"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!"





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

Vol. LVI-No. 33

STANTON, MARTIN COUNTY TEXAS (79782), THURSDAY, AUGUST 11, 1966

VAR'ETY Stanton School Faculty Announced

By NEAL ESTES

The U.S. Department of Agriculture, in its June, 1966, Agriculture, in its June, 1966, report to consumers declares: Company Tests "You can put extra pennies - even dollars - in your poc- First Milo ket if you read the grocery ads and take advantage of the specials. Home economists County grown milo has been at the department recently went shopping to test this theory. They were able to save 25 per cent by shopping the R. L. Straub Grain Company ads of the stores in a single last week. neighborhood."

_V-THE STANTON REPORTER complete school calendar of free, enable the school district patrons and their children to know all the dates of interest concerning the operation of the school system. Cut Fred Church it out - post it - keep it to have around the house Named Booster during the 1966-67 school year. And remember, you Club President found it first in your local official Martin County news-

paper. My old friend and fellow editor, DOUGLAS MEADOR, was honored by the West Texas Press Association in San Angelo over the week-end. "Meet the Buffalo Night" "Trail Dust" in the column writing competition and cap- and before the first game. tured first honors. I salute

Straub Grain

The first load of Martin tested here.

The milo, belonging to Jimmy Hilger, was brought to the

It was harvested in the Courtney community.

Raymond Straub, owner of is indebted to our new SUPT. the local grain company, ad-RUSSELL MCMEANS for a vised The Stanton Reporter very fine job of cooperation that the moisture content of with the local press. In this the initial load tested twenty issue, we are publishing a per cent. This is considered a little high and the 1966 crops events. This public service, all of milo are expected to be good here after a few days of sunshine hits the fields.

met at the High School, Thursday night, and elected Fred Church, president.

George Glynn, vice president, and A. A. Johnson, secretarytreasurer. sometime after workouts start

names in his column. He re- and as yet undecided some classes begin Sept. 6.



NEW SUPERINTENDENT - Russel 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.

The Buffalo Booster Club WHEN CLASSES BEGIN SEPT. 6-

Stanton Students To Be Greeted With New Personnel, UIL Ranking

Stanton Independent School been moved from Class A to small increase over last year's Membership dues were set District, under supervision of Class AA by the University budget.

Slaughter No. 1 North Of

him. It goes to show that a man who thinks is appreciated. MEADOR does not inculde the Buffalo Night" activities, with several changes when classifications are based on one through 10 will register

two-year average attendance. Sept. 2.

R. McMeans **Gives Talk On** School Program

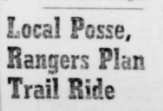
The Stanton Lions Club met Tuesday noon at Belvue Restaurant Lion Boss John Wood presiding.

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 duced 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 The Boy Scouts of America, featuring some of the world's in their effort to build better greatest feats of magic.



Mildand, who presented the The Martin County Sher- Scouting program to the asiff's Posse and Rangers will sembly. make a trail ride to Midland

Joe Padillo was appointed on Sunday, August 14. Scoutmaster; Pete Esparza The riders plan to make was appointed assistant mas-Cole Park their destination. ter, and Juan Gonzales and Persons interested in joining John Valles were appointed the local groups for the pur- to head the troop committee.

Stanton.

School Bells To Sound Due

Superintendent Russell McMeans has supplied The Stan-

ton 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 posithe school program for this tions are still to filled on the faculty but that he anticipated year. The speaker was intro- no problems in bringing qualified instructors to Stanton to fill those places.

New BSA Troop

St. Joseph Church, to organ-

ize a new Scout troop for

meeting to order, and intro-

Ashby, Scout directors from

Is Organized

For Stanton

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

8 Pages-Price 10c

Supt. McMeans announced the following faculty personnel.

Russell McMeans,

Superintendent;

Mrs. Corene Manning, citizens, met Monday night at Bookkeeper, Tax Collect-

or and Assessor, and Business Manager;

Mrs. Eulamae Milam, John Roueche, institutional Secretary to Superintenrepresentative, called the

dent: Mrs. Ernistine Edmiston, duced Kenneth Funk and Jim 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,

MEADOR writes editorial members to wear. poetry. He slips in those gems Nam.

activities. The next meeting was called for August 16, at 8:00 p.m. in the High School.

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.

Amendments

In Brief

Amendment No. 1

to such agricultural use.

Amendment No. 2

of one or more counties. Amendment No. 3

sity Fund.

Amendment No. 4

officials.

Amendment No. 5

lature to provide for a system cent complete. others

Amendment No. 6

enforcement officers, custod- per cent a year ago. ial personnel of the Texas Department of Corrections and full-paid firemen. Amendment No. 7

(Continued on page 8) Tom last week.

magazines pay a price for once in awhile. No big name the family are welcome to the Booster Club. This is not an A guidance counselor has school system to 73. magazine ever paid a price exclusive men's club. The pur- been hired, the first the school The school district, encom-

to keep out of the war in Viet are most cordially invited to attend and participate in all **Pan American Petroleum Completes**

By JAMES C. WATSON | undertake to complete. **Ag Bulletin** Says All Areas covery from the Dean-Wolf- vey. **Needing Rain**

Stanton and most of Martin 38.2-gravity oil per day flow- while the drilling crew was and east lines of section 42, ton, and you never know how County received some moistu- ing through a 22-64-inch making a trip when the total block 34, T-3-S, T&P survey, thoughtful they can be until

re last week. In Stanton most choke with surface pressure depth was at 10,288 feet. Provides that all land own- guages indicated a fall of of 100 pounds and gas-oil ra- At the time of the unload- well Blalock Lake (8,200-foot ily like in February when the ed by natural persons and de- four-tenths of an inch. In sec- tio of 1,510-1. signated for agricultural use tions north of town about the The production was from ested observers that the show drilled to 8,230 feet and set my dad and injured other shall be assessed for all tax same amount of moisture was Dean perforations between for production likely came 51/2-inch casing at that point. members of my family. By the purposes on the consideration registered. Other sections re- 8,790 and 9,007 feet, which from a soft streak at 10,165of only those factors relative ported a trace up to a half- had been treated with 7200 170 feet. inch of rainfall.

The U. S. Department of with 50,000 gallons of oil and stem test covering the section 10,000 gallons of acid. Would authorize creation of Agriculture issued a report an unreported quantity of from 10,146 to 10,310 feet re- On a 10-hour gauge, thro- White Motor to day and airport authorities composed from Austin this week stating sand.

that all areas in the state The Wolfcamp crude is com- ing fluid. needed rain.

Would withdraw Arlington In its weekly crop-weather tions extending from 9,106 to anticipated that Pan Ameri- yielded 415 barrels of 43-grav- ple. State College from participat- report Monday, the depart- 9,442 feet. That horizon had can will run casing and at- ity new oil. It is making an ing in the Permanent Univer- ment said cotton harvest con- been injected with 10,000 gal- tempt to complete the ven- unestimated and ungauged tinues slowly in most areas lons of acid and fractured ture.

except the Rio Grande Valley. with 30,000 gallons of oil and Mason & Co. Inc. of Dallas Operator will request the Increases the permissible Cotton harvest has begun 30,000 pounds of sand. term of office for directors of on the Upper Coast and light No. I Slaughter is 660 feet completed as a long southwest signate the operation as a new conservation and reclamation yields are reported. Blackland from east and 1,980 feet from extender for the Northeast pool opener and to assign it a districts from two to six years harvest is reported as far south lines of section 77, block Martin sector of the Ackerly discovery allowable. The prosand validating present statu- north as Hill County. On the B. Bauer & Cockrell survey, (Dean sand) pool. tory terms of office for such High Plains, cotton is squar- 61/2 miles southeast of the de- On the daily potential the two - well Garden City, ing and blooming and insect pleted Wolcott (Wolfcamp) gauge, it yielded 310 barrels of West (Spraberry) pool,

damage is light. pool. Would authorize the legis- Sorghum harvest is 27 per It is a re-entry and clean through a 16-64-inch choke division of Allied Chemical of retirement, disability and Corn harvest is getting un- foot Ellenburger wildcat fail- extending from 8,450-8,722 tensions to the Spraberry ex - Taylor Countian, died death benefits for county of- derway in the major produc- ure originally drilled by Shell feet. That horizon had been Trend Area in Glasscock Tuesday at his home in the ficials and employees and ing areas although hot weath- Oil Co. and abandoned in May, fractured with 80,000 gallons County. er is rapidly drying corn. 11952.

Rice combining reached 19 Pan Am set 51/2-inch casing sand. Potential had been re- northeast of production and Funeral services were con-Provides for payment of as- per cent completion during at 10,510 feet and then plug- ported earlier as 210 barrels a daily flowing rate of 104 ducted for the deceased in sistance to survivors of law the week, compared with 50 ged back inside that pipe to of oil. 10.475 feet.

> George Tom, Wesley Moore, L. Slaughter, Martin explor- section 38, block 35, T-3-N, Production was through a Allen, pastor of Tarzan Bapand Bobby Ponder from Chi- er 12 miles north of Lenorah, T&P survey, 11/4 miles north- 16-64-inch choke and gas-oil tist Church, officiated, assistcago, Illinois, visited in the was drilling below 10.350 feet west of the Hill Ranch (Dean) ratio was 1.625-1.

dopth in a few days and then Ackerly.

fuses to follow the old axiom that "names are news." DOUG type of distinctive emblem of cluding grades six, seven and be in the system, four of them new position July 15, is exeight will exist for the first additions to the faculty and pecting about 900 students welcome. Once again it should be em- time. Formerly, grades one the other 10 replacements. this fall, an increase of 50 stu- Trail riders will leave Stan- St. Joseph hall. Fathers and of wisdom that big name phasized that all members of through eight were all under This brings the total faculty dents. This includes 485 in ele- ton early Sunday morning. their sons will attend this to 51. Total personnel for the mentary school, 140 in junior Mothers and wives of the rid- meeting and a new Scout "The junior high division ket lunches. for a column item telling pose of the Booster Club is to system has had. She is Mrs. passing 348 square miles in will reduce scheduling probboost and not to raise money Jewel Fleming, formerly a La- Martin County, will be oper- lems," says McMeans, "and

dodging son plans to spend or just to give the men a night mesa High School counselor. ating on a \$408,000 budget this will be easier to administer the next few years in college out. You wives and mothers Stanton High School has school year. This represents a (Continued on page 8)

Lenorah

volume of gas.

pect is 34 mile northwest of

(Continued on page 8)

No. 1 Bonnie Dyer has been Railroad Commission to de-

37 - gravity crude flowing Union Texas Petroleum, a

pose of making the ride are Thursday, August 25 at 7:30 p.m. a meeting will be held in

high and 275 in high school. ers are expected to bring bas- 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 Editor's Country, and to obey the Scout law; to help other people at all times; to keep my-Mail self physically strong, mentally awake, and morally straight." These words depict the food for thought that is

July 22, 1966 so necessary for our young Dear Mr. Estes: minds.

Please renew my good home Ray Smith Drilling Co. of town newspaper for another

Pan American Petroleum It is 1,320 feet from south Midland No. 1 J. B. Calverly, year so that I may keep up Corp. No. 1 Elma L. Slaughter and east lines of section 80, Glasscok County wildcat, 20 with all the news of home. I has been completed as a dis- block B, Baeur & Cockrell sur- miles southwest of Stanton, look forward to it each week. has shown for a Wolfcamp We are still stationed with camp sections of the lower The venture had indicated reef discovery on preliminary the Air Force in Wisconsin in Permian, 11 miles north of that it possibly would produce production tests and now is Recruiting.

Lenorah in Martin County. when an unestimated amount shut-in to bulid tank battery. I shall never forget all the It yielded 196 barrels of of oil and gas was unloaded Locted 1,980 feet from north warm friendly people of Stan-61/2 miles southeast of the two- a tragedy hits your own faming, it was thought by inter- Wolfcamp) pool, the explorer auto accident took the life of

The pipe was perforated time my plane landed in Midfrom 7,876 to 7,920 feet and land, friends were there to gallons of acid and fractured However, a 11/2-hour drill- that zone was treated with help me with anything they could from a car offered by covered only 30 feet of drill- ugh various size chokes-rang- night sitting up with my moing from a 6-64- to a 16-64- ther in the hospital. May God ing from a series of perfora- Despite that showing, it is inch - the perforated section bless all these wonderful peo-

> Sincerely, Mrs. Fred Schlosser, 421 Freeman Waukesha, Wisc. 53186

Funeral Riles **Conducted** For Tr. C. L. Hale

out to 19,510 feet of a 12,075- from a series of perforations Coop. has completed two ex- Charlie Leonard Hale, 72 Tarzan community at 9:30 of oil and 120,000 pounds of No. 1 - 5 Clark, two miles p.m

barrels of 42.5-gravity oil from Stanton Thursday afternoon. The operation is 660 feet the perforated interval be- August 4, at 2:30 p.m. in the Pan American No. 1-B Elma from south and east lines of tween 7,932 and 8,316 feet. First Baptist Church, Rev. Vic

ed by Rev. A. C. Harding. Would repeal the Constitu- home of Mr. and Mrs. Hoot and probably will reach total pool, seven miles southwest of Flow was stimulated with Interment followed in Vahalla

(Continued on page 8)

Coach - Social Studies; Mr. M. R. Milam, Principal

(Continued on page 8)

Stanton Independent School District Calendar 1966-1967

Carcine	
August 30	New Teachers Meeting
	All Teachers Meeting
	Registration-Senior and Junior Classes
	Registration—Sophomore and Freshman
La Landa Maria (Charter La	Classes. Grades 1-8
September 6	Classes Begin
October 14	End First Six Weeks-29 Days
	End Second Six Weeks-28 Days
	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
End First S	Semester
	91 Days
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
Apirl 21	End Fifth Six Weeks-33 Days
May 26 Last Da	y Classes End Second Semester-25 Days
	178 Day
May 26	Eighth Grade Graduation
	Baccalaureate Service
May 27	High School Graduation
Holidays Allow	red Teacher Work Days That
Sept. 5	red Teacher Work Days That 1 Are Not Teaching Days: 2 Aug. 30 - 31 2
Nov. 24 - 25	2 Aug. 30 - 31
Dec. 23 - Jan. 2	10 Sept 1 - 2 2
Mor 23 - Mor 28	

15

2-THE STANTON REPORTER, THURSDAY, AUG. 11, 1966

Bible Comment—

True Life In Christ Is Best Life

"Except a grain fall into the live; yet not I, but Christ livground and die," said Jesus, eth in me: and the life that The Agriculture Depart-"it abideth alone: but if it die, now live in the flesh I live ment has set 1967 crop plantit bringeth forth much fruit." by the faith of the Son of God, ing allotments for upland cot-And Jesus laid down as a law who loved me, and give Hib- ton at 16 million acres, the of the spiritual world that self for me." same as for this year's crop. "whosevver save his life shall Perhaps the mistake that In addition to the national

His mother did.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT

NUMBER NINE ON THE BALLOT

lose it, and whosoever will lose most of the experiences of the allotments, the department URBAN RENEWAL AGENCY) his life for My name shall find Christ as Paul did. We walk also set a national reserve of

Is the Christian life, the on- ten as He talks in the villages lishment of minimum farm ly way of martyrdom? And are with the common people; we allotments as provided by VS. we, who are situated in areas watch as He blesses the little law. where there is little danger of children. dving for our faith excluded

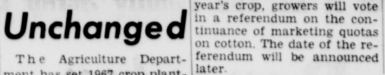
from the life that is found through sacrifice? The answer is "no." Jesus'

words have a deeper and more Yet the secret of the full- partment offered growers subgeneral application to Chris- ness of life is in going all the stantial government payments gested this when he wrote, in sus. Corinthians, that "I die daily."

What Paul meant by that is shall find it." brought ou in Galatians where

brought out in Galatians with Christ: nevertheless I town news!

department did not outline | Landlocked Moscow wears '67 Cotton such a program Wednesday. the title Port of Five Seas. Canals and rivers link the Details are expected to come Allotments later.



pian, Azov, Baltic, Black and As was the case for this White Seas. Taste for Creole and Cajun tinuance of marketing quotas dishes has boosted yearly rice

on cotton. The date of the re- consumption in Louisiana to ferendum will be announced 30 pounds a person, five times the national average.

Soviet capital with the Cas-

CITATION BY PUBLICATION

NO. 523

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

acres were planted. The de- TO: N. W. Roush, if Living, and if Deceased, his Heirs and Unknown Heirs

YOU are hereby commanded to appear at the hearing tian living. Saint Paul sug- way in our acceptance of Je- for underplanting their allot- before the Special Commissioners appointed by the Judge of "He that loseth his life hold down production to help the County Court of Martin County, Texas, to assess the damreduce a record large cotton ages occasioned by the condemnation of the hereinafter described property, and to appear and answer in said Proceedings Read The Stanton Reporter Farm law permits the oper- at the office of the County Judge in the Martin County Courtwhere he says: "I am crucified for all the county and home- ation of a similar payment house in the City of Stanton, Texas, at 10:00 o'clock A. M. program next year. But the 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

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD Ing the use to which the land

TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLU-TION 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 BE IT RESOLVED BY THE LEGISLATURE OF TEXAS: BE TATE OF TEXAS: TO BE VOTED ON AT AN amendment in an assessed under the pro-"(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. BE IT RESOLVED BY THE LEGISLATURE OF THAS: "(d) Such local tax assessor source of income as may be source of income as may be

LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article VIII, Constitution of the State of Texas, be amended by adding Section 1-d to read as follows: "Section 1-d. (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 con-sideration of only those fac-tors relative to such agricul-tural use. "Agricultural use" ly developed for agriculture

sideration of only those late tors relative to such agricul-tural use. 'Agricultural use' means the raising of livestock or growing of crops, fruit, flowers, and other products of the soil under natural condi-tions as a business venture for profit, which business is the primary occupation and source of income of the owner. "(b) For each assessment year the owner wishes to qualify his land under pro-visions of this Section as designated for 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, here-under, and the amount of tax payable for the preceding three years had the land been otherwise assessed. Until paid, there shall be a lien for addi-tional taxes and interest on

tional taxes and interest on land assessed under the pro-visions of this Section. "(g) The valuation and as-sessment of any minerals or subsurface rights to minerals chall not come within the pro-

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

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD "or propositions to be voted on by all electors throughout this State. "(b) Notwithstanding any

"(b) Notwithstanding **ÉLECTION TO BE HELD** ON NOVEMBER 8, 1966. HOUSE JOINT RESOLU-TION NO. 24 proposing an amendment to Article VI of the Constitution of the State of Texas by adding a new Section thereto, Section 2a, to provide for voting on electors for President and Vice Presi-tor President and Vice Presiprovide for voting on electors for President and Vice Presi-residence requirements of dent, and on all state-wide of-Section 2 of this Article, and for President and Vice Presi-dent, and on all state-wide of-fices, questions or proposi-tions by persons qualified to vote in this State except for meeting county or district residence requirements, and to provide for voting on electors for President and Vice Presi-dent by otherwise qualified United States citizens who have moved into or out of the State preceding a presidential election. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. Article VI of the Constitution of the State of Texas is amended by adding a new Section thereto, Section 2a, to read: "Section 2.a. (a) Notwith-standing any other provision of this Constitution, the Leg-islature may enact laws and provide a method of registra-tion, including the time of such registration, permitting any person who is gualified to wond have moved into or out of the State preceding a presidential election. BE IT RESOLVED BY THE LEGISLATURE OF THE State of the State of the constitution of the State of this Constitution, the Leg-islature may enact laws and provide a method of registra-tion, including the time of such registration, permitting any person who is gualified to wond have been eligible to vote in such other state had he remained there until such election. "(c) Notwithstanding any other provision of this Con-stitution, the Legislature may enatod laws and provide a method of registra-tion, including the time of such registration, permitting any person who is gualified to (1) who have removed to an-

former residents of this State (1) who have removed to ansuch registration, permitting any person who is qualified to

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

Amendment permitting per-sons qualified to vote in this State except for the residence requirements in a county or district to vote for Presidental and Vice Presidential Electors and for all state-wide offices, for all state-wide offices, questions or propositions, and permitting citizens of the United States recently arrived or departed from the State to vote for Presi-dential and Vice Presi-dential Electors." "AGAINST the Constitu-tional Amendment permit-ting persons qualified to vote in this State except for the residence requirements vote in this State except for the residence requirements in a county or district to vote for Presidential and Vice Presidential Electors and for all state-wide offi-ces, questions or proposi-tions, and permitting citi-zens of the United States recently arrived or departed recently arrived or departed from the State to vote for Presidential and Vice Presi-

dential Electors."

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. SENATE JOINT RESOLU-THE two members of the NOVEMBER 8, 1966. SENATE JOINT RESOLU-TION NO. 26 proposing an Amendment to Sections 4 and 5 of Article V of the Consti-tution of the State of Texas to provide for a Court of Criminal Appeals of five qualifications: elections, ap-pointments, tenure of office and compensation; and pre-scribing the term of court of said court. BE IT RESOLVED BY THE LEGISLATURE OF THXE Section 1. That Section 4 of Commission of Appeals in aid of the Court of Criminal Ap-peals who may be in office at the time when this Amend-come Judges of the Court of Criminal Appeals and shall hold their offices, one for a adoption of this Amendment tution of TEXAS: Section 1. That Section 4 of STATE OF TEXAS: Section 1. That Section 4 of Article V of the Constitution of the State of Texas be amended so as to hereafter read as follows: "Section 2. The Constitution of the State of Texas be amended so as to hereafter read as follows: amended so as to hereafter read as follows: "Section 4. The Court of Criminal Appeals shall con-sist of five Judges, one of whom shall be Presiding Judge, a majority of whom shall constitute a quorum, and the concurrence of three Judges shall be necessary to a decision of said court. Said Judges shall have the same qualifications and receive the same salaries as the Associate "The Governor shall desig-nate 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." Sec. 2. That Section 5 of the Article V of the Constitu-tion of the State of Texas be amended so as to hereafter read as follows: "Section 5. The Court of voter opposing said proposed Amendment shall scratch off the ballot with a pen or pen-cil the following words printed on said ballot: "FOR the Amendment to the State Constitution pro-viding for a Court of Criminal Appeals of five mem bers, and prescribing the term of said court."

Judges shall have the same qualifications and receive the same salaries as the Associate Justices of the Supreme Court. They shall be elected by the qualified voters of the state at a general election and shall hold their offices for a Judge of the Court of Criminal Appeals, the Governor shall, with the advice and con-sent of the Senate, fill said vacancy by appointment until the next succeeding general the next succeeding general under such regulations as may in favor of said Amendment 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 of the constitution of this ascretain such matters of fact the expiration of the term of office for which each has be prescribed by law, issue the same shall become

with Jesus in the fields, we lis- 200,000 acres for the estab- THE CITY OF STANTON While this year's allotments N. W. ROUSH But we shrink from follow- totaled 16 million acres, THE STATE OF TEXAS ing to the Cross, even as Mary, slightly less than 11 million

ments. The purpose was to

surplus.

peals may sit for the trans-

action of business at any time from the first Monday in Oc-

tober to the last Saturday in

September in each year, at

State Capitol. The Court

an appropriation in an amount PUBLIC NOTICE sufficient to replace the un-insured loss so incurred may be made by the Legislature out of General Revenue funds. Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT
 PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELL SENATE JOINT RESOLU-TION NO. 39 proposing an amendment to Section 18, Ar-ticle VII, Constitution of the State of Texas, to withdraw Arlington State College from participation in the Permanent University Fund.
 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1.8. For the pur-pose of constructing, equip-ing, or acquiring buildings or other permanent improve-ment for the Texas A & M University System, including Texas A & M University of Texas and the Marine detor read as follows:
 "Section 1.8. For the pur-pose of constructing, equip-restive of texas, the Board of Regents at Prairie View, Tarleider the permanent for the Texas A & M University System, including Texas A & M University of Texas and the Marine of two-thirds (2/3) of twenty fund exclusive of real estate of two-thirds (2/3) of twenty fund exclusive of real estate of two-thirds (2/3) of twenty fund exclusive of real estate of two the restations, Texas Agricultural Experi-ment Stations, Texas Agricultural Experi-m NUMBER THREE ON THE BALLOT "Said Boards are severally Texas Agricultural Experi-ment Stations, Texas Agricul- improvement shall be acquir-adoption of this Amendment ment Stations, Texas Agricul-tural Extension Service, Texas Engineering Experiment Sta-tion at College Station, Texas Engineering Extension Serv-tice 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 provided, however, no building the Permanent University or other permanent improve- Fund. Bonds or notes so "FOR the Constitutional Amendment withdrawing Arlington State College from participation in the Permanent University Bonds or notes so or other permanent improve-ment shall be acquired or con-structed hereunder for use by any part of the Texas A & M University System, except at and for the use of the general academic in-sitution of the Texas A & M Univer-structed hereunder for use by any part of the Texas academic in-sity System and all of the in-stitution of the texas Fund ' "AGAINST the Constituof the general academic in-situtions of said System, namely, Texas A & M Univer-sity, Tarleton State College, and Prairie View A & M Col-lege, without the prior ap-proval of the Legislature or of such agency as may be au-thorized by the Legislature to grant such approval; and for the purpose of constructing, equipping, or acquiring build-requipping, or acquiring build-ings or other permanent im-provements for The Univer-sity of Texas System, includ-

- - - -

KATHLEEN LEWIS R. W. HAISLIP Special Commissioners PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FOURTEEN ON THE BALLOT NUMBER FOURTEEN ON THE BALLOTPROPOSED CONSTITU-
TIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 8, 1966.
HOUSE JOINT RESOLU-
TION NO. 38 proposing an
amendment to Section 2, Ar-
ticle VI. Constitution of the
State of Texas, to omit the
requirement that members of
the armed services vote only
in the county in which they
resided at the time of enter-
ing the service.ner, the wife may pay the poll
tax of her husband and re-
ceive the receipt therefor.
The Legislature may author-
ize absentee voting. And this
provision of the Constitution
shall be self-enacting without
and here entited states of the Linited
State of Texas.
The Legislature of enter-
ing the service.BF IT RESOLVED BY THE
LEGISLATURE OF THE
STATE OF TEXAS:
Section 1. That Section 2,
Article VI, Constitution of the
State of Texas, to omit the service se long no here on the
service service se long no here on the
service service se Section 1. That Section 2. Article VI. Constitution of the State of Texas, be amended by deleting the following language: language: "Any member of the Armed Forces of the United States or component branches there-of, or in the military service of the United States, may which he or she resided at the which he or she resided at the time of entering and armina which he or she resided at the ime of entering such service so long as he or she is a mem-ber of the Armed Forces." The text of this Section is shown below, with a broken line through the sentence which is to be deleted: "Section 2. Every person subject to none of the fore-going disqualifications who shall have attained the age of twenty-one (21) years and who shall be a citizen of the United States and who shall have resided in this State one (1) year next preceding an election and the last six (6) months within the district or county in which such person offers to vote, shall be deemmonths within the district or county in which such person offers to vote, shall be deem-ed a qualified elector; and provided further, that any voter who is subject to pay a poll tax under the laws of the State of Texas shall have paid and the paid set of the state who are residents of Texas "AGAINST the Constitutional Amendment to allow members of the Armed poil tax under the laws of the State of Texas shall have paid said tax before offering to vote at any election in this State and hold a receipt show-ing that said poll tax was paid before the first day of February next preceding such election. Or if said voter shall have lost or misplaced said tax receipt, he or she, as the case may be, shall be entitled to vote upon making affidavit before any officer authorized to administer oaths that such tax receipt has been lost. Such affidavit shall be made in writing and left with the judge of the election. The husband may pay the poll tax of his wife and receive the re-ceipt therefor. In like man-Forces who are residents of

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

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT

PROPOSED CONSTITU-TION AL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. SENATE JOINT RESOLU-TION NO. 4 proposing an Amendment to the Constitu-tion of Texas by adding to Section 62 of Article XVI a new subsection to be denomin new subsection to be denomi-nated subsection (c), of said further that the Texas Legis-Section 62; authorizing the lature in the enabling statute Section 62; authorizing the author in the enabling statute Legislature to enact laws es-itabilishing, subject to the lim-itations stated, a State-wide System of Retirement, Dis-ability and Death Compensa-ititical subdivision of the state or po-titical subdivision of the state or po-titical subdivision of the state or poitations stated, a State-wide System of Retirement, Disability and Death Compensation benefits for the officers and employees of the counties and other political subdivision of the state or political subdivision of the state, and of the political subdivision of Retirement, Disability and Death Benefits, and the Legislature for the state of result of the state of Texas.
Section 1. That Section 62 of Article XVI of the Constitution of the State of Texas as be amended by adding thereto a subsection (c) which shall equal the amount of the state of subsection (c) which shall read as follows:
"(c) The Texas Legislature for a subsection of the state or subdivision of the state, or political subdivision of the state or political subdivision of t state or political subdivision of the county electing to par-ticipate therein and the offi-cers and employees covered by the System; and providing that the Legislature of the State of Texas shall never make an appropriation to pay the costs of this Retirement, Disability and Death Compen-sation System. "The Legislature may prothereon: "FOR the Constitutional

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

System." "AGAINST the Constitu-tional Amendment author-izing the Texas Legislature to establish a State-wide Cooperative System of Re-tirement, Disability and Death Benefits for the of-ficials and employees of the various counties or other political subdivisions of the state, or political subdivi-sions of a county; author-izing the Legislature to provide for a voltantary merger into the system su-thorized by this Amends ment by those officers and employees covered by the provides of article XVI of the Creas Constitu-tion as now existing or may hereafter be established; providing that costs of the state and political subdivi-sions of the county electing to participate therein and the officers and employees covered by the System; and forbidding the Legislature from making uny apprepria-tion for the constation of the System." tions for the operation of this System. If it apper s fom the re-turns of st i c ion that a majority of the votes have been cast in favor of such amendment, the same shall become a part of the Consti-tution of the State of Texas.

"FOR the Constitutional Amendment authorizing the Texas Legislature to estab-lish a State-wide Coopera-tive System of Retirement, Disability and Death Bene-fits for the officials and employees of the various counties or other political subdivisions of the state, or

According to J. Edgar Hoo- American economy through government research docuver, director of the Federal purchases of nonclasified pub- ments cost them \$464. Many Bureau of Investigation, "Red lications of myriad types and other purchases of American China and other Marxist na- descriptions. During a recent publications, ranging from a tions (have saved) incalcul- 12-month period, one United few dollars into the thousanable time and resources in States publisher alone ship-their race to overcome the ped \$4,556 worth of technical Red Chinese. . ." camp of freedom. Since 1949, books to a firm in Peking. To

when communist forces over- procure an American engin-Since 1785 The Times of ran the Chinese mainland, eering index, the Chinese London has devoted page 1 to Red China has poured tens of communists eagerly paid more advertisements. However, ads thousands of dollars into the than \$2,600; and a group of now will go to pages 2 and 3.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLU-TION NO. 13 proposing an Amendment to Sections 2 and 4 of Article VI of the Con-stitution of the State of Tex-as so as to repeal the pro-vision making payment of the poll tax a requirement for

stitution of the State of Tex-vision making payment of the poll tax a requirement for county in which such person offers to vote, shall be deeted hangunge marked through by a broken inonths within the district or county in which such person offers to vote, shall be deeted hangunge marked through by a broken inonths within the district or source of the state of rexas ball source of Texns shall have paid source of Texns shall have paid source shall provide for the provided further, that any voter who is subject to receive the of the State of Texns shall have paid said tax before of fering to vote at any election. Or if said-woter shall have paid said tax before of fering to vote at any election in this State and hold a receipt shows of the State of Texns shall have paid said tax before of fering to vote at any election in this State and hold a receipt shows of the State of Texns shall have paid said tax before of fering to vote at any election in this State and hold a receipt shows of the State of Texns shall have paid said tax before of fering to vote at any election in this State and hold a receipt shows of the State of Texns shall have paid said tax before of fering to vote at any election in this State and hold a receipt shows of feer mathorized to administer coths that such fore on she, as the case may be, shall be entitled to vote upon making said tax receipt, he or she, as the case may be, shall be submitted to a vote of the submitted to vote upon making affidavit before any of ficer authorized to administer officing to vote at an election. The husband may pay the poll tax of the election the size of the election ta and any pay the poll tax of the election of ficer authorized to administer of the size of the election the size of the election of the size of the election to administer of the election a voter shall have registered annually, but such require-ment for registration shall not be considered a qualification of an elector within the mean-the wore the moreceint therefor. The husband may pay the po manner, the wife may pay the poll tax of her husband and of an elector within the meanreceive the receipt therefor." ing of the term 'qualified and by substituting therefor the fol

"provided, however, that before offering to vote at an election a voter shall have qualification and eligibility to registered annually, but such requirement for registration shall not be considered a qualification of an elector within the meaning of the term 'qualified elector' as used in any other Article of this Constitution in respect to any matter except qualifica-tion and eligibility to vote at an election. Any legislation enacted in anticipation of the adoption of this adoption of this Amendment shall not be invalid because of its anticipatory nature." The text of this Section, as so amended, is shown below, with the deleted language marked through by a broken line and with the new registered annually, but such

shall be based upon the pro-lation of each county, with no on member: providing for the indity or some interest ed, however, that the property, provid-lation of each county, with no on the based of the property of state regulated common the Board of or member: providing for the indity, to either appoint or necessary election; authoriz, ing the levy of an annual tax asid Authority; if the Direc-tax (75c) per One Hundred pointement shall be made by Conts (75c) per One Hundred pointement shall be made by Proved by tate regulated com-mom carriers required by haw to be solution, pro-vided, however, that the prop-vided, however, that the prop-to be accessary of the county or assests shall not be subject to Directors is elected they shall be avaluation not be able to taxation by the Authority is authorizing the Authority to collect the taxes on the tax ary envintenging to the assess-ed equally and uniformly lected on the basis of the county and there is than one to exceed six ment therefor, upon stangible constitution; granting to such and shall be a resident or ounties, comprising the Au-constitution; granting to such and shall be a resident or counted, some interest ed, by the souther or the size of the county or constitution; granting to such and shall be a resident or constitution; granting to such and shall be a resident or constitution; granting to such and shall be a resident or port propored by the shard to fire a term fixed by the such facility, as required by the shard of Directors; pro-or counties, comprising the Au-constitution; granting to such and shall be a resident or prover the stam, comprising the Au-constitution; granting to such and shall be a resident or prover the stam, comprising the Au-constitution; granting to such and shall be a resident or prover the stam, comparising the Au-constitution; granting to such and shall be a resident or prover the stam encored to miner to proper to and shall be a resident or prover tore stam, domain and shal sue and sell general obliga-tion bonds and revenue bonds, or either of them; authorizing the assumption of outstanding, indebtedness secured by gen-eral obligations bonds and as-suming the obligations of the eiter or ordinances to protect the air which revenue bonds haves suming the obligations of the elections to be held on the county or counties, said and bond indentures under which revenue bonds haves the revenues to protect the air port facilities from hazards and obstructions; providing for the adding of an additiona for the adding of an additiona thority. BE TI RESOLVED BY THE ILECISIATURE OF THE State of Texas be amended by adding thereto a new Section 12. "Section 12. The Legisla and obstructions; providing in the event bonds have as and bond indentures under the event such an election has failed, and the county or counties in which be constitution of the State of Texas be amended by adding thereto a new Section to be known as Section 12. "Section 12. The Legisla and uborition of the state of the constitution shall he be define the creation has failed, and Authority theres in, the properiode state and portal of the constitu-ture may by law provide for the creation has const the aubority theres in each county voting the creation has the aubority theres in the county voting the creation has the county voting the constitution has the county voting the cre

tering such service so long as he or she is a member of the Armed Forces." Sec. 2. That Section 4 of Article VI of the Constitution of the State of Texas be amended by changing the word "may" to "shall" in the last clause thereof and by de-leting the words "in all cities containing a population of ten thousand inhabitants or more."

The text of this Section, as so amended, is shown below, with the deleted language marked through by a broken line and with the new lan-

be considered a qualification "FOR repealing the poll tax as a requirement for ing of the term 'qualified "AGAINST repealing the

poll tax as a requirement for voting." Sec. 5. If the foregoing Sec. 5. If the foregoing Amendment is adopted, the proclamation of the Governor vote at an election. Any leg-

TYA-Mrs. M. E. Liles of Limestone County has returned home after a visit with her brothers-in-law, T. S. Liles and Mrs. Liles, and J. A. Ferrell and Mrs. Ferrell.

Twenty

Years Ago

Revival meeting is in pro-

gress at the Church of Christ.

Preaching being done by Wal-

ker Allen of Wingate, Texas.

Reatha Liles is at home for a few weeks stay with her grandparents, Mr. and Mrs. Dollar. She will return to Levelland when the fall school term begins. -TYA-

Mis Zada Wells of Dallas, who has been the guest of Mr. and Mrs. Charles Ebbersol, left Tuesday night for Los Angeles, California, to visit friends and her nephew, Allen Wells, who is in the Army and stationed in a camp near

turned from a visit with her daughter, Mrs. Carrie Belle Mayo in Houston. She was there during the storm, saw trees blown down, plate glass windows smashed in the street, and streets running full of water. It was the worst storm in 15 years, Houstonians reported said Mrs. Bas-

Frank Dyson, who is doing ship yards, was home for the went through the storm and

en up. TYA-

sett.

A prairie fire Tuesday evening on the Grady Cross ranch in Glasscock County. The fire swept over about threequarters of a section of rangeland. Several from Stanton went to help fight the fire.

Patronized your local merchants and save!



servation and reclamation dis-tricts. BE IT RESOLVED BY THE LEGISLATURE OF THE ballots shall have printed on STATE OF TEXAS: Section 1. That Article XVI, Constitution of the State of Texas, be amended by adding a new Section to read as fol-TYAlows: "Section 30c. (a) The terms of office of persons serving on the governing body of a po-litical subdivision of the State created to further the pur-poses of Section 52, Article III, or Section 59, Article XVI, of this Constitution, shall never exceed six years.

years." Sec. 3. The Governor of the State of Texas shall issue the "(b) Statutory provisions "(b) Statutory provisions enacted before the first Tues-day after the first Monday in November, 1966, relating to the terms of office of govern-ing bodies of political subdi-visions created to further the

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT

NUMBER FOUR ON THE BALLOT

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD TO BE VOTED ON AT AN ELECTION TO BE HELD TO BE HELD TO BE VOTED ON AT AN TO BE HELD TO BE HELD THE PROPOSES OF Section 52, Article XVI, are validated, so long as the provisions do not provide

ELECTION TO BE for a term of order and on over the second second

stitutional Amendment shall be submitted to a vote of the

qualified electors of this State

at an election to be held on

them the following: "FOR the Constitutional Amendment changing the maximum term of office of directors of conservation

and reclamation districts

from two to six years. "AGAINST the Constitu-

tional Amendment changing the maximum term of of-

fice of directors of conser-

vation and reclamation dis-

tricts from two to six

"FOR the Constitutional

surviving spouse and minor

children of law enforcement

officers, custodial personnel of the Texas Department of

Corrections or full-paid firemen who suffer violent

death in the course of the performance of their duties

"AGAINST the Constitu-

URBAN F

THE CIT

IDA M.

THE STA

VS.

TION NO. 21 proposing an Amendment to Article XVI, Constitution of the State of

Texas, relating to the terms of office of directors of con-

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT

PROPOSED CONSTITU- 1966, at which election all bal-TIONAL AMENDMENT TO BE VOTED ON AT AN the following: ELECTION TO BE HELD ON NOVEMBER 8, 1966. Amendment providing for the payment of assistance by the State of Texas to the HOUSE JOINT RESOLU-TION NO. 37 proposing an Amendment to Article III of the Constitution of the State of Texas by adding thereto a new section, Section 51-d, so as to provide for the payment of assistance by the State of Texas to the surviving spouse and minor children of law en-forcement officers, custodial personnel of the Texas De-partment of Corrections or as law enforcement offi-cers, custodial personnel of the Texas Department of Corrections or as full-paid full-paid firemen who suffe violent death in the course of the performance of their duties as law enforcement offi-cers, custodial personnel of the Texas Department of Cor-

tional Amendment providing for the payment of assis-tance by the State of Texas the Texas Department of Cor-rections or as full-paid fire-men; providing for the neces-sary election, form of ballot, proclamation, and publication. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article III, Constitution of the State of Texas, be amended by adding Section 51-d to read as follows: "Section 51-d. The Legislature shall have the power, by general law, to provide for the payment of assistance by

tance by the State of Texas to the surviving spouse and minor children of law en-forcement officers, custo-dial personnel of the Texas Department of Corrections or full-paid firemen who suffer violent death in the course of the performance of their duties as law enof their duties as law enforcement officers, custo-dial personnel of the Texas Department of Corrections or as full-paid firemen." Each voter shall mark out

one of said clauses on the bal-lot, leaving the one expressing the payment of assistance by the State of Texas to the surviving spouse and minor children of law enforcement officers, custodial personnel of the Texas Department of Corrections or of full-paid firemen who suffer violent death in the course of the performance of their duties as law enforcement officers, cus-todial personnel of the Texas Department of Corrections or as full-paid firemen." Sec. 2. The foregoing Con-stitutional Amendment shall be submitted to a vote of the qualified electors of this State on the first Tuesday after the first Monday in November,

Texas, this 27th day of July, 1966.

THE STANTON REPORTER, THURSDAY, AUG. 1.

The Portland, Oregon, Traf- and by defensive driving, , fic Safety Commission notes: can definitely help yoursel "Vacationers tend to go to far avoid an accident." too fast for their own good.

Quite often they keep going until they're tired and conse- "The worst fed American is Nation's Agriculture says: quently not very alert ... you the teen-age girl who skips can deal with such situations or skimps on breakfast, condefensively in your driving, sumes one fourth of her total Watch out for out-of-state li- calorie intake in poorly chocenses . . . cars towing boats sen snacks and doesn't drink or trailers and confused driv. enough milk or eat enough ers slowing down, possibly fruits and vegetables." looking for landmarks. You

might be able to help them ... | Trade at home and save!

CITATION BY PUBLICATION

NO. 518

RENEWAL AGENCY)	CONDEMNATION
Y OF STANTON)	PROCEEDINGS BEFORE
)	SPECIAL COMMISSIONERS
)	APPOINTED BY JUDGE OF
)	MARTIN COUNTY, TEXAS
MIMS)	COUNTY COURT
TE OF TEXAS		

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

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

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

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

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

The interest of said Ida M. Mims, whose place of 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,

there. -TYA-Mrs. John Bassett has re-

-TYA-

defense work at the Houston weekend with his family. He said things were badly beat-

PUBLIC NOTICE

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER ELEVEN ON THE BALLOT PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELDO ON NOVEMBER 8, 1966. SENATE JOINT RESOLU-TION NO. 19 proposing an Amendment to Section 49-d, Article III of the Constitu-tion of the State of Texas, declaring state policy regard-ing optimum development for the filtration, treatment and transportation of water from storage facilitation, treatment and transportation of water from storage for the filtration, treatment and transportation of water from storage for the filtration, treatment and transportation of water from storage for the state of Texas, declaring state policy regard-ing optimum development for the state of Texas, declaring state policy regard-ing optimum development for the storage, for the additities for transporting wa-ter therefrom to wholesale purchasers, or for any one or Name development for the state of the Texas water to state for transporting wa-ter therefrom to wholesale purchasers, or for any one or Name development for the state of the Texas water ter therefrom to wholesale ter therefrom to wholesale purchasers, or for any one or Name development for the state of the Texas water ter the the the state bonds issued un-ter the the the the state of the texas water the the the texas water form the the the state bonds issued un-ter the the the texas water form the the texas water form the the the the texas water form the the texas water form tion of the State of Texas, declaring state policy regard-ing optimum development of water reservoirs; providing for the use of the Texas Wa-ter Development Fund under such conditions as the Legis-lature may prescribe by Gen-eral Law in the acquisition and development of storage for the use of the Texas water Develop-eral Law in the acquisition and development of storage for the use of the Texas water Develop-ter Texas Water Develop-ter Texas Water Develop-ter fund provided for water fund provided for water to facilities and any system of and development of storage facilities and any system of works properly appurtenant thereto; providing for the sale, lease or transfer of such facilities under General Laws; providing for long-term con-criticies; authorizing the issu-ance of an additional \$200,-000,000 in bonds by the Texas **Water Development under Starder Solution 19:5** to payment of providing for long-term con-collities; authorizing the issu-ance of an additional \$200,-000,000 in bonds by the Texas **Water Development Board up**-**Solution 20:5** for the solution of the solution **Solution 20:5** for the solution and maintenance of ac-sonably foreseeable future **Solution 20:5** for the solution **Solution 20:5** for the solution and the solution **Solution 20:5** for the solution and maintenance of ac-solution and the solution **Solution 20:5** for the solution **Solution 20:5** for the solution and the solution and the solution **Solution 20:5** for the solution and the solution and the solution **Solution 20:5** for the solution and the ance of an additional \$200, water requirements for the water requirements for the water requirements for the mext ensuing fifty-year period within the river basin of ori-fin, except on a temporary, the elected members of each house: providing that anticipa-tory legislation shall not be invalid because of its anticipa-tory character; providing for the necessary election, form of ballot; and proclamation and publication. BE IT RESOLVED BY THE STATE OF TEXAS: Section 1. That Section 49-d of Article III of the Consti-tution of the State of Texas, be amended to read as fol-lows: "Section 49-d It is harby tution of the State of Texas, to-gether with any system or "State of Texas Water "State of Texas, to-gether with any system or "State of Texas, to-gether with any be amended to read as fol-lows: "Section 49-d. It is hereby declared to be the policy of the State of Texas to encour-age the optimum development of the limited number of construction or enlargement of dams and reservoirs for conservation of the public wa-ters of the state, which wa-ag or any agency, de-ters of the state, which wa-ters of the state the there the there there there the there there there there the

M. L. GIBSON KATHLEEN LEWIS R. W. HAISLIP Special Commissioners which the Texas Water De- acquisition of such storage fa-velopment Board has financed cilities or the water impound-

manner and with the same ef-fect as state bonds issued un-der the authority of the pre-ceding Section 49-c of this Constitution, and the pro-visions in said Section 49-c with respect to payment of principal and interest on state bonds issued shall likewise ap-nly with respect to payment for providing financial assis-tor the sale of water, which

issuance of an additional \$200,000,000 in Texas Water Development Bonds and providing for further in-vestment of the Texas Water Development Fund in reservoirs and associated

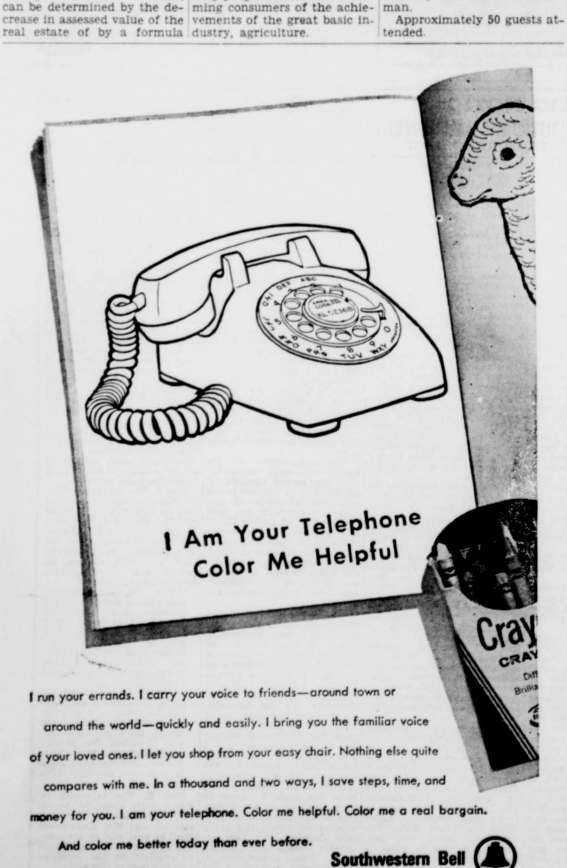
"AGAINST the Constitu-tional Amendment authoriz-ing the issuance of an addiing the issuance of an addi-tional \$200,000,000 in Texas Water Development Bonds and providing for further investment of the Texas Water Development Fund in reservoirs and associated facilities."

conservation of the public wa-ters of the state, which wa-ters are held in trust for the use and benefit of the public. The proceeds from the sale of the additional bonds author-ized hereunder deposited in Fund and the proceeds of bonds previously authorized by Article III, Section 49-of this Constitution, may be used by the Texas Water De-velopment Board under such provisions as the Legislature may prescribe by General sociated system or works there of the state of the state. thereof; by the State of Tex-as or any agency, department or instrumentality thereof; by the state of the thereof. the texas water Development Bonds to such facilities. As a prerequi-terms and conditions under velopment Board may sell, transfer or lease, in whole or may prescribe by General



tornadoes, or other acts of na- and more than 700 local asso- and California. ture is deductible from income ciations in the nation will taxes. The value, according to observe their Golden Anni- Brenda Hightower, Gay Gat-Bill Smith, Texas A&M Uni? versary by sponsoring a year-les, Evonne Welch, Carolyn versity Extension forester, long program aimed at infor- Nichols, and Charlotte Kuhl-

The house party included

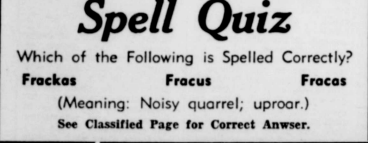




for Young Americans. 3,230 awards to be made, including 30 new cars. See your Ford Dealer for details and entry forms.

Mahon To Ask Methodist Church News

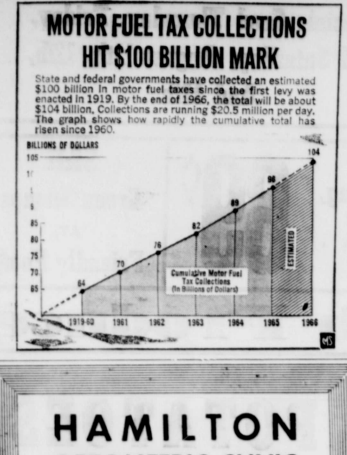
race, and second in pole bend- Champion Lake.





THE STANTON REPORTER, THURSDAY, AUG. 11, 15.

6-THE STANTON REPORTER, THURSDAY, AUG. 11, 1966





PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER SIXTEEN ON THE BALLOT

PROPOSED CONSTITU-TIONAL AMENDMENT shall be chosen by the quali-TIONAL AMENDMENT shall be chosen by the quali-TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLU-TION NO. 1 proposing an Amendment to the Constitu-the Regular Session of the the Regular Session of the Shall Serve establish the date on which thereafter for the full term ewly elected Members of the of years to which elected and Legislature shall qualify and until until their successors shall have been elected and quali-BE IT RESOLVED BY THE fied.' Sec. 3. The foregoing Con-

LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article III. be submitted to a vote of the of Texas, he and the Constitution of Texas, be and the same is State, at an election to be

of Texas, be and the same is hereby amended so as hereaf-ter to read as follows: "Section 3. The Senators shall be chosen by the quali-fied electors for the term of shall be chosen after every apportionment, and the Sena-tors elected after each appor-tionment shall be divided by lot into two classes. The seats of the Senators of the first class shall be vacated at the

Members of the Legislature shall qualify and take office "AGAINST the Constitutional Amendment estab

date on which newly elected

Today in England, the | "In 1963," says the Petro- | House of Lords has no control leum Bulletin, "the petroleum over money bill and may industry spent some \$315 milblock other legislation for lion on research. By 1970, aconly one year. cording to current projections.

the figure will soar to \$600 it's hard to swallow. What million. . . . Some of the remakes it double difficult to search projects border on the

As time goes on, it may handle, as indicated earlier, fantastic - but we live in a is that the Gibsons like Mary- fantastic age. For instance, seem that this corner produces an abnormal amount land Club coffee. It is good among them are such things coffee, perhaps not much bet- as homes built of fireproof According to an article I never having the check reach amount of food. of rumbling about the quality ter than most other coffees, plastics which would also be read last night in a newspa- the bank and promote educaof commercials on television. but still good. It is consistent teremite - resistant; clothes per which fell out from under tion out here on this Martin my subscription to The Stanobvious that one of two things in flavor. The main thing is made from petrochemical fib- a tricycle a tourist coming by County grass farm, and I be- ton Reporter. How many rupis happening:

so we buy it. 1. Nobody else is rumbling.

Gibson

Column

2. Somebody is rumbling but this coffee are we supporting to lawns, would make mowing getting scratched but it's me and India probably see eye nobody upstairs is listeining. this correct are we supporting only a once a year chore." Part of the problem may be

ads? Such a thought would be that we are not rumbling enough to turn our coffee loud enough. After all, what sour . . . even if we owned all can a person do when the the coffee in the world. sell or buy! Magic Eye insults him at sta-

> CITATION BY PUBLICATION NO. 522

Heirs and Unknown Heirs

best products. Thus you are forced to boycott a product URBAN RENEWAL AGENCY) CONDEMNATION you like or support something THE CITY OF STANTON that offends you. It's a dile-

e nma A case in point: The Gib- VS.

sons, who do not have all the

tion break time? The most

offensive commercials are

sometimes produced by the

coffee in the world, drink MRS. J. E. THOMPSON Maryland Club, the coffee they THE STATE OF TEXAS

would drink if they did have TO: Mrs. J. E. Thompson, if Living, and if Deceased, her it all. Which they don't. But the Gibsons agree that Maryland Club produces the most outlandish commercials to be before the Special Commissioners appointed by the Judge of seen on this or most other

planets. mercials and their kinfolk ings at the office of the County Judge in the Martin County something. were tongue - in - cheek. That Courthouse in the City of Stanton, Texas, at 10:0 o'clock A. is, I figured the ad men knew M. on the first Monday after the expiration of forty-two (42) they knew the people would days from the date of issuance hereof, that is to say, 10:00 see that this was a bunch of o'clock A. M. on Monday, the 12th day of September, 1966, hoakum. I figured that all the and answer the petition of the Urban Renewal Agency of the

ad men wanted to do was City of Stanton, Plaintiff, in the suit styled "Urban Renewal spread the name around a Agency of the City of Stanton vs. Mrs. J. E. Thompson," little.

latest advertising efforts, is as follows: here is a brief summary of one

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.

) COUNTY COURT

that we are used to the taste, ers which would not wear out; here had tied on top of his lieve I could easily prove ees will it take? petroleum - based growth in- car, I guess the paper was there's a field for it. But if we continue to buy hibitors which, when applied there to keep the paint from As for the type of education,

> hard for me to explain the tri- to eye on that. For example, cycle, the United States has Use the classified ads for

just sold India for anything you want to about two million tons of grain and the

terms are so interesting I'd like to get in on a similar deal. PROCEEDINGS BEFORE As the article SPECIAL COMMISSIONERS explained, India is paying for APPOINTED BY JUDGE OF the grain, all right, but not in

) MARTIN COUNTY, TEXAS 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? YOU are hereby commanded to appear at the hearing While I don't have much use for grain, at least by itthe County Court of Martin County, Texas, to assess the dam- self, you know the government

nicality; me and the govern-

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

(Editor's note: The Mar- ment can get around that. For example, in lieu of ru-pees, why couldn't I gave the going, and out here farming tin County Philosopher on his grass farm on Mustang Draw has been reading the international news, his letter this week indicates.) Dear editar:

government a check, with the with anything will have to understanding it would never wait till I'm through resting. be cashed? Then I could take It's not quite the same but it the financial gains made from produces about the same

I am thinking of renewing

Yours faithfully, J. A.

you won't catch either one of

us promoting agricultural ed-ucation. In India, farming

with a tractor instead of a

walking plow will have to wait

UR

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VS

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Read the classified ads!



PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT

PROPOSED CONSTITU-
TIONAL AMENDMENT
TO BE VOTED ON ATAN
ELECTION TO BE HELD
ON NOVEMBER 8, 1966.on all taxable property within
as charged, for the purposes
of the maintenance of public
free schools or the mainten-
ance of a junior college, as
the case may be, and the pay-
ment of principal of and in-
school taxes theretofore voted
in any independent school dis-
trict or in any junior college
district shall not be abrogated,
cancelled or invalidated by a
the time of such change, be
invalidated by such change,
builtonial and the such of the rate, and in the
authorizing the levy of taxes
of such change, be
invalidated by such accordance with the laws un-der which all such bonds, reinvalidated by such change; authorizing the levy of taxes authorizing the levy of taxes after such change without further election in the district as changed; providing an ex-ception in the case of the an-nexation 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 Consti-tution of Texas be amended to be and read as follows: "Section 3-b. No tax for the

subsequently sold and deliver-ed and any voted, but unis-sued, bonds of other school districts involved in such annexation or consolidation not thereafter be issued."

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

Now I'm beginning to won- wherein the Urban Renewal Agency of the City of Stanton der. There is no sign of a let- is Plaintiff, and Mrs. J. E. Thompson, whose place of residence is unknown, is Defendant, which Petition was filed For the fortunate few who with the Judge of the County Court of Martin County, Texas, haven't seen Maryland Club's on the 27th day of July, 1966; and the nature of which suit The suit is a Proceeding in Eminent Domain in which the

The scene is at a range cor- Urban Renewal Agency of the City of Stanton is condemning, ral at branding time. Rugged at the request of its Board of Commissioners, for rehabilitamen are standing around or tion purposes, which are public purposes, the following described tract of land situated in Martin County, Texas, to-wit:

Lot 8 in Block 51, original town of Stanton, Texas, according to a map or plat thereof originally recorded in Vol. 1, page 258, Deed Records of Martin County, Texas.

You are notified that said hearing has been set for the Action cuts to phone in some 16th day of September, 1966, at 2 o'clock, P. M., at the far-off mansion - after first County Courtroom in the Martin County Courthouse in Stangetting a long shot of the ton, Texas, and to appear at same and present such evidence Rolls to make sure that eve- as you may wish. You are further notified to appear and ansryone who might recognize a Rolls - Royce recognizes this one. (It may be a Mercedes.) o'clock A. M. If your desire to appear and answer before In mansion, excited hands soid date of September 12th, 1966, do so at the office of the grab jar of Maryland Club cof- County Judge of Martin County, Texas, located at the Courtfee, holding it still for just a

house in Stanton, Texas.

ages occasioned by the condemnation of the hereinafter des- would include some hogs to the premises that these com- cribed property, and to appear and answer in said Proceed- go with it, or some steers, or Naturally I don't have any rupees, but that's just a tech-

years, and those of the second lishing the date on which newly elected Members of lass at the expiration years, so that one half of the Senators shall be chosen bi-ennially thereafter. Senators shall take office following their election, on the day set the Legislature shall qualiby law for the convening of majority of the votes cast the Regular Session of the therein are for such Amend-Legislature, and shall serve ment, same shall become a thereafter for the full term part of the Constitution of of years to which elected and Texas. until their successors shall have been elected and quali-State of Texas is hereby died." Sec. 2. That Article III, proclamation for such election fied. Sec. 2. That Article III, Section 4, of the Constitution of Texas, be and the same is hereby amended so as here-after to read as follows: "Section 4. The Members of this State.

PUBLIC NOTICE

second so we can read the label, and then take it to helicopter on lawn.

> in. Horseman races to camp. where someone (advertising) man, do doubt) has kindled a good campfire. Coffee goes in-

er 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 mesage?

It's a simple message, but

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

of residence is unknown, and her heirs and legal representa-Helicopter rushes jar to tives, if any, is that she either owns or claims an interest in horseman waiting on the pla- said property, subject to unpaid accrued taxes and other liens. If this Citation is not served within ninety (90) days after its issuance it shall be returned forthwith. GIVEN UNDER OUR HANDS at Stanton, Martin Coun-

The interest of said Mrs. J. E. Thompson, whose place

to pot. Then, as Peerless Lead- ty, 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 CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN this State, under such terms ELECTION TO BE HELD and conditions as the Legis-ON NOVEMBER 8, 1966. HOUSE JOINT RESOLU-term 'governmental functions,' TION NO. 69 proposing an Amendment to the Constitu-tion of the State of Texas by adding a new Section, Section 63, to Article III; authorizing acts for the State, as well as the Legislature to provide by of local importance, whether statute for the accomplish-ment of governmental func-Constitution or the Laws of tions within any county hav-ing one million, two hundred Sec. 2, 1 Sec. 2. The foregoing C thousand (1,200,000) or more stitutional Amendment shal inhabitants by the consolida- be submitted to a vote of the ernment or by contract be-at an election to be held tween any political subdivi-sion(s) located within the county and any other political subdivision(s) located within which time the ballot shall the county or with the coun-ty; providing for an election and the issuance of a procla-"FOR the Amendment to mation therefor. BE IT RESOLVED BY THE the Constitution authorizing the Legislature to provide by statute for any county LEGISLATURE OF THE STATE OF TEXAS: having one million, two hundred thousand (1,200, Section 1. That the Consti-tution of the State of Texas 000) or more inhabitants to consolidate the functions of be amended by adding a new Section in Article III, to be government and for such counties or any political subdivision(s) located thereknown as Section 63, reading as follows: "Section 63 in to contract for the per-"(1) The Legislature may by statute provide for the consolidation of some func-tions of government of any formance of functions o government. "AGAINST the Amendment to the Constitution one or more political subdivi-sions comprising or located authorizing the Legislature to provide by statute for state having one million, two hundred thousand (1,200,000) or more inhabitants. Any such any county having one mil-lion, two hundred thousand (1,200,000) or more inhabi-tants to consolidate the functions of government and for such counties or any statute shall require an elec-tion to be held within the po-litical subdivisions affected thereby with approval by a majority of the voters in each political subdivision(s) lo-cated therein to contract for the performance of func-tions of government." Sec. 3. The Governor of the State of Texas shall issue the these political subdivisions, under such terms and conditions as the Legislature may "(2) The county govern-ment, or any political subdivi-sion(s) comprising or located therein, may contract one with another for the performance of governmental functions reto be and read as follows: "Section 3-b. No tax for the maintenance of public free schools voted in any indepen-dent school district and no tax for the maintenance of a jun-ior college voted by a junior college district, nor any bonds college district, nor any bonds to be abrogated, cancelled or invalidated by change of any kind in the boundaries thereof. After any change in boundaries, the gov-erning body of any such dis-trict, without the necessity of an additional election, shall have the power to assess, levy and collect ad valorem taxes boundaries and authorizing the continuance of the levy

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FIFTEEN ON THE BALLOT

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD for the better care and treat-SENATE JOINT RESOLU-Money accepted under this TION NO. 33 proposing an Amendment to Section 6, Ar-ticle XVI, Constitution of the State of Texas, to authorize state participation in programs ey, for specific programs and financed with funds from pri-vate or federal sources and conducted by local level or other private, nonsectarian associaconducted by local level or nonsectarian as socia-other private, nonsectarian as-sociations, groups, and non-profit organizations for estab-lishing and equipping facilities for assisting the blind, crip-pled, or otherwise physically or mentally handicapped in becoming gainfully employed, for their rehabilitation or res-toration, or for providing other services detoration, or for providing the better care and treatment of the handicapped.

BE IT RESOLVED BY THE handicapped. LEGISLATURE OF THE "The state agencies may de Bet IT RESOLVED BY THE LEGISLATURE OF TEXAS:
Bection 1. That Section 6. Article AVI, Constitution of the State of Texas, be amended for any not be expended only on appropriation, or for entally handicapped.
"(b) State agencies charged with the responsibility of providing services to those who are blind, crippled, or other services for may expend the amount of money accepted under this subsection for a purpose and expenditure of the purposes for which the state agencies may expend the amount of money accepted under this subsection for a purpose and expenditure of the purpose. For an expended for money accepted under this tate agencies for marking and equipping facilities to assist the amount of money accepted under this tate agencies for money is administered, and the purpose. For a surpose for which the state agencies for the better care and treatment and there this subsection for a purpose is administered and the but expended in becoming gain fully employed, in rehability or mentally handicapped." This subsection for a purpose is administered and the atter agencies any expend the state agencies for the better care and treatment as the purpose. The purpose of the services essential for the leader the amount of money accepted under this atter agencies any expend the state agencies for the the adue the purpose. The purpose of the the purpose of the st Section 1. That Section 6, Article XVI, Constitution of the State of Texas, be amend-the state

thorized to render services to thorized to render services to the handicapped from con-tracting with privately-owned or local facilities for neces-sary and essential services, subject to such conditions, standards, and procedures as may be prescribed by law." Sec. 2. The foregoing Con-stitutional Amendment shall be submitted to a vote of the qualified voters of this state

pped. this ooney. spend this spend this mon-s and d by ivate, TOR 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 as-

Amendment authorizing as sistance to the blind, crip pled, or otherwise physical-ly or mentally handicapped, in the form of grants of public funds obtained from private or federal sources nly, to local level or other private, nonsectarian associations, groups, and non-profit organizations for esprofit organizations for es-tablishing and equipping facilities to assist the handicapped in becoming gainfully employed, for their rehabilitation or res-toration, or for providing other services essential for

Proposed CONSTITUTIONAL AMENDMENT dissolve it: (2) disposing of or trans-NUMBER TWELVE ON THE BALLOT (2) disposing of or trans-ferring the assets, if any, of the district; and PROPOSED CONSTITU- the territory thereof is includ-TIONAL AMENDMENT ed within the district bound- (3) satisfying the debts and TO BE VOTED ON AT AN aries; providing that after its bond obligations, if any, of the ELECTION TO BE HELD creation no other municipality district, in such manner as to ON NOVEMBER 8, 1966. or political subdivision shall protect the interest of the HOUSE JOINT RESOLU- have the power to levy taxes citizens within the district, in-TION NO. 48 proposing an or issue bonds or other obli-Amendment to Article IX of gations for hospital purposes erty rights in the assets and the Constitution of the State of Texas, providing the meth-od and manner for dissolution of hospital districts created of annual taxes at a rate not dispensed, shall be considered under Article IX of the Con-stitution. (75c) on the One Hundred satisfaction and provided that under Article IX of the Con-stitution. BE IT RESOLVED BY THE Dollar valuation of all taxable 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, main-tenance and operation of hos-pital districts composed of ome or more counties or all or any part of one or more counties with power to issue bonds for the purchase, construction, ac-quisition, repair or renovation of buildings and improvements quisition, repair or renovation faile of shall never become of buildings and improvements tal system shall never become of buildings and improvements and equipping same, for hos-pital purposes; providing for the transfer to the hospital district of the title to any land, buildings, improvements and equipment located wholly within the district which may of the facilities of such disbe jointly or separately owned trict. be jointly or separately owned by any city, town or county, providing that any district so created shall assume full re-sponsibility for providing medical and hospital care for its needy inhabitants and as-sume the outstanding indebt-towns and counties for hos-pital purposes prior to the creation of the district, if same are located wholly withtricts.

and counties if less than all ute for: State.

qualified electors of this State "FOR the constitutional

solution of hospital dis-

dissolution of hospital dis-tricts."

State of Texas shall issue the necessary proclamation for the election and this amend-

creation of the district. If same are located wholly with-in its boundaries, and a pro-rata portion of such indebted-ness based upon the then last of the included cities, towns a process is afforded by stat-of the included cities, towns a process is afforded by stat-state of the district. If taxpaying voters in the dis-trict concerned. The Legislature may also provide for the dissolution of hospital districts provided that is approved tax assessment rolls in the districts provided that is approved the districts provided that is approved tax assessment rolls approved that approved the district approved tax assessment rolls approved tax assessment rolls

amendment providing the method and manner for dis-

"AGAINST the constitutional amendment providing the method and manner for

Sec. 3. The Governor of the

CITATION BY PUBLICATION

NO. 519

URBAN RENEWAL AGENCY) CONDEMNATION THE CITY OF STANTON PROCEEDINGS BEFORE SPECIAL COMMISSIONERS APPOINTED BY JUDGE OF VS.

THE STATE OF TEXAS

JACOB KNUDSON

Unknown Heirs

) COUNTY COURT

before the Special Commissioners appointed by the Judge of during the Korean War. the County Court of Martin County, Texas, to assess the the September quota for Tex- times at the equator - crissdamages occasioned by the condemnation of the hereinafter as has been boosted from 1,585 crosses the nation and supdescribed property, and to appear and answer in said Pro- to 1,890. ceedings at the office of the County Judge in the Martin He said he could not say at ica's enregy needs. And the fluid lost through perspiring, County Courthouse in the City of Stanton, Texas at 10:00 this time how many men gas industry has grown to be- and add an extra dash of salt o'clock A. M. on the first Monday after the expiration of tion examinations in October. country." forty-two (42) days from the date of issuance hereof, that A total of 6,600 will be forwaris to say, 10:00 o'clock A. M. on Monday, the 12th day of ded for the examinations in induction in October is the Summertime is the season of September, 1966, and answer the petition of the Urban Re- September.

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

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

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

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

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

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

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

CITATION BY PUBLICATION

NO. 520

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



) MARTIN COUNTY, TEXAS called upon to furnish 2,671 could withstand th high pres- mountain or shore retreat. men for the armed forces in sure needed for long-distance Experts agree that if you wear October, Col Morris S. Sch- transmission of gas. This light - weight, light - colored, wartz, state selective service made it possible for the first loose garments you're likely to director, said this week. TO: Jocob Knudson, is Living, and if Deceased, his Heirs and This is the biggest monthly generally found in remote re- wear a chic, fitted little black draft call received by the state gions, to the populous market something. Light fabrics resince May 1953, when the mon- areas of the country. Today, flect heat; dark ones absorb YOU are hereby commanded to appear at the hearing thly quota was 2,823. This was a vast network of transmisison it. Loosely fitted garments

Schwartz also announced the earth more than eight

Service that completes

your dining pleasure

Friendly, courteous service strikes a note of

gracious hospitality that adds greatly to your

enjoyment of the occasion when yo dine here.

Currie's Cafe

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

SK 6-3310

would be sent for pre-induc- come the sixth largest in the

The Texas quota of 2,671 for tional call.

East On Highway 80

Reid Derrick, president of Summer Heat Laclede Gas Company, reports that: "For over a century the **Beating Tips** (gas) industry's growth was steady but relatively unspec-

tacular. Then, in the nine- Here are a few sensible ways teen twenties, came the devel- to beat the heart short of Texas draft boards will be opment of pipeline which spending the summer at a

time to bring natural gas, feel cooler than when you

pipelines - enough to circle permit heat to escape. Your body needs fewer calories in the summertime, so eat less and cut down on fats. plies one third of all Amer- Drink lots of liquid to replace

> to your food to replace salt lost the same way.

Watch that picnic food. state's share of a 46,200 na- 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 neighor 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, (4) 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 reire that in

Right to Work states | THE STANTON REPORTER, THURSDAY, AUG. 11, 1966are those in which state laws

provides that unless they jobs and in producing new new jobs created by industry not join a union as a condi- wealth and personal income. are Nevada, Arizona and Flotion of employment. These Among the top 15 states in rida - all Right to Work stastates lead the nation in the actual wages industrial work- tes. Unemployment in Right creation of new jobs in busi- ers, six were Right to Work to Work states is substantialness and industry, in wage states. The top three sta- ly below non-Right to Work improvement in industrial tes in the nation in rate of states.



the second s) SPECIAL COMMISSIONERS			ed on taxes that are not paid	a concertation and a second and a second a secon
VS.) APPOINTED BY JUDGE OF) CONDEMNATION	when they are due. The in-	
J. H. RUSSELL AND/OR) MARTIN COUNTY TEXAS	THE CITY OF STANTON) PROCEEDINGS BEFORE	terest rate specified is 6 per-	10
B. F. MARTIN) COUNTY COURT			cent persannun. This is not	A AAAAAAAA
THE STATE OF TEXAS		VS.) APPOINTED BY JUDGE OF	Q — My daughter is bank-	IV SPORENA A
) MARTIN COUNTY, TEXAS	ing her summer job earnings.	
	Martin, if Living, and if De-	J. C. McLEAIRD) COUNTY COURT .noiton	The bank wants her tax ac-	
ceased, their Heirs and	Unknown Heirs	THE STATE OF TEXAS		count number. What is that?	EL MAITE
YOU are hereby comman	ded to appear at the hearing	TO: J. C. McLeaird, if Living	a, and if Deceased, his Heirs	A - This is her Social Se-	nonor
	ers appointed by the Judge of		the counselor and new pri-	curity number. The law re- quires financial institutions to	
	County, Texas, to assess the		nded to appear at the hearing	ask the depositor for his num-	
		before the Special Commissione	ers appointed by the Judge of	ber and to use it when re-	TOO During August, A and deay to
described property, and to appe	ar and answer in said Proceed-	the County Court of Martin Cou	unty, Texas, to assess the dam-	porting to IRS the interest	burne Bel Ar 4-Dddr Seden
		ages occasioned by the condem		payments on all savings ac- counts earning \$10 or more	as getting in the car.
Courthouse in the City of Sta	inton, Texas, at 10:00 o'clock	cribed property, and to appear a	and answer in said Proceedings	during the calendar year.	the County lor nine years and de
A. M. on the first Monday af	ter the expiration of forty-two	at the office of the County Judg	ge in the Martin County Court-	Q - When is the next pay-	
		house in the City of Stanton, T	Texas, at 10:00 o'clock A. M.	ment due on my maid's Social	ness has arown and prospered will ar
		on the first Monday after exp		Security and malin Ille ara	abit Gabit
and answer the petition of the	Urban Renewal Agency of the	from the date of issuance hereo	of, that is to say, 10:0 o'clock	A The quarterly payment for the months of April, May	community relations have need at we
City of Stanton, Plaintiff, in th	he suit styled "Urban Renewal	A. M. on Monday, the 12th o	day of September, 1966, and	and June is due on August 1.	community relations have heen so of We
Agency of the City of Stanton	vs. J. R. Russell and/or B. F.	answer the petition of the Urba	an Renewal Agency of the City	Q My return is being au-	
Martin," wherein the Urban R	enewal Agency of the City of	of Stanton, Plaintiff, in the suit s	styled "Urban Renewal Agency	dited and I'm supposed to	want to say somemme difference
Stanton is Plaintiff and J H	Russell and/or B. F. Martin.	of the City of Stanton vs. J. C. J	MeLegird," wherein the Urban	bring in my records on my	
whose places of residence a	re unknown, are Defendants,	Renewal Agency of the City of	Stanton is Plaintiff, and J. C.	business entertaining and tra- vel. What do I need to sub-	Wait till you see how sporty you look sitting in your Impala
which Petition was filed with t	he Judge of the County Court	McLeaird, whose place of resi	idence is unknown, is Defen-	stantiate these items?	This business could not have been made
of Martin County, Texas, on th	e 27th day of July, 1966; and	dant, which Petition was filed	with the Judge of the County	A — Generally speaking,	
the nature of which suit is as	FOLION PARTS WOITADINA	Court of Martin County, Texas,	on the 27th day of July, 1966;	you must be able to produce	to the second the second to the first state
	AEmanent Damain Te which the		s as follows:	records to establish each of	possible without the lovalty and support of
	City of Stanton is condema		Eminent Domain in which the	the following: (1 the amount of the expense; (2) the time	in a word: Six
ing, at the request of its Boo			City of Stanton is condemn-	and place: (3) the business	9 Disferyoulererknowh de matht 918 9Wou think miner's touch on o
rehabilitation purposes, which	State to Manual And The Tole		and of Commissioners for the	number and (A) The husines	• delight of selecting a new Impala • an old car, believe us, so is
lowing described tract of lan	d situated in Martin County.		e public purposes the follow-	relationship of those enter- tamed.	
Texas, to-wit:		ing described tract of land situ	lated in Martin County Texas,	tained.	Super Sport in the color you want, i because of vacation drivingo 10
	Omen Mane Mo	. 73		A receipt or other documen- tary evidence is required for	and driving it home from the showroom _ Freater tire wear. The cooling system
		Lots 7 and 11, in Block	k 51, original town of	each travel or entertainment	TOSTADdaff Now & BOAR Chancel III > has to work extrachards A new origin
according to a map or p		Stanton, Texas, accordin	ng to a map or plat	expenditure of \$25 or more,	Your Chevrolet dealer has a big Chevrolet can save you a lot of trouble.
	258 Deed Records of	thereof originally record	ded in Vol. 1, page	with certain exceptions. IRS	The iss of multiple are band with any line of the second s
Martin Class 2508	a se an and and as so that	1011258, Deed Records of /	Martin County, Texas.	Publication No. 463, "Travel,	Acquise price age 11 110 1100 51 preasure so why not ride on 91q
You are notified that said	d hearing has been set for the			Entertainment and Gift Ex-	More than likely, your present Chevrolet's Full Coil suspension. Let
forn day of September, 1960	at 2 o clock, P. M., dt the	16th day of September, 1966, County Courtroom in the Martin	, at 2 o'clock, P. Marat the	deducting these expenses You	2. car will never be worth as much your feet feel that deep wist Gbevrolet
County Courtroom in the Mart	ILOCOUN PORTUDISE INDIAN	County Courtroom in the Marti	in County Courthouse in Stan-	can get it by writing to any	in trade as it is right now. Money— carpeting. August is to enjoy.
ind to appear at st	and present such and a	ton, Texas, and to appear at sa	ame and present such evidence	District Director sources	prother good reason to hur -
as you may wish. You are furt	her normed to appear and one	as you may more rou are ru	and houlded on eappoint and		Chevrolet this month of VISV 96 Ariving by taking advantage of
swer said petition on or before	september 12m, 1968, dri 0.00	answer sala permon on or dere		have your audit interviewed	Read those articles about when the eight standard safety features built
o'clock A .M. If you desire to		The set of the set of the set of the set	re to appear and answer before	It will also be helpful in main-	to buy a new car and they'll tell into every new Chevrolet. If your
date of September 12th, 196		Said date of September 12mg			you that August is one of the best present car doesn't have seat belts.
County Judge of Martin Count house in Stanton, Texas. The	y, Texas, located at the Court-	County Judge of Martin County	, Texas, located at the Court-	records currently.	months. And your Chevrolet dealer is back-up lights, outside rearview
and/or B. F. Martin, whose pla	interest of sole J. H. Kussell	house in Stanton, Texas.		Q - I just had my 65th birthday. Does this change	ready to show you why with mirror, padded instrument panel,
and their heirs and legal repre		The interest of said s. c. s	McLeaira, whose place of resi-	my tax status?	buys that are better than ever. look into a new Chevrolet.
either own or claim an interes		dence is unknown and his hei		A - Yes, there are several	
		in any, is that he entiter owns of		changes which should reduce	and see our plant.
unpaid accrued taxes and oth		perty, subject to unpaid accrue		your federal tax liability. For	Chevrolet . Chevelle . Chevy II . Corvair . Corvette CHEVROLET
	erved within ninety (90) days		and antimit milery aver days	one thing, you are entitled to an additional \$600 exemption	Cash the man who are some the the most own Observated destroy
after its issuance it shall be r		after its issuance it shall be retu	urned forthwith,	when you become 65	See the man who can save you the most- your Chevrolet dealer
	NDS at Stanton, Martin Coun-		NDS at Stanton, Martin Coun-	"Tax Benefits for Older	
ty, Texas, this 27th day of Jul		ty, Texas, this 27th day of July		Americans," IRS Document	
	M. L. GIBSON			No. 5569, describes this and	Alsup-Nowlin Chevrolet Company
·····································	ZAKATHLEEN LEWIS	SERVICE	KATHLEEN LEWIS	several other benefits for per-	
distant and the state	R. W. HAISLIP		R. W. HAISLIP	sons 65 and over. A free copy may be obtained by writing 219	N. ST. PETER STANTON PHONE SK
and the second se	Special Commissioners	11		any District Director's office.	
THE R P. CO. CO. CO.		the second s	THE REPORT OF A DESCRIPTION OF A DESCRIP	A REAL PROPERTY AND A REAL	

8-THE STANTON REPORTER, THURSDAY, AUG. 11, 1966

Oil Story - - -

10 miles southwest of Garden

and Wolfcamp wildcat, but

Both operations are sche-

No. 1-7 Clark, 1/2 mile east

No. 1 C. W. Burton. The pro-

producer and former Canyon

east lines.

out to 9,100 feet

Amendments - -

(Continued from page 1) (Continued from page 1) tional provision requiring a 80,000 gallons of fracture fluid poll tax as a prerequiste to and 1,000 gallons of acid. voting and requiring the Leg- Site is 1,320 feet from south Cafeteria Employees - High islature to provide for annual and west lines of section 5, registration of all voters. block 35, T-5-S, T-P survey,

Amendment No. 8

Would authorize the Legis- City. lature to enact laws permit-No. 1 Belle Wilkerson was ting persons to vote for state finished 31/4 miles north of the officers and for president and Calvin, North (Dean) pool, vice president of the United five miles northeast of Dean States without having fulfill- producers in the Calvin (Dean ed residence requirements to and 6,800 - foot Spraberry) vote for other officers, as well area and 51/4 miles southwest as laws permitting former re- of the Garden City, West (Sprsidents of the state, for a cer- aberry) pool.

tain period, to vote absentee for president and vice presi- as an 8,300-foot Dean sand dent.

was potentialed from the Spra-Amendment No. 9 Increases to five the num- berry for eight barrels of 42ber of judges on the Texas gravity crude plus 73 per cent Court of Criminal Appeals water daily, pumping through and lengthens the term of perforations between 6,814 and 6,937 feet. that court.

The zone was acidized with Amendment No. 10 500 gallons and fractured with Provides that taxes or 40,000 gallons. bonds previously voted in any Site is 660 feet from south independent school district or in any junior college district and east lines of section 22, block 34, T-5-S. T&P survey. shall not be abrogated, can-11 miles south of Garden City. celled or invalidated by any Union Texas staked two change in boundaries and authorizing the continuance of offsets to the Glasscock sector the levy after such change of the Spraberry Trend Area, 11 miles southwest of Garden without further election. City

Amendment No. 11 Would authorize the issuduled for 8,600 feet and are in ance of an additional \$200,section 7, block 35, T-5-S, T&P 000,000 in bonds by the Texas survey Water Development Board upon two-thirds vote of the Legis 1,320 feet from north and islature and expanding the west lines. uses to which money in the Texas Water Develpoment 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

was potentialed in November Amendment No. 14 Would allow members of 1950 from the Canyon for 218 the armed force to vote in barrels of 45-gravity oil daily Texas upon satisfying the res- plus 21 per cent water through idence requirements applic- a 15-64-inch choke. Perforations were between 8,870 and able to Texans in general 8,920 feet and gas-oil ratio

Amendment No. 15 Authorizes the channeling was 1,635-1.

of funds from private and fed- Location is 1,980 feet from eral sources through the state south and east lines of secfor use by privately owned or tion 27, clock 33, T-2-N, T&P local agencies in establishing survey, 10 miles northwest of drilling to total depth of 2,960 and equipping facilities to as- Big Spring. and equipping facilities to as-sist the handicapped in beco-ming gainfully employed. S. C. Currie has plugged No. It is 660 feet from north 1 Sun-Glass, a wildcat, after and east lines of section 8, ming gainfully employed.

Amendment No. 16

Establishes the date on of the Legislature qualify and 10 miles southeast of Garden which newly-elected members take office

Stanton Students (Continued from page 1) School Nurse

Mrs. Carolyn Tanis. **School Counselor**

Mrs. Jewel Fleming. 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, Mathametics; Miss Elaine Langston, English: Mrs. Janie Boyd, English;

Mr. A. J. Smith, Coach - Science.

ELEMENTARY SCHOOL FACULTY M. Yater, Principal. Mr. J. **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, No. 2-7 Clark, a mile east, Mrs. Imogene Ledbetter, is 1.320 feet from north and Mrs. Georgia McMeans. Grade Two

Pan American will attempt Mrs. John Anastascio, to re-open Canyon produc-Mrs. Obera Gray, tion in the two-well Bond Mrs. Mary Payne, (Spraberry) area of Howard Mrs. Dorothy Olson County with the re-entry of

Grade Three Mrs. Leona Ebbersole ject is a depleted Spraberry Mrs. Beulah Mae Hall, Mrs. Mary Mayfield.

opener, which will be cleaned Grade Four Originally drilled by Pan Mrs. Beth Barbee, Mrs. LeRue Harrell, American to 9,618 feet and plugged back to 9,085 feet, it Mrs. Evelyn Lankford. Grade Five Mrs. Augustine Epley,

Mrs. Mary Holcomb. Mrs. Virginia Lile. Grade Six Mrs. Mary Haislip Mrs. Floragene Decker,

City in Glasscock.

Mrs. Louise Arp. Music Teacher Mrs. Pauline Wood.

feet. block 32, T-5-S, T&P survey, 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?

E have overlooked the welfare of our children allowing them to view too many TV programs where firearms are top bonanzas. 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 innoncent people down, take steps now to screen the good TV programs for your youngsters.

never thought I would see the time when the

yankees would carry Confederate flags in Chicago. That happend 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 cradeled the Stars and Bars.

-LP

NOW that the NUGENT-JOHNSON nupitals 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. -1 P-

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 airlaned 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.

Midland Arts Association **Sets Meeting**

The Midland Arts Association announces its First Fall Regional Exihibit 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 8:0 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 Leondar is exhibit chairman, and Mrs. Kurt Lekisch is his co-chairman. Hugh Ellison is president of MAA. Artists and craftsmen desiring futher information should address their inquiries to MAA First Fall Regional, Box 4252, Midland, Texas.



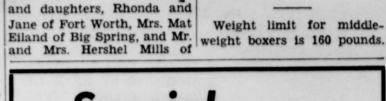
(Continued from page 1) Mausoleum at Midland with Gilbreath Funeral Home in charge.

Born Dec. 14, 1893 in Tennesssee, 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, a n d 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 Glaspie, Mrs. Millie Pollock, Joyce Gregston, and Allen and Cindy.

Guests of Mr. and Mrs James Eiland last week end



were: Mr. and Mrs. Sechrist | Odessa.



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.



The operation was planned

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

Stanton School -

added in the first grade and in junior high, in addition to the counselor and new prin-(Continued from page 1) cipal. George Walker, formerly

since less teachers and students will be under one prin- with a private music firm in cipal.

and coach at Stanton last director. Also relatively new is year, is the new junior high prinicipal. 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 land, was a guest recently in ly needed." New teachers have been ters.

1tc

Midland, is the new high Jimmy Conner, a teacher school and junior high band 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 East-

which McMeans says is "bad- the home of Mr. and Mrs. Cliff Hazlewood, Jr., and daugh-

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



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.



STANTON, TEXAS

SK 6-3372

