cox, bride-elect of Lynch Hightower, were held Thursday, August 4, from 7:30 till 9:30 p.m. at the home of Mrs. J. C. Greenhaw.

Hostesses were: Mrs. J. C. Greenhaw, Mrs. P. M. Bristow, Mrs. Glenn Yates, Mrs. J. C. Sale, Mrs. J. D. Poe, Mrs. Clyde Nichols, Mrs. Lettie Fleming, and Mrs. Delmar Hamm.

The bride-elect's chosen colors of blue and white were carried out, using white milk glass for serving.

Out-of-town guests attending were from Midland, Lamesa, Big Spring, Lubbock, and California.

The house party included: Brenda Hightower, Gay Gates, Evonne Welch, Carolyn Nichols, and Charlotte Kuhlman.

Approximately 50 guests attended.



I Am Your Telephone
Color Me Helpful

I run your errands. I carry your voice to friends—around town or around the world—quickly and easily. I bring you the familiar voice of your loved ones. I let you shop from your easy chair. Nothing else quite compares with me. In a thousand and two ways, I save steps, time, and money for you. I am your telephone. Color me helpful. Color me a real bargain.

And color me better today than ever before.

Southwestern Bell

Now! Close-out prices on the finest Fords ever



Ford Galaxie 500/XL 2-Door Hardtop

Mustang Hardtop

Thunderbird Town Landau

FORD DEALER FLOOR SALE

That once-a-year time is here—your Ford Dealer's '66 model close-out. Get the deal of the year on the fastest-selling Fords in history. Big selection of Fords, Falcons, Fairlanes, Mustangs! Plenty of models and colors to choose from!

WHITE MOTOR COMPANY

210 EAST ST. ANNA

STANTON

PHONE SK 6-3321

AWARDS FOR YOUNG PEOPLE! If you're under 25 years old, enter Ford Motor Company's Safe Driving Incentive Program for Young Americans. 3,230 awards to be made, including 30 new cars. See your Ford Dealer for details and entry forms.

Mahon To Ask Water Study For W-Texas

Representative George Mahon stated this week that he would seek funds for a preliminary investigation by the U. S. Department of Interior of ways and means of diverting surplus water from the Missouri River Basin and Mississippi River to West Texas.

The annual Public Works Appropriation Bill is now being whipped into shape by the Appropriations Committee for presentation to the House in late August. Mahon will seek to have the funds for the preliminary study included in the bill. He believes the prospects are good for success.

Mahon pointed out that the study would be preliminary in nature and that he would seek a detailed study if the preliminary findings were favorable for the project.

The proposed study would not be a substitute for the one proposed in the Lower Colorado River Basin bill which is pending before the House Committee on Interior and which calls for a study of the possibility of channeling water into West Texas from the Columbia River Basin and the Mississippi and Missouri rivers. This measure contains many far-reaching provisions and the part relating to West Texas is only a minor portion of the bill.

Mahon pointed out that

Sherry and Kay Lynn Hankins recently attended rodeo play days at Midkiff and Odessa. Sherry placed third in barrel racing at Odessa, and Kay Lynn placed first in the barrel race, and second in pole bend-

Methodist Church News

It was like ole home week recently when Mr. and Mrs. Cliff Hazlewood, Jr., had as their guest a former house-mother from the Methodist Home and two former students of the Home.

Visiting from Bowie was Miss Ruth Laney who was Mrs. Hazlewood's housemother while she was a student of the Home. From Leona was, Mr. and Mrs. Travis Oden and children, from Temple, Mr. and Mrs. Harold Beaver, and Gaylon. The group visited in Midland with Mr. and Mrs. Howard Glass, also a former Methodist Home student.

There was no certainty that the Lower Colorado River measure would become the law this year but that a Public Works Appropriation Bill was assured at this session, and that he felt inclusion of a preliminary study in the Public Works bill would be desirable. He said he would advocate an appropriation of \$200,000 for the preliminary investigation.

Fifteen years ago Mahon had introduced a bill providing eight million dollars for an extensive survey of ways and means of bringing surplus water to West Texas from the Missouri River Basin. The proposal was rejected at that time. He pointed out, however, that the present attitude is much more favorable toward big and dramatic efforts to meet water needs in West Texas and elsewhere.

Use the classified ads!

ing at Odessa. She also placed first in potato race, and first in saddle up and ride at Midkiff.

Mr. and Mrs. Shelly Bassham spent last weekend at Champion Lake.

Check these little Prices for... BIG FOOD VALUES

S&H Green Stamps AT Thriftway

SHORTENING

Food King, 3 lb. tin . **69¢**

S&H Green Stamps AT Friendly Food



SHURFINE BEVERAGE ALL FLAVORS IN GLASS, 28 OZ. BOTTLE, Regular 2 For 45c **19c**

PORK & BEANS VAN CAMP, NO. 300 CAN — 2 FOR **2 for 29c**

COCA COLA
12 Bottle Carton **59c**

DR PEPPER
12 Bottle Carton **59c**

GRAPE JELLY KRAFT 18 Oz. Tumbler **29¢**
POTATOES SHOESTRING, KOBEY'S No. 300 Can, 2 For **25¢**
TOOTH PASTE IPANA Giant Size, Reg. 59c **39¢**
CRACKERS SHURFRESH 1 Lb. Box **19¢**

Frozen Foods
TATER TOTS OREGON, IDAHO 1 Lb. Pkg., Frozen **19¢**
PECAN PIES MORTON'S Frozen, 16 Oz. **59¢**
HONEY BUNS MORTON'S Reg. 33c, 2 For **49¢**

Friendly Food Store
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

Specials Good Thursday, Friday, And Saturday, August 11th, 12th, And 13th.

Fresh Produce

POTATOES
New White, 10 Lb. Bag **39c**

ONIONS YELLOW, SWEET 3 Lb. Bag **19¢**

CANTALOUPE LOCAL GROWN, NICE Lb. **5¢**

GRAPES THOMPSON SEEDLESS Lb. **19¢**

Fresh Meats

FRYERS
Fresh Dressed, Cut Up, lb. 33c, lb . . **29c**

BACON TALL KORN 2 Lb., Thick Slice **\$1.59**
CUTLETS GOOCH, BEEF Lb. **69¢**
LIVER FRESH BEEF Lb. **39¢**
SAUSAGE GOOCH, GERMAN Lb. **69¢**
HOT LINKS OSCAR MAYER Lb. **55¢**
OLEO MAZOLA CORN OIL 3 Lbs. **\$1.00**

Ask About Our **FREEZER BEEF** Competitive Prices On Choice Beef, By The Quarter, Halves Or Whole **BEEFS**. Wrapped And Ready For Your Freezer.

BOLOGNA
All Meat, Lb. **49c**



Stanton Thriftway
Store Hours For Thriftway — 8 A. M. to 8 P. M.—Except Wednesdays and Saturdays, 8:00 A. M. — 9:00 P. M.
O. C. And ALTON TURNER
WEST BROADWAY STREET DIAL SK 6-3375

Spell Quiz

Which of the Following is Spelled Correctly?
Frackas Fracus Fracas
(Meaning: Noisy quarrel; uproar.)
See Classified Page for Correct Answer.

NOTICE OF PUBLIC HEARING

J. W. Massengale, Superintendent Flower Grove Independent School District announces — Public Notice of Reading of the 1966-67 School District Budget

— Monday, August 15 —

Main Building Flower Grove School

ANNOUNCEMENT

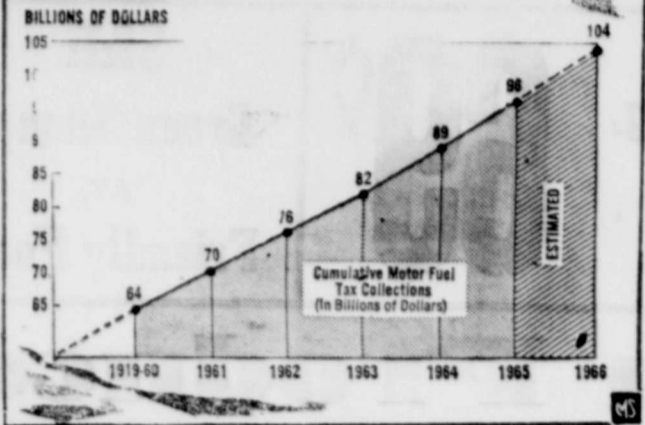
I'm making up my fall schedule for piano and voice lessons.

Call SK 6-3463 or come to 602 N. St. Peter if you wish to your child to take music this fall.

Mrs. Ernest Hock

MOTOR FUEL TAX COLLECTIONS HIT \$100 BILLION MARK

State and federal governments have collected an estimated \$100 billion in motor fuel taxes since the first levy was enacted in 1913. By the end of 1966, the total will be about \$104 billion. Collections are \$3.5 million per day. The graph shows how rapidly the cumulative total has risen since 1960.



HAMILTON OPTOMETRIC CLINIC

AND PRESCRIPTION LENS LABORATORY

(Across Street North Of Court House)

BIG SPRING, TEXAS

106 - 108 West Third Dial AM 3-2501

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIXTEEN ON THE BALLOT

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

HOUSE JOINT RESOLUTION NO. 1 proposing an Amendment to the Constitution of the State of Texas to establish the date on which newly elected Members of the Legislature shall qualify and take office.

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

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

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

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

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

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

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

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

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

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TWELVE ON THE BALLOT

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

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

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

Section 1. That Section 9, Article IX of the Constitution of the State of Texas be amended to read as follows:

"Section 9. The Legislature may by law provide for the creation, establishment, maintenance and operation of hospital districts composed of one or more counties or all or any part of one or more counties with power to issue bonds for the purchase, construction, acquisition, repair or renovation of buildings and improvements and equipment 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 its boundaries, and a certain portion of such indebtedness based upon the then last approved tax assessment rolls of the included cities, towns and counties if less than all

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

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

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

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

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

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

Section 3. The Governor of the State of Texas shall issue the necessary proclamation for the election and for the length of time as required by the Constitution and laws of this State.

Gibson Column

As time goes on, it may seem that this corner produces an abnormal amount of rumbling about the quality of commercials on television. I hope so, for it is pretty obvious that one of two things is happening:

1. Nobody else is rumbling. 2. Somebody is rumbling but nobody upstairs is listening. Part of the problem may be that we are not rumbling loud enough. After all, what can a person do when the Magic Eye insults him at station break time? The most offensive commercials are sometimes produced by the best products. Thus you are forced to boycott a product you like or support something that offends you. It's a dilemma.

A case in point: The Gibsons, who do not have all the coffee in the world, drink Maryland Club, the coffee they would drink if they did have it all. Which they don't. But the Gibsons agree that Maryland Club produces the most outlandish commercials to be seen on this or most other planets.

For quite a while I went on the premises that these commercials and their kinkfol were tongue-in-cheek. That is, I figured the ad men knew they were being hoaky and they knew the people would see that this was a bunch of hoakum. I figured that all the ad men wanted to do was spread the name around a little.

Now I'm beginning to wonder. There is no sign of a let-up.

For the fortunate few who haven't seen Maryland Club's latest advertising efforts, here is a brief summary of one:

The scene is at a range corral at branding time. Rugged men are standing around or are doing rugged work. Peerless Leader nod to Levi-clad beauty. Levi clad beauty trots (no, it's more of a stiff-legged lope) to nearby Rolls-Royce motor car and picks up telephone there in. Excited call goes out.

Action cuts to phone in some far-off mansion — after first getting a long shot of the Rolls to make sure that everyone who might recognize a Rolls - Royce recognizes this one. (It may be a Mercedes.) In mansion, excited hands grab jar of Maryland Club coffee, holding it still for just a second so we can read the label, and then take it to helicopter on lawn.

Helicopter rushes jar to horseman waiting on the plains. Horseman races to camp, where someone (advertising man, do doubt) has kindled a good campfire. Coffee goes in to pot. Then, as Peerless Leader rides up, we see the hands of someone (probably the guy who made the fire) pour a steaming cup of Maryland Club for Levi-clad beauty, who hands it to Peerless.

Get the message? It's a simple message, but

Today in England, the House of Lords has no control over money bill and may block other legislation for only one year.

It's hard to swallow. What makes it double difficult to handle, as indicated earlier, is that the Gibsons like Maryland Club coffee. It is good coffee, perhaps not much better than most other coffees, but still good. It is consistent in flavor. The main thing is that we are used to the taste, so we buy it.

But if we continue to buy this coffee are we supporting the people who make such ads? Such a thought would be enough to turn our coffee sour, even if we owned all the coffee in the world.

"In 1963," says the Petroleum Bulletin, "the petroleum industry spent some \$315 million on research. By 1970, according to current projections, the figure will soar to \$600 million. Some of the research projects border on the fantastic — but we live in a fantastic age. For instance, among them are such things as homes built of fireproof plastics which would also be termitic - resistant; clothes made from petrochemical fibers which would not wear out; petroleum - based growth inhibitors which, when applied to lawns, would make mowing only a once a year chore."

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

CITATION BY PUBLICATION

NO. 522

URBAN RENEWAL AGENCY) CONDEMNATION
THE CITY OF STANTON) PROCEEDINGS BEFORE
VS.) SPECIAL COMMISSIONERS
APPOINTED BY JUDGE OF
MRS. J. E. THOMPSON) MARTIN COUNTY, TEXAS
THE STATE OF TEXAS) 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 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 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. Mrs. J. E. Thompson," wherein the Urban Renewal Agency of the City of Stanton is Plaintiff, and Mrs. J. E. Thompson, 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 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 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 your 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 Mrs. J. E. Thompson, whose place of residence 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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THIRTEEN ON THE BALLOT

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

HOUSE JOINT RESOLUTION NO. 69 proposing an Amendment to the Constitution of the State of Texas by adding a new Section, Section 63, to Article III; authorizing the Legislature to provide by statute for the accomplishment of governmental functions within any county having one million, two hundred thousand (1,200,000) or more inhabitants by the consolidation of the functions of government or by contract between the county or with the county; and by providing for the consolidation of some functions of government of any political subdivision(s) located within any county in this State having one million, two hundred thousand (1,200,000) or more inhabitants. Any such statute shall require an election to be held within the political subdivision(s) affected thereby with approval by a majority of the voters in each of these political subdivisions, under such terms and conditions as the Legislature may require.

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

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

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

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

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

Section 3. The Governor of the State of Texas shall issue the necessary proclamation for the election and for the length of time as required by the Constitution and Laws of this State.

Philosopher Wants To Be Cut In On One Of These Big International Grain Deals

(Editor's note: The Martin County Philosopher on his grass farm on Mustang Draw has been reading the international news, his letter this week indicates.)

Dear editor: According to an article I read last night in a newspaper which fell out from under a tricycle a tourist coming by here had tied on top of his car. I guess the paper was there to keep the paint from getting scratched but it's hard for me to explain the tricycle, the United States has just sold India

about two million tons of grain and the terms are so interesting I'd like to get in on a similar deal.

As the article explained, India is paying for the grain, all right, but not in American dollars. It's paying in rupees. And the rupees will be kept in India to promote education.

Can you tell me if such a deal is available in this country? And where do you apply? While I don't have much use for grain, at least by itself, you know the government would include some hogs to go with it, or some steers, or something.

Naturally I don't have any rupees, but that's just a technicality; me and the govern-

ment can get around that. For example, in lieu of rupees, why couldn't I give the government a check, with the understanding it would never be cashed? Then I could take the financial gains made from never having the check reach the bank and promote education out here on this Martin County grass farm, and I believe I could easily prove there's a field for it.

As for the type of education, me and India probably see eye to eye on that. For example,

you won't catch either one of us promoting agricultural education. In India, farming with a tractor instead of a walking plow will have to wait till they get a nuclear bomb going, and out here farming with anything will have to wait till I'm through resting. It's not quite the same but it produces about the same amount of food.

I am thinking of renewing my subscription to The Stanton Reporter. How many rupees will it take?

Yours faithfully,
J. A.

Read the classified ads!

Business Opportunity

WANT TO OPEN A BUSINESS SERVING MARTIN-MIDLAND COUNTIES? EXCELLENT OPPORTUNITY FOR RIGHT PERSON.

Write

John Deere Co.

P. O. BOX 20598

DALLAS, TEXAS 75220

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT

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

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

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

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

"Section 3-b. No tax for the maintenance of public free schools voted in any independent school district and no tax for the maintenance of a junior college voted by a junior college district, nor any bonds voted in any such district, but unused, shall be abrogated, cancelled or invalidated by change of any kind in the boundaries thereof. After any change in boundaries, the governing body of any such district, without the necessity of an additional election, shall have the power to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, attributable, adjusted or allocated to, such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unused bonds voted in the district prior to any such change in boundaries, and to accrete, levy and collect ad valorem taxes on all taxable property in the district as changed, for the payment of principal of and interest on such bonds in the manner permitted by the laws under which such bonds were voted. In those instances where the boundaries of any such independent school district are changed by the annexation of, or consolidation with, one or more whole school districts, the taxes to be levied for the purposes hereinabove authorized may be in the amount cancelled or invalidated by the change in the district having the greatest population according to the latest scholastic census and only the unused bonds of such district voted prior to such change, may be

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

subsequently sold and delivered and any voted, but unused, bonds of other school districts involved in such annexation or consolidation shall not thereafter be issued."

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

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

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

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FIFTEEN ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 33 proposing an Amendment to Section 6, Article XVI, Constitution of the State of Texas, to authorize state participation in programs financed with funds from private or federal sources and conducted by local level or other private, nonsectarian associations, groups, and nonprofit organizations for establishing and equipping facilities for assisting the blind, crippled, or otherwise physically or mentally handicapped in becoming gainfully employed, for their rehabilitation or restoration, or for providing other services essential for the better care and treatment of the handicapped.

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

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

"Section 6. (a) No appropriation for private or other 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 money shall be published annually, in such manner as shall be prescribed by law.

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

The state agencies may deposit money accepted under this subsection either in the state treasury or in other secure depositories. The money may not be expended for any purpose other than the purpose for which it was given. Notwithstanding any other provision of this Constitution the state agencies may expend money accepted under this subsection without the necessity of an appropriation, unless the Legislature, by law, requires that the money be expended only on appropriation. The Legislature may prohibit state agencies from accepting money under this subsection or may regulate the amount of money accepted by the state agencies from private or federal sources, designated by the private or federal source as money to be used in establishing and equipping facilities for assisting those who are blind, crippled, or otherwise physically or mentally handicapped in becoming gainfully employed, for their rehabilitation and restoring the handicapped."

Section 2. The Governor of the State of Texas shall issue the necessary proclamation for the election and for the length of time as required by the Constitution and Laws of this State.

"This subsection does not prohibit state agencies au-

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

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

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

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

Section 3. The Governor of the State of Texas shall issue the necessary proclamation for the election and for the length of time as required by the Constitution and Laws of this State.

CITATION BY PUBLICATION

NO. 519

URBAN RENEWAL AGENCY) CONDEMNATION
THE CITY OF STANTON) PROCEEDINGS BEFORE
) SPECIAL COMMISSIONERS
VS.) APPOINTED BY JUDGE OF
) MARTIN COUNTY, TEXAS
JACOB KNUDSON) COUNTY COURT

THE STATE OF TEXAS

TO: Jacob Knudson, is Living, and if Deceased, his 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 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. Jacob Knudson," wherein the Urban Renewal Agency of the 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 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 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 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-house 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

CITATION BY PUBLICATION

NO. 520

URBAN RENEWAL AGENCY) CONDEMNATION
THE CITY OF STANTON) PROCEEDINGS BEFORE
) SPECIAL COMMISSIONERS
VS.) APPOINTED BY JUDGE OF
) MARTIN COUNTY TEXAS
J. H. RUSSELL AND/OR) COUNTY COURT
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

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 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. J. H. Russell and/or B. F. Martin," wherein the Urban Renewal Agency of the City of Stanton is Plaintiff, and J. H. Russell and/or B. F. Martin, whose places of residence are unknown, are Defendants, 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 6 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 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-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 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

Draft Seeking 2,671 Men

Texas draft boards will be called upon to furnish 2,671 men for the armed forces in October, Col Morris S. Schwartz, state selective service director, said this week.

This is the biggest monthly draft call received by the state since May 1953, when the monthly quota was 2,823. This was during the Korean War. Schwartz also announced the September quota for Texas has been boosted from 1,585 to 1,890.

He said he could not say at this time how many men would be sent for pre-induction examinations in October. A total of 6,600 will be forwarded for the examinations in September.

The Texas quota of 2,671 for

Reid Derrick, president of LaCade Gas Company, reports that: "For over a century the (gas) industry's growth was steady but relatively un spectacular. Then, in the nineteen twenties, came the development of pipeline which could withstand the high pressure needed for long-distance transmission of gas. This made it possible for the first time to bring natural gas, generally found in remote regions, to the populous market areas of the country. Today, a vast network of transmission pipelines — enough to circle the earth more than eight times at the equator — crisscrosses the nation and supplies one third of all America's energy needs. And the gas industry has grown to become the sixth largest in the country."

induction in October is the state's share of a 46,200 national call.

Summer Heat Beating Tips

Here are a few sensible ways to beat the heat short of spending the summer at a mountain or shore retreat. Experts agree that if you wear light-weight, light-colored, loose garments you're likely to feel cooler than when you wear a chic, fitted little black something. Light fabrics reflect heat; dark ones absorb it. Loosely fitted garments permit heat to escape.

Your body needs fewer calories in the summertime, so eat less and cut down on fats. Drink lots of liquid to replace fluid lost through perspiring, and add an extra dash of salt to your food to replace salt lost the same way.

Watch that picnic food. Summertime is the season of food poisoning. Salads, fish, meats, and sandwiches dressed with mayonnaise and left unrefrigerated for hours invite germs to colonize. Better discard such food than to take a chance on its being contaminated. Keep picnic goodies refrigerated until chow time.

Bathe more frequently than you do in cool weather. You'll feel fresher and will red the skin of wastes that cause odors. Dusting powders and deodorants will add to your summertime comfort.

Question-and-Answer

(This column of questions and answers on federal tax matters is provided by the local office of the U. S. Internal Revenue Service and is published as a public service to taxpayers. The column answers questions most frequently asked by taxpayers.)

Q — Under what conditions friend as a dependent? A next door neighbor moved in with us last month.

A — Someone who is not related to you may be claimed as a dependent if (1) he lived with you the entire year, (2) his income was less than \$600, (3) you provide more than one-half the support, and he does not file a joint return with his spouse.

Q — I forgot to include income from one of my jobs when I filed in April and so I had to file an amended return. I just got a bill for interest on the additional amount of tax I paid. Why was I charged the interest?

A — Federal tax laws require that interest be charged on taxes that are not paid when they are due. The interest rate specified is 6 percent per annum. This is not a penalty.

Q — My daughter is banking her summer job earnings. The bank wants her tax account number. What is that?

A — This is her Social Security number. The law requires financial institutions to ask the depositor for his number and to use it when reporting to IRS the interest payments on all savings accounts earning \$10 or more during the calendar year.

Q — When is the next payment due on my maid's Social Security?

A — The quarterly payment for the months of April, May and June is due on August 1.

Q — My return is being audited and I'm supposed to bring in my records on my business entertaining and travel. What do I need to substantiate these items?

A — Generally speaking, you must be able to produce records to establish each of the following: (1) the amount of the expense; (2) the time and place; (3) the business purpose; and (4) the business relationship of those entertained.

A receipt or other documentary evidence is required for each travel or entertainment expenditure of \$25 or more, with certain exceptions. IRS Publication No. 463, "Travel, Entertainment and Gift Expenses," outlines the rules for deducting these expenses. You can get it by writing to any District Director's office.

You may want to look over this publication before you have your audit interviewed. It will also be helpful in maintaining your expense account records currently.

Q — I just had my 65th birthday. Does this change my tax status?

A — Yes, there are several changes which should reduce your federal tax liability. For one thing, you are entitled to an additional \$600 exemption when you become 65.

"Tax Benefits for Older Americans," IRS Document No. 5569, describes this and several other benefits for persons 65 and over. A free copy may be obtained by writing any District Director's office.

Right to Work states are those in which state laws provides that unless they wish to do so, individuals need not join a union as a condition of employment. These states lead the nation in the creation of new jobs in business and industry, in wage improvement in industrial

jobs and in producing new wealth and personal income. Among the top 15 states in actual wages industrial workers, six were Right to Work states. The top three states in the nation in rate of new jobs created by industry are Nevada, Arizona and Florida — all Right to Work states. Unemployment in Right to Work states is substantially below non-Right to Work states.

HOT MEALS... COOL COOK!

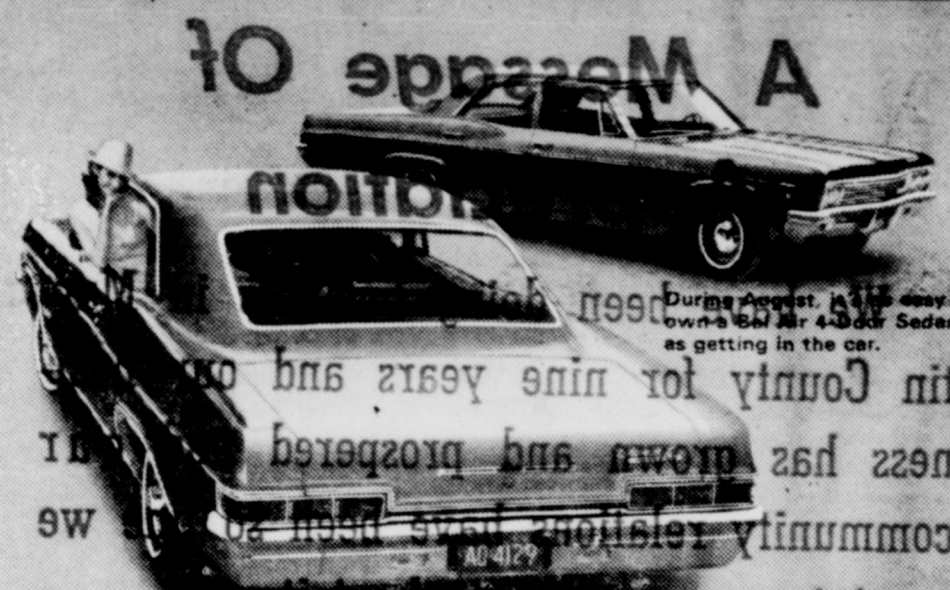


...with flameless electric cooking appliances

Only with flameless electricity can you cook so many ways... so cool. In addition to the electric range, there are any number of handy portable appliances for cooking wherever there's an electric outlet. You'll cook hot summer meals in greater comfort, no matter which means of electric cooking you choose. See your electric appliance dealer soon. Start cooking the cool, clean, modern way with versatile, flameless electricity.

TEXAS ELECTRIC SERVICE COMPANY
CECIL BRIDGES, Manager SK 6-3371

Are there really any sound reasons for buying a Chevrolet in August?



Wait till you see how sporty you look sitting in your Impala Super Sport.

- In a word: Six**
1. If you don't know the instant delight of selecting a new Impala Super Sport in the color you want, shipping into its State-Bucket seats, and driving it home from the showroom, you're missing out. Your Chevrolet dealer has a big choice of models on hand with small down payments.
 2. More than likely, your present car will never be worth as much in trade as it is right now. Money — another good reason to buy Chevrolet this month.
 3. Read those articles about when to buy a new car and they'll tell you that August is one of the best months. And your Chevrolet dealer is ready to show you why. With buys that are better than ever.
 4. If you think your old car is an old car, believe us, so is summer. There's added strain on the engine because of vacation driving, greater tire wear. The cooling system has to work overtime. A new Chevrolet can save you a lot of trouble.
 5. You do a lot of driving for pleasure so why not ride on Chevrolet's Full Coil suspension. Let your feet feel that deep, plush carpeting. August is to enjoy.
 6. Make your summer driving safer by driving by taking advantage of the eight standard safety features built into every new Chevrolet. If your present car doesn't have seat belts, back-up lights, outside rearview mirror, padded instrument panel, look into a new Chevrolet.

Chevrolet • Chevelle • Chevy II • Corvair • Corvette

See the man who can save you the most — your Chevrolet dealer

Alsop-Nowlin Chevrolet Company 571774
219 N. ST. PETER STANTON PHONE SK 6-3311

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 you dine here.

Currie's Cafe
East On Highway 80 SK 6-3310

Attention Future Brides

Make your selection of fine crystal and china at

Carolyn's Gift and Bridal Shoppe

Highland Shopping Center
Big Spring, Texas

Selections Displayed at Maxine's Florist
Stanton, Texas

CITATION BY PUBLICATION

NO. 521

URBAN RENEWAL AGENCY) CONDEMNATION
THE CITY OF STANTON) PROCEEDINGS BEFORE
) SPECIAL COMMISSIONERS
VS.) APPOINTED BY JUDGE OF
) MARTIN COUNTY, TEXAS
J. C. McLEAIRD) COUNTY COURT

THE STATE OF TEXAS

TO: J. C. McLeaird, if Living, and if Deceased, his 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 County Courthouse in the City of Stanton, Texas, at 10:00 o'clock A. M. on the first Monday after 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. J. C. McLeaird," wherein the Urban Renewal Agency of the City of Stanton is Plaintiff, and J. C. McLeaird, 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:

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 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-house in Stanton, Texas.

The interest of said J. C. McLeaird, 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, this 27th day of July, 1966.

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

Amendments - -

(Continued from page 1)
tional provision requiring a poll tax as a prerequisite to voting and requiring the Legislature to provide for annual registration of all voters.

Amendment No. 8
Would authorize the Legislature to enact laws permitting persons to vote for state officers and for president and vice president of the United States without having fulfilled residence requirements to vote for other officers, as well as laws permitting former residents of the state, for a certain period, to vote absentee for president and vice president.

Amendment No. 9
Increases to five the number of judges on the Texas Court of Criminal Appeals and lengthens the term of that court.

Amendment No. 10
Provides 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 after such change without further election.

Amendment No. 11
Would authorize the issuance of an additional \$200,000,000 in bonds by the Texas Water Development Board upon two-thirds vote of the Legislature and expanding the uses to which money in the Texas Water Development Fund may be put.

Amendment No. 12
Provides the method and manner for dissolution of hospital districts.

Amendment No. 13
Would authorize the Legislature to provide for consolidating the functions of government within a county having 1,200,000 or more inhabitants and to provide for intergovernmental contracts between political subdivisions of the county.

Amendment No. 14
Would allow members of the armed force to vote in Texas upon satisfying the residence requirements applicable to Texans in general.

Amendment No. 15
Authorizes the channeling of funds from private and federal sources through the state for use by privately owned or local agencies in establishing and equipping facilities to assist the handicapped in becoming gainfully employed.

Amendment No. 16
Establishes the date on which newly-elected members

Oil Story - - -

(Continued from page 1)
80,000 gallons of fracture fluid and 1,000 gallons of acid.
Site is 1,320 feet from south and west lines of section 5, block 35, T-5-S, T-P survey, 10 miles southwest of Garden City.

No. 1 Belle Wilkerson was finished 3 1/4 miles north of the Calvin, North (Dean) pool, five miles northeast of Dean producers in the Calvin (Dean) and 8,800-foot Spraberry area and 5 1/4 miles southwest of the Garden City, West (Spraberry) pool.

The operation was planned as an 8,300-foot Dean sand and Wolfcamp wildcat, but was potentialed from the Spraberry for eight barrels of 42-gravity crude plus 73 per cent water daily pumping through perforations between 6,814 and 6,937 feet.

The zone was acidized with 500 gallons and fractured with 40,000 gallons.

Site is 660 feet from south and east lines of section 22, block 34, T-5-S, T&P survey, 11 miles south of Garden City. Union Texas staked two offsets to the Glasscock sector of the Spraberry Trend Area, 11 miles southwest of Garden City.

Both operations are scheduled for 8,600 feet and are in section 7, block 35, T-5-S, T&P survey.

No. 1-7 Clark, 1/2 mile east, is 1,320 feet from north and west lines.

No. 2-7 Clark, a mile east, is 1,320 feet from north and east lines.

Pan American will attempt to re-open Canyon production in the two-well Bond (Spraberry) area of Howard County with the re-entry of No. 1 C. W. Burton. The project is a depleted Spraberry producer and former Canyon opener, which will be cleaned out to 9,100 feet.

Originally drilled by Pan American to 9,618 feet and plugged back to 9,085 feet, it was potentialed in November 1950 from the Canyon for 218 barrels of 45-gravity oil daily plus 21 per cent water through a 15-64-inch choke. Perforations were between 8,870 and 8,920 feet and gas-oil ratio was 1,635-1.

Location is 1,980 feet from south and east lines of section 27, block 33, T-2-N, T&P survey, 10 miles northwest of Big Spring.

S. C. Currie has plugged No. 1 Sun-Glass, a wildcat, after

drilling to total depth of 2,960 feet. It is 660 feet from north and east lines of section 8, block 32, T-5-S, T&P survey, 10 miles southeast of Garden City in Glasscock.

Stanton Students

(Continued from page 1)
School Nurse
Mrs. Carolyn Tantis.
School Counselor
Mrs. Jewel Fleming.
Cafeteria Employees - High School
Mrs. Nell Allen,
Mrs. Rita Williamson.
Bus Drivers
Mrs. Arville Badgett,
Mrs. Jean Newman,
Mr. Jimmy Conner.
Custodians
Mr. J. B. Robbins,
Supt. of Maintenance;
Mr. Adolph Garza,
Mr. Robert Grissom,
Mr. Alvin Morgan.

JUNIOR HIGH SCHOOL FACULTY
Mr. Jimmy Conner, Principal;
Mrs. Nina Cox,
Social Studies;
Mrs. Mona Elmore,
Mathematics;
Miss Elaine Langston,
English;
Mrs. Janie Boyd, English;
Mr. A. J. Smith,
Coach - Science.

ELEMENTARY SCHOOL FACULTY
Mr. J. M. Yater, Principal.
Cafeteria Employees
Mrs. Henryetta Ratliff,
Mrs. Leo Adkins,
Mrs. Arville Badgett,
Mrs. Jean Newman,
Mrs. Dovie Pinkerton.

Grade One
Mrs. Johnnie B. Bryan,
Mrs. Mary Bruton,
Mrs. Josephine Gresham,
Mrs. Imogene Ledbetter,
Mrs. Georgia McMeans.

Grade Two
Mrs. John Anastasio,
Mrs. Obera Gray,
Mrs. Mary Payne,
Mrs. Dorothy Olson.

Grade Three
Mrs. Leona Ebersole,
Mrs. Beulah Mae Hall,
Mrs. Mary Mayfield.

Grade Four
Mrs. Beth Barbee,
Mrs. LeRue Harrell,
Mrs. Evelyn Lankford.

Grade Five
Mrs. Augustine Epley,
Mrs. Mary Holcomb,
Mrs. Virginia Lile.

Grade Six
Mrs. Mary Halslip,
Mrs. Floragene Decker,
Mrs. Louise Arp,
Music Teacher
Mrs. Pauline Wood.

drilling to total depth of 2,960 feet. It is 660 feet from north and east lines of section 8, block 32, T-5-S, T&P survey, 10 miles southeast of Garden City in Glasscock.

The Launching Pad

By NEAL ESTES

THE other Sunday morning about six o'clock we had an occasion to be driving in West Stanton. We glimpsed a car parked with a pair of horseshoes tied down to the back glass. Around the corner another situation with horseshoes—and a few blocks down another pair of shoes on the back glass—and still on down on Highway 80 parked off the road with a pair of the horseshoes on the glass. All automobiles were temporarily "out of service." We mean one car had a flat, another was jacked up — that was the one up on St. Joseph Street—another must have run out of gas and the other one had the hood raised high. The horseshoes are supposed to bring good luck. But those four cars had "thrown their shoes" so to speak. No pun is intended concerning the horseshoes. We all love a little light humor and it was slightly ironic that the vehicles we saw appeared to be in extremely bad luck. We are sure there are cars all over the county blazing away like thunder with horseshoes attached. The interesting thing now though is "which one is the stronger" the horse or the tiger?

WE have overlooked the welfare of our children allowing them to view too many TV programs where firearms are top bananzas. The craze or trend to display the gun has even belted over into the commercial field. The very idea of having to have a woman pull a deodorant and point it out toward the captive audience and crudely say: "My man packs a thirty-eight—how about yours." Unless you parents of this impressionable generation want to have another CHARLES WHITMAN climbing up high to shoot innocent people down, take steps now to screen the good TV programs for your youngsters.

I never thought I would see the time when the yankees would carry Confederate flags in Chicago. That happened Friday night. A TV clip showed MARTIN LUTHER KING being knocked down with a rock. Then the cameras caught KING wincing as a loud firecracker exploded near his feet. The expression on his face, as recorded by TV, looked a lot like a 'possum biting into a green persimmon. In the background to the scene a tall standard cradled the Stars and Bars.

NOW that the NUGENT-JOHNSON nuptials are over we can get on with the war in Viet Nam. It was interesting, to say the least, to note the color photographs of the couple on the front pages of some of the publications who have supported the Great Society. Perhaps those self-same publications can now start running the war casualty list again.

THE war is not going well for us in Viet Nam. As a matter-of-fact it is going so badly that President JOHNSON has seen fit to issue another official denial that things are not as they should be. The administration apparently follows a pattern on war statements. The crowd the press and airlined with comments from high officials a few days before the nation finds out we are getting five, six, or seven planes a day knocked down. Perhaps the time has come to make some changes in the high command, review the tactics, and finding our best military men to lead us to ultimate victory. In times like these we miss the great GENERAL McARTHURS we had in the past. Maybe we have a man in the military now who can be found and depended on to win as the late GEN. GEORGE PATTON did. The bourbon sippers, the ex-executives, the wearers of unearned decorations, must go. We need now and must have, the best military brains in the history of this nation.

Stanton School -

(Continued from page 1)
since less teachers and students will be under one principal.

Jimmy Conner, a teacher and coach at Stanton last year, is the new junior high principal. Other principals are Bill Milam, high school, and J. M. Yater, elementary.

The new guidance counselor will serve the entire school system, and will fill a need which McMeans says is "badly needed."

New teachers have been

added in the first grade and in junior high, in addition to the counselor and new principal.

George Walker, formerly with a private music firm in Midland, is the new high school and junior high band director. Also relatively new is Bryan Boyd, who became head football coach and athletic director at mid-term last year when Milam became high school principal.

Mrs. Carrie Harlow of Eastland, was a guest recently in the home of Mr. and Mrs. Cliff Hazlewood, Jr., and daughters.

Midland Arts Association Sets Meeting

The Midland Arts Association announces its First Fall Regional Exhibit of Art and Crafts. The dates set are October 16 through October 22. The exhibit which will draw on all West Texas and East New Mexico artists, will be in the Midland County Exhibition Building on East Highway 80. Entries will be accepted on October 13 from 10:00 a.m. to 8:00 p.m. and will be reclaimed on October 23. The following categories will be awarded a total of \$570.00: Oil, Water Soluble Media, Graphics, Photography, Crafts, Textiles and Sculpture. These awards will be presented by County Judge Barbara Culver Sunday, October 16, at 3:00 p.m.

Arnold Leonard is exhibit chairman, and Mrs. Kurt Leisch is his co-chairman. Hugh Ellison is president of MAA. Artists and craftsmen desiring further information should address their inquiries to MAA First Fall Regional, Box 4252, Midland, Texas.

Funeral - - -

(Continued from page 1)
Mausoleum at Midland with Glibbreath Funeral Home in charge.

Born Dec. 14, 1893 in Tennessee, he moved to Taylor County at the age of five and to Loraine at the age of 16 where he lived until 1937 when moving to Martin County, where he farmed in the Tarzan community.

He married Nettie Pace in Colorado City Nov. 25, 1921. Surviving are his wife; six daughters, Mrs. Warren Goode of Colorado City, Mrs. Hester Badgett of Tarzan, Mrs. Morris Davis and Mrs. Dewayne Danney, both of Midland, and Mrs. J. W. Pagett of Odessa and Mrs. Howard Crocker of Big Spring; five sons, Doyle of Big Spring, Bill and Kenneth, both of Midland, Hubert and Charles, both of Tarzan, 20 grandchildren, and seven great-grandchildren.

The Pollock family reunion was held at Lake Thomas. Those attending from Stanton were: Mr. and Mrs. Grady Gardenhire, Marie Airhart, Ronnie and Terry Don, Mrs. Jimmy Gaspie, Mrs. Millie Pollock, Joyce Gregston, and Allen and Cindy.

Guests of Mr. and Mrs. James Eiland last week end

were: Mr. and Mrs. Sechrist and daughters, Rhonda and Jane of Fort Worth, Mrs. Mat Eiland of Big Spring, and Mr. and Mrs. Hershel Mills of Odessa. Weight limit for middle-weight boxers is 160 pounds.

Special Purchase



Permanent Press
Nuvo
Jeans

These are irregulars from one of the top manufacturer's of permanent press jeans. The fabric is 50% Fortrel, 50% Cotton in a hopsack weave in wheat, whiskey, faded blue and olive. Sizes 26 to 38. If first quality, they sell for \$7.

3.99

DEAVENPORT'S

A Message Of Appreciation

We have been doing business in Martin County for nine years and our business has grown and prospered and our community relations have been so fine we want to say something about it.

This business could not have been made possible without the loyalty and support of our customers. We are grateful and appreciative of being allowed to serve in the past nine years and are looking forward to other pleasant years for both our friends and ourselves.

We have added the very latest in new grain processing equipment and will be glad for our friends to come around and visit and see our plant.

R. L. Straub Grain Company

Public Notice

A public hearing will be held on the county budget for the fiscal year 1967 at the county courthouse of Martin County, Monday, August the 22nd at 10:00 o'clock A. M., 1966, for public inspection.

Jim McCoy,
County Judge

1tc

FARMER'S HEADQUARTERS

We Have A Complete Line of:—

- FARM EQUIPMENT AND FARM SUPPLIES
- INTERNATIONAL AND FARMALL TRACTORS
- McCORMICK FARM EQUIPMENT
- INTERNATIONAL POWER UNITS
- INTERNATIONAL INDUSTRIAL TRACTORS
- INTERNATIONAL MOTOR TRUCKS
- DEMPSTER FARM EQUIPMENT
- BED SHAPPERS FOR ON BED PLANTING
- FULL LINE OF IRRIGATION PARTS AND GASKETS
- BEARINGS TO FIT MOST TRACTORS AND FARM EQUIPMENT AT DISCOUNT PRICES
- BEARINGS TO FIT ALL COTTON STRIPPERS

See Our New No. 30
Cotton Stripper With Basket
We Service All Makes of Tractors
and Farm Equipment

Cain Tractor And Supply Co.



SK 6-3372
STANTON, TEXAS

