



VOLUME 44, NUMBER 2

JAYTON, KENT COUNTY, TEXAS

THE JAYTON CHRONICLE, FRIDAY, AUGUST 10, 1962



Huge Crowd Throngs Jayton Saturday

Last week the Chronicle billed Saturday, August 4th as a red letter day, and emphasized the fact by printing the special edition of the paper in red ink.

The occasion was every bit of a holiday as it was predicted. Old timers could not remember when so many people have been in town at one time and all of them so happy.

It will be a day, that a generation from now we can call out the grand children and tell them "Did I ever tell you about the big day we had back in 1927? We had a big free barbecue out in the middle of the street with the bands playing, and the town was so full of people you couldn't stir them with a stick."

Things were pretty serious around our house Tuesday of last week. Our small pet dog "Frisky" whom the boys have had for about five years was bitten by a rattle snake and had disappeared. Tuesday it became apparent where he had gone. His swollen and decaying body was retrieved from under one of the neighbor's house.

The boys buried him, with considerable solemnity, in the back yard, and perhaps with short memorial service.

Only a true dog lover can realize how much affection a family can build up toward a pet little dog in a matter of years. It's almost like a member of the family being gone.

As a reminder that harvest time will soon be here, Bill Sandlin this week brought the Chronicle an open boll of cotton. He said he picked it at the Floyd Hall farm.

The first bale of cotton in 1962 was ginned Aug. 29 with John Kidd as producer.

Tom Fowler, who is a close reader and observer, mailed this little gem of wisdom to us the first of the week:

Advertising Doesn't Pay

The poem shows below a prepared recently in the Tennessee Insurers Journal.

"Isn't it funny that so many business men will get up in the morning rewash themselves with a dose of advertised fruit juice and brush their teeth with an advertised tooth paste and advertised brush, shave with an advertised razor, wash with an advertised soap, put on advertised underwear, advertised hose, shirt, socks and shoes, eat themselves at the table and eat advertised breakfast food and bread, drink advertised tea, coffee or milk, put on advertised hat and gloves, light an advertised cigarette, go to the station in an advertised motor car, give letters to a typist who types on an advertised mace, sign their letters with an advertised pen, use an advertised ink, and advertise a proposal to you the grounds that **ADVERTISING DON'T PAY!**"

WATCH FOR THE FISHING PONDS AND GAME PLACES

SCS OFFERS TIPS FOR SPORTSMEN

Smart hunters and fishermen look for conservation farms and ranches. Soil Conservation Service has been planning and engineering of 65 stock ponds in the past five years. Besides providing stock water for the better grazing distribution the ponds have also improved duck hunting and fishing prospects in this district.

Grassed waterways and old fields retired to grass offer clues to good quail and turkey hunting. The grassy edges provide protective cover, food and nesting places for these birds.

Rangeland protected by soil and water conservation practices support deer, turkey, quail and other wildlife. The improved water supplies furnish water for game birds and animal as well as for livestock.

Stubble mulches and crop residues properly managed and conserved by farmers furnish the seeds and waste grains that are choice foods for the quail, turkey and doves.

Windbreaks prevent soil from being blown, protect the buildings and provide water food and shelter for game. Also they tip the sportsmen off to good hunting. Many conservation minded farmers devote fence rows, abandoned roads and other such odd areas to wildlife.

Get acquainted with conservation farms and ranches before hunting on their land.

Most of them are friendly toward considerate sportsmen who get permission before they hunt, and observe the rules of safety and conservation which might be summed up as "use without abuse."

Contact your local conservation officer, county agent or SCS office for additional information on making wildlife a part of your conservation plan.

OLD CLAIREMONT JAIL TO BECOME TEXAS HISTORICAL SOCIETY MUSEUM BUILDING

The first jail in Kent County, located at Clairemont, has been found worthy of a Texas Historical Building Medallion, John Ben Sheppard of Odessa a member of the Texas State Historical Survey Committee informed County Judge Dean Young the first of the week.

These Medallions are awarded and presented by the State of Texas for structures of historical significance to the area in which they exist and to the State.

This is the first medallion ever awarded in Kent County Young said.

Judge Young told the Chronicle Thursday that he plans to set up a date for the presentation, and if possible will have the presentation at the site of the old jail in Clairemont.

Old timers in Jayton cannot remember a day or time in the progress of the community with any more significance than last Saturday.

An estimated 2000 or more people flooded into town to visit their neighbors, see the new buildings dedicated, and to enjoy the free barbecue dinner.

There were many visitors here from the surrounding communities of Girard, Spur, Clairemont, Aspermont, and all over West Texas.

State Bank Examiner Holman of Odessa started the day off at nine in the morning when he presented Hubert and Charles Lewis with the bank charter. There was a short ceremony and the bank began operation.

LOCAL INDUSTRIAL GROUP OPENS NEW DISCUSSIONS ON PLANT FINANCING

The local group, known as the Texas Copper Manufacturing Corporation held a meeting at the Court House Monday night.

They had their first contact with a Mr. Williams of Dallas, who told the group he and his associates were "not brokers but principals."

He seemed interested in the Kent project, and after considerable counsel and inquiry made the group a conditioned promise.

He said further surveys would need to be held, but if the Kent County group could convince him and his associates that Jayton was a desirable place for such an installation, it could give him some good sound facts on the management of the proposed plant and

a factual business prospectus his associates would put up the money and build a plant in Kent County and then lease it to them to operate and option to buy at a later date.

He said his prime interest in the Kent project was the fact his associates were erecting a smelting plant in New Mexico, and a copper manufacturing plant would give them an outlet for their raw products.

This is the closest the local group has come to getting a commitment for the financing of a plant such as they have plans to build.

He was very frank in his discussion and along with some encouragement, also discouraged them on some of their actions and proposals.

Senator David Ratliff of Stamford was guest speaker at the 11 o'clock dedication of the County Nursing Home. He commended the people for vision and progress and especially praised them for the fact all buildings were built and financed with Kent County money, and were not subsidized with state or federal funds.

Members of the Commissioners Court and other guests were introduced.

At 2 p. m. the new postal installation was dedicated. A new 50 star flag was presented by Postmaster of Haskell who is president of the regional postal group. This flag, of pure nylon, has been flown over the national post office building and the capitol. It came as a present from Congressman Graham Purcell.

Bob E. Hamilton was master of ceremonies for the day and A. E. Richards gave the welcome address.

County Agent Mark A. Gieslin gave the ode to the flag.

All three businesses held open house throughout the day, and hundreds of people went through the new buildings to look them over.

Especially appreciated was the group of merchants from Spur who rolled up their sleeves and pitched in and helped serve the noon meal. They represented the Spur Area Chamber of Commerce. And they certainly created some good will.

Present for the day was Mayor Mac Myers of Aspermont, also two former Mayors Ralph Riddel and Bryan Goodloe.

There were 1400 plates used at the barbecue and more than 1700 cups. In addition to this there were hundreds of people in town in the afternoon that did not come for the noon meal.

It will be a day to talk about for years to come.

KENT COUNTY STATE BANK HAS AUSPICIOUS BEGINNING

The newly chartered Kent County State Bank opened its doors for business Saturday morning, and at the end of the day had close to a quarter of million dollars in deposits.

Bankers from all over West Texas were here to help them have a good day, and the place was covered with flowers.

The new banking quarters, built and equipped especially to accommodate the new bank while not large, is adequate to care for its needs and has all modern installations.

H. Charles Lewis is the Executive Vice President of the bank, and Lester Williams the Cashier. Both are young men, and anxious to prove their abilities in the field of banking. Both have established residences in Jayton.

Mrs. Leona Kidd is the bookkeeper and teller at the bank. She resides east of Jayton.

Hubert Lewis is the president of the bank and only works part time. He is an experienced banker, having been the president and manager of a number of good West Texas banks, and most recently at Spur. He plans to become a resident of Jayton in the near future.

Mr. Lewis is also the chairman of the board of directors.

Others on the board are Charles Lewis, Bill Jones, Thos. P. Johnston and Thos. Fowler.

It is a local, independent institution, not being actively associated with any other bank.

VISITORS IMPRESSED WITH POST OFFICE CEREMONY DEDICATING NEW BUILDING

The new Jayton Post office was dedicated Saturday afternoon in one of the most impressive ceremonies ever held in West Texas, according to regional officials present for the occasion.

Mr. Harne, regional transportation head, was the guest speaker and represented the post office department. He made a very warm speech and was highly complimentary of the community for the enthusiasm and progressive spirit it shows.

A reception and open house was held at the postal quarters and hundreds of people went through the building. Postmaster Rex Alexander, Mrs. Med Wade, farmers Mrs. Ray Smith and Mrs. Truman Murdoch were hosts for the reception, along with members of the Alexander family.

The new flag was raised in a brisk ceremony by the local Boy Scout Troop. While it was

being raised the local high school band under the direction of Roark Barnes played the National Anthem.

Special permission was given for this ceremony, which was unusual, seeing the building has not been completed nor accepted as yet by the postal department. But they felt it was the time to have the ceremony Saturday along with the other celebrations going on that day.

TEACHER MARRIED

Miss Nan Norris, teacher in the local school this past year was united in marriage Saturday to Donald Monroe Campbell of Amarillo, in a double ring ceremony at Aspermont.

FOUR JAYTON SCOUTERS GET ORDERS OF THE ARROW

Four members of Jayton Boy Scout Units were inducted into the Order of the Arrow, Boy Scout brotherhood of honor campers in ceremonies at Camp Post last week end.

Over 150 scouts, explorers, and scouters from over the 22 county area of the South Plains Council received their Ordeal membership.

Paul Geeslin, G. L. Hamilton and Donnie Rinker, members of the Scout units, and Gordon Hamilton committee chairman joined the honor camper group. Each took part in a 24 hour ceremony and initiation to become an Ordeal member.

Paul is serving as Senior Patrol member of Troop 397. He has attended Camp Post, Camp Tree Ritos, Troop 397 moving tour to Anadarko, OK last year and Philmont Scout Ranch. His rank is Star scout.

Donnie and G. L. have served as junior assistant scout masters for troop 397 and are members of the newly organized Explorer Post 307. Both have attended the National East Scout Jamboree in Colorado Springs, Camp Ritos in New Mexico and local scout camps.

G. L. is a star scout and Donnie is a life scout.

Gordon has served for several years as chairman of the local troop committee, and finance drive chairman for the council drive. He is currently a member of the District committee as finance chairman.

Order of the Arrow members will be eligible for Brotherhood membership after one year service.

Scoutmaster Mark A. Gieslin, vigil honor member of the Order of the Arrow accompanied the scouts to Camp Post.

The Kent County Library Is Popular With the Kids

The Kent County Rural Library is open on Monday and Thursday afternoons of each week from 2 until 6 o'clock. Numerous children are using the library but too few adults read from the library.

There have been 253 people, 86 adults and 163 children register for books since the opening of the library.

The library now has a total of 1678 books shelved, 1208 received from Austin and 470 donated. Of the books donated 362 were given by the Floydada library.

Since the opening of the Kent County Rural Library a total of 5,596 books have been issued, 2100 to adults and 3798 to children.

Bess Porter, librarian urges you to "come to visit the library. We are sure that you will find many books you would enjoy reading."

NEW BABY

Mr. and Mrs. Bon Hunter are the proud parents of a baby boy born July 24. He was named Derek Brady.

PUBLIC GETS GOOD LOOK AT NEW HOME FOR OLD FOLKS

More than 600 people registered at open house ceremonies of the Kent County Nursing Home Saturday, and perhaps a thousand or more were in the building, viewing the new home for old people.

The home began operation Wednesday with four residents, among them one local, Mrs. J. M. Johnston Sr. Also one from Stonewall County Mrs. Hyatt.

This new home is so nicely built, and so beautifully furnished, that very few if any of its occupants have ever been accustomed to such living standards.

Pike Nichols, the operator of the home, also operates the Nichols Rest Home in Spur, and has a very good reputation as to care and consideration of the patients, and every way in general.

Present employees of the home are Mrs. Virgil Windham of Jayton, Mrs. Carlos Dickerson and Mrs. Rural of Girard, and Mrs. Frank Barbee of Clairemont. Nichols says he will employ a number of others as the patients come in. This new home is something that the people of Kent Co. can rightfully be proud of.

NOTES FROM THE COUNTY AGENT'S OFFICE

INSECTS WORKING HEAVILY ON KENT COUNTY COTTON

Cotton insects are causing considerable damage to the growing cotton and much concern to farmers in the Kent County area. One farmer commented this week that he had lost 50 bales of cotton to insects during the last week.

Cotton bollworms are building up and causing much damage to cotton in all parts of the county. This insect feeds on the bolls and squares of the cotton plant. The boll worm miller or moth lays singly on the cotton plant, usually the upper portions. Eggs hatch in three days and the young larvae or worms feed on the tender leaf buds and the small squares a few days before attacking larger squares and bolls. The larval period or worm stage usually requires about 14 to 18 days. During this time the worms are feeding much time inside of the boll and eating out the cotton fibers. An additional 14 days are required for the worm to transform into the adult or the miller stage. This pupa or resting stage begins when the egg laying stage again laying about 1000 eggs. The complete life cycle takes about 30 to 43 days with four to six generations a year.

The cotton boll weevil caused more damage to cotton in the United States than any other insect. The adult weevil is capable of laying 100 eggs, each being laid inside a square or boll. Eggs hatch into larvae or grubs in about four days and feed on the inside of the boll for about nine days.

The larvae or grub then pupates or transforms into the resting stage for six days, before it emerges as an adult weevil. About four to eight days are required for a weevil to grow before it begins to lay eggs. A generation takes about 27 to 30 days.

The cabbage looper has also caused some damage to cotton in Kent County. This insect follows about the same life cycle with eggs hatching within six days. Worms or larva feed for fourteen days on the cotton plant before spinning a cocoon or resting stage. This pupa is encased in a cocoon of silken threads and remains attached to the leaves upon which it feeds. After 16 days the adult moth emerges and begins the egg laying process, a generation taking about 30 days.

These three insects seem to be causing the most damage to cotton in Kent County. Other insects also causing damage are fleahoppers, garden web worm or careless weed worm, and cotton square borer.

Recommendations for the control of insects include spraying or dusting every five days until control has been obtained. Compounds to use include calcium arsenate, guthion, DDT, methyl parathion, sevin, toxaphene or endrin.

Spray guides are available from the county agent office or from either gin office in the county.

Methodist Meeting To Begin Sunday

Revival services will begin at First Methodist Church on Sunday, Aug. 12 and will run through Sunday Aug. 18.

The pastor and members of the church would like to extend a cordial invitation and welcome to every one to attend the services.

Rev. James P. Patterson, pastor of Pioneer Memorial Methodist Church of Lubbock will be preaching in each service beginning on Monday Aug. 13. Ray Elmore pastor will preach in both services this Sunday. Rev. Patterson has served several pastorates in this area, one of which was in McAdoo in the early 1950s. Brother Patterson is a good preacher and has had a fruitful ministry, says the local pastor.

Sunday services will be at 11 in the morning and at 7:30 in the evening for prayer service with the evening service at 8. Weekday prayer service will begin at 7:30, song service will begin at 8 and the evening service will conclude with the message by the visiting preacher, Elmore states.

Methodist Meeting To Begin Sunday

JAMES P. PATTERSON

TO ROTAN

Mr. and Mrs. Floyd Peek served Mrs. Pearl Chisum back to Rotan hospital last Wednesday for treatment.

WE WANT TO SAY -

Thank You...

To Everyone Who Has Helped This Bank In Any Way
Either Before or Since Our Opening
We Appreciate It Very Much
We Want To Merit The Confidence of
Everyone in Kent County

KENT COUNTY State Bank

Jayton Texas

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER SIX ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 4, 1935.

HOUSE JOINT RESOLUTION NO. 25 proposing an Amendment to Section 49-b, Article III of the Constitution of the State of Texas, to amend the same to read as follows:

Section 1. Subsection (b) of Section 49-b of Article III of the Constitution of the State of Texas is amended to read as follows:

(b) Each county and any other political subdivision of this State shall have the right and the Legislature may enact appropriate regulatory laws to provide for and administer a Retirement, Disability and Death Compensation Program.

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

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

(b) Each county and any other political subdivision of this State shall have the right and the Legislature may enact appropriate regulatory laws to provide for and administer a Retirement, Disability and Death Compensation Fund for its elected and appointive officers and employees, who serve in such capacity for twelve (12) or more years in any county or other political subdivision, a Retirement, Disability and Death Compensation Program.

GIRARD NEWS

part of last week with her daughters in Amarillo. Little Kim Neely returned home with her. His parents moved to Sundown from Amarillo. Mr. and Mrs. Sidney Goodman were weekend guests in her home. Mrs. Pauline Reed of Lubbock is spending a few days in the home of her daughter Mr. and Mrs. Norman Haha and girls.

Mr. and Mrs. Jackson East visited her mother Mrs. Snodgrass at Rotan Sunday.

Mr. and Mrs. Rance Gregory and children, Mr. and Mrs. Lindy Wright and children and Mrs. Lola Wright enjoyed ice cream in the home of Mr. and Mrs. Russell Wright Friday evening before Mrs. Lundy's left for California.

Floyd Hale and J. P. Hale visited their mother Mrs. Ella Hale last week.

Mr. and Mrs. Joe Hooser enjoyed a family reunion last week in their home when all of the children except Mrs. J. R. Brooks of Joshua were present. They had visited them the week before.

Those present were Mr. and Mrs. Guy Hooser of Florida, Mr. and Mrs. Jack Hooser and children of Austin, Mr. and Mrs. Travis Hooser of Alamo, Mr. and Mrs. Brent Yelts and family, Mrs. Cla Woods and sons of Midland; Mr. and Mrs. Prentice Hooser of Hereford, Mr. and Mrs. Windell Hooser of Santa Rosa New Mexico, Mr. and Mrs. Paul Drennan and son of Ft. Worth.

Guests in the Gies Spradling and Buster Chisum home over the week end were their children Mr. and Mrs. Terry Bee Spradling and family of Aus-

tin. Mr. and Mrs. Woodrow Hodges visited in Post with her brother Sunday in the home of Mr. and Mrs. James McKenzie and brought her nephews James Jr and John home with them where they plan to visit for about a month.

Travis Harwell and children of Snyder visited his father Mr. Harris Harwell and sister Mrs. Buck Thompson.

Mrs. Walter Woodrum and Paula of Abilene spent the week with her parents Mr. and Mrs. T. C. Sandlin. She will stay this week with Mrs. T. A. Bailey will go home with Mr. Woodrum and take care of Paula. Mrs. Sandlin who has been ill for some time is slowly improving.

Mr. and Mrs. Red Cooper have enjoyed their children Mr. and Mrs. Lynden Cooper and children of Odessa.

Mrs. Dean Young is home from Del. after spending some time with her mother and sister, both were sick but are improving.

Our club takes this means of saying farewell to Mrs. E. J. Lasseter of Spur who will leave Sunday for Columbia. We regret very much her moving away.

Mrs. Ola Boone and Clifford visited in Dickens Sunday with her brother Mr. and Mrs. Britt McDaniel.

Guests in the home of Mrs. Clemmie Clair is her grand son Larry Willis. He plans to be here for some time.

Guests in the home of Mr. and Mrs. Logan Williams were their children Mr. and Mrs. Cary Powell and children of Amarillo.

Mr. and Mrs. Cliff Long enjoyed having their daughter Mr. and Mrs. Dwan Collins and boys of Lubbock, Mr. and Mrs. Loy Spicer and children of Abilene, Mrs. John Harrison and son of Jayton.

Mr. and Mrs. Rudolph Burrow and boys of Hawley spent the weekend with their parents Mr. and Mrs. O. C. Burrow and Mr. and Mrs. George Smith.

Guests in the home of Mr. and Mrs. O. M. Beadle were

Recent guests of Mrs. L. Mr. and Mrs. Clyde Jones and children. At one time they lived near here.

Mr. and Mrs. Caleb Brown spent Saturday and Sunday in Snyder with her father Mr. Lavender who is very sick.

Mr. and Mrs. Henry Styles had as guests in their home Mr. and Mrs. Ferrell Lane of California. At one time Ferrell lived with his mother here and she was telephone operator.

Mrs. Preston Blackwell spent part of last week in Lorenzo with her son Mr. and Mrs. Mickey Blackwell.

We wish to congratulate Jayton on the huge success of their opening day Saturday. The noon meal was very good. And it is unusual to have three openings of business at one time.

VISIT AT LAWN
Mr. and Mrs. Elbert Cox spent Saturday night and Sunday at Abilene and Lawn with their children Mr. and Mrs. Claude Johnson and Mr. and Mrs. Bonnard Cox and visited Mike Cox on leave from the Air Force. They were all together for awhile.

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER TWELVE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 4, 1935.

SENATE JOINT RESOLUTION NO. 19 proposing an Amendment to Article IX of the Constitution of the State of Texas, to amend the same to read as follows:

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

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

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

KING DRIVE IN THEATRE
ASPERMONT, TEXAS
ADMISSION 50c
Children under 12 admitted - free with paid admission

Friday and Saturday
Chubby Checker

Dont Knock The Twist
Sunday - Monday and Tues.
William Holden
Frances Naven

Satan Never Sleeps
Wednesday and Thursday
Mickey Mantle
Roger Maris

Safe at Home

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER ONE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 4, 1935.

HOUSE JOINT RESOLUTION NO. 25 proposing an Amendment to Section 60 of Article III of the Constitution of the State of Texas, to amend the same to read as follows:

Section 1. That Section 60 of Article III of the Constitution of the State of Texas be amended to read as follows:

Section 60. The Legislature shall have the power to create such laws as may be necessary to enable all counties and other political subdivisions of this State to provide for and administer a Retirement, Disability and Death Compensation Insurance, including the right to provide its own retirement, disability and death compensation insurance for its employees or political subdivisions as in its judgment is necessary or proper.

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

Section 1. That Section 60 of Article III of the Constitution of the State of Texas be amended to read as follows:

Section 60. The Legislature shall have the power to create such laws as may be necessary to enable all counties and other political subdivisions of this State to provide for and administer a Retirement, Disability and Death Compensation Insurance, including the right to provide its own retirement, disability and death compensation insurance for its employees or political subdivisions as in its judgment is necessary or proper.

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER THIRTEEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 4, 1935.

SENATE JOINT RESOLUTION NO. 25 proposing an Amendment to Article VII of the Constitution of the State of Texas, to amend the same to read as follows:

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

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

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER SEVEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 4, 1935.

SENATE JOINT RESOLUTION NO. 19 proposing an Amendment to Article III of the Constitution of the State of Texas, to amend the same to read as follows:

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

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

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER FIVE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 4, 1935.

HOUSE JOINT RESOLUTION NO. 25 proposing an Amendment to Article IX of the Constitution of the State of Texas, to amend the same to read as follows:

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

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

FARMERS AND RANCHERS

FEED AND SEED

OWNERS

H. E. Gholson - R. T. Cambie
On Highways 98 - 360 Aspermont

SEE US FOR INSECTICIDES
Dusting or Spraying
Complete Line of Hog Feed
Complete Line of Chicken Feed
Olin Matheson Fertilizers
Armoar Fertilizers
Vaccines of All Kinds
Barb Wire and Staples
Come by and Get Our Prices

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER TEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 4, 1935.

SENATE JOINT RESOLUTION NO. 19 proposing an Amendment to the Constitution to be added to the Constitution to read as follows:

Section 1. That Section 23 of Article XVI of the Constitution of the State of Texas be amended to read as follows:

Section 23. The accounting officers of this state shall neither draw nor receive any money from the Treasury in any other office or position of honor, trust or profit, under this state or the United States, except as provided in this Constitution. Provided that this restriction as to the drawing or receiving of moneys upon the Treasury shall not apply to officers of the National Guard of Texas, the United States Army, Navy, Marine Corps of the United States, nor to enlisted men of the National Guard, the National Guard Reserve, and the Organized Reserve of the United States, nor to retired officers of the United States Army, Navy, Marine Corps, Air Force and Coast Guard, and retired warrant officers as required by the Constitution and laws of this state.

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER FIVE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 4, 1935.

HOUSE JOINT RESOLUTION NO. 25 proposing an Amendment to Article IX of the Constitution of the State of Texas, to amend the same to read as follows:

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

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

MAY WE SERVE YOUR BANKING NEEDS

YOUR BANKING NEEDS

IN ANY OF THE FOLLOWING WAYS:

- Bank By Mail
- Night Depository
- Bank Draft
- Bank Money Order
- Travellers Checks
- Safe Deposit Boxes
- Term Loans
- Automobile Loans
- Real Estate Loans
- Agricultural Loans

3% Interest on Savings
Compounded Semi-Annually

We Solicit Your Business on the Basis of a Conservative and Sound Banking Policy

SPUR SECURITY BANK

Member Fed. Deposit Ins. Corp.
Member Federal Reserve System



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upon application.

**LEGAL NOTICE
STATE OF TEXAS
COUNTY OF KENT.**

NOTICE is hereby given that the Commissioners' Court of Kent County, Texas, at a regular meeting held on the 23rd day of July, 1962, in the City of Jayton, Texas, redefined Election Precinct No. Two "2" and formed a new Election Precinct No. Ten "10" as follows:

Order Re-Defining Election Precinct Two "2" and Creating Election Precinct Ten "10".

It is ordered, adjudged and decreed that Election Precinct No. Two "2" be re-defined and that a new election precinct No. Ten "10" be formed and described as follows:

Election Precinct Two:

Beginning at the S. W. corner of Section No. 24, and the N. W. corner of Section No. 25 Block 98, H&TC Ry. Company Surveys, the same being on the West Line of Commissioner's Precinct No. 4 and the East line of Commissioner's Precinct No. Three;

THENCE East along and with the South line of Sections 24-33-41 and 51 to the S. E. corner of said Section 51 all in Block 98, H&TC Ry. Co. Surveys;

THENCE South along the East line of Section No. 50, Block 98, H&TC Ry. Co. Surveys to the N. W. corner of

VINE RIPENED TOMATOES

FRESH CTN **15c**

SPUDS 10 lb sack **49c**

GRAPES Thomp. Seedless lb **19c**

FRESH CANTALOUPE
LB **7 1/2c**

ASPARAGUS White Swan 10 oz **19c**

LUNCHEON PEAS can **19c**

ORANGE JUICE
Eton 6 oz can
19c



SOUTHERN QUEEN O L E O

LB **19c**

RELAX AT THE MOVIES
THIS WEEK END

Hall's

Food Store

STRAWBERRY PRESERVES

Skyway 18 oz jar
JAR **39c**

PICKLES Wapco Sour qt **29c**

CUT GREEN BEANS
Jennie Lee 2 cans **25c**

KLEENEX

400 count
BOX **25c**

CATSUP Wapco 12 oz **19c**

TISSUE A-Z 4 roll pkg **29c**

ARM ROAST

LB **49c**

Wonderful Line of New Furnishings

Arriving Daily
SHOP and SWAP
Fashion Furniture and Appliance
Spur, Texas

Bilco Gasoline 26.9c Per Gallon

We can sell diesel for farm use. You don't pay the tax by the barrel at the pump - 23.9c per gallon. You can pay more and might not be buying better. It has the best known upper cylinder lubricant. Diesel fuel by the barrel at the pump also. If your car shakes and shimmies let us correct it by tru-balancing your wheels. Guaranteed Results. Expert Automatic Transmission Repair.

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SNYDER SAVINGS AND LOAN ASSOCIATION

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Compounded Semi-Annually

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Conventional and Home Loans

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L. Y. Trout Survey, Abstract No. 1476;

TRENCE East along the North line of the L. Y. Trout and J. D. Essary Surveys to the West line of Section 412, Block No. 2, H&TC Ry. Co. Surveys;

TRENCE North - northwest along the west line of said Section 412 to the NW corner of same;

TRENCE East along the South line of Sections 413 - 414 and 415, Block No. 2, H&TC Ry. Co. Surveys to a point, the same being the centerline of the Salt Fork of the Brazos River;

TRENCE in an easterly direction along and with the centerline of said Salt Fork of the Brazos River following the meanders thereof to the east line of Kent County, Texas.

And said Election Precinct No. Two "2" shall be all of Commissioners' Precinct No. 4.

Four "4" as said Commissioners' Precinct is defined by that Order of the Commissioners' Court dated August 12, 1957 recorded in Vol. 8 pages 61 through 65 Minutes of said Court that lies north of the above described line.

Election Precinct Ten: Beginning at the S. W. corner of Section No. 24 and the N. W. Corner of Section No. 25 Block 98 H&TC Ry. Company Surveys, the same being on the west line of Commissioners Precinct No. 4 and the east line of Commissioner's Precinct No. 2;

TRENCE East along and with the south line of Sections 24 - 33 - 44 and 51 to the S. E. corner of said Section 51, all in Block 98, H&TC Ry. Co. Surveys;

TRENCE South along the east line of Section No. 50, Block 98, H&TC Ry. Co. Survey to the N. W. corner of L. Y. Trout Survey, Abstract No. 1476;

TRENCE along the north line of the L. Y. Trout and J. D. Essary Surveys to the west line of Section 412 Block No. 2 H&TC Ry. Co. Surveys;

TRENCE north - north west along the west line of said section 412 to the N. W. corner of the same;

TRENCE East along the south line of Section 413 - 414 and 415 Block No. 2, H&TC Ry. Co. Surveys to a point the same being the centerline of the Salt Fork of the Brazos River;

TRENCE in an easterly direction along and with the centerline of said Salt Fork of the Brazos River following the meanders thereof to the east line of Kent County, Texas.

And said Election Precinct No. Ten "10" shall be all of Commissioner's Precinct No. Four "4" as said Commissioner's Precinct is defined by that Order of the Commissioners' Court dated August 12, 1957 recorded in Vol. 8 pages 61 through 65, Minutes of said Court that lies South of the above described line.

Since this order only effects Election Precinct No. Two as it existed prior to this date, all other Election Precincts shall remain defined as they are at the present time.

WITNESS my hand officially this 24th day of July, 1962.

D. J. YOUNG, County Judge
Kent County, Texas.
July 27, Aug. 2-10

CARD OF THANKS

We would like to thank the friends of Jayton for the lovely gifts they were so deeply appreciated.
Dor and Debra Hunter.

VISIT AT HAMLIN

Mr. and Mrs. Clyde Jackson went to Hamlin to visit their children Sunday Mr. and Mrs. Delton Jackson and Mr. and Mrs. Edwin Jackson of Roby were also there.

HOME FROM VISIT

Mrs. Archie Smith is back home after two weeks with a daughter Debra and family in East Texas.

HERE FROM ODESSA

Mr. and Mrs. Roger Porter and Sabrina of Odessa spent last week end here with her parents Mr. and Mrs. Truman Murdoch and Mrs. Porter and daughter stayed over this week for a little vacation.

HERE FROM LUBBOCK

Mr. and Mrs. Jim Parks of Lubbock spent last week end here with his parents Mr. and Mrs. Charles Parks.

VISIT HERE

Mr. and Mrs. Beyle Murdoch of Lubbock spent last week end here with his parents Mr. and Mrs. Beaul Murdoch and Diane.

VISITING GRAND FOLKS

Debbie and Mike Mansook of Phoenix, Ariz. are here visiting with their grand parents Mr. and Mrs. Glenn Mansook.

TEXAN THEATRE

JAYTON, TEXAS

Friday and Saturday

Robert Taylor

Julia London

Saddle Wind

Sunday Matt. and Monday

Bob Hope

Lana Turner

Bachelor in Paradise



YOUR DEALER'S GOT AUGUST BUYS



ON NEW CHEVROLETS



TO PLEASE EVERYBODY



(WELL... ALMOST EVERYBODY)

Even the most persnickety luxury-lover couldn't ask for very much more than a Jet-smooth Chevrolet (like that Impala Sport-Coupe at the top). Yet it's all yours for a Chevrolet price. (And you know how low that is.)

Here's the best thing that's happened to make money go further since budgets—the lively low-cost Chevy II. It's got all kinds of room. And comes in 11 models, too—like the Nova 2-Door Sedan (second from top).

Want a roomy family car and a sporty driver's car for one low price? The rear-engine Corvair Monza (e.g., that Club Coupe, third from top) plays both roles to the hilt. Care to join the club—and get a buy, to boot?

JET-SMOOTH CHEVROLET **CHEVY II NOVA** **CORVAIR MONZA**

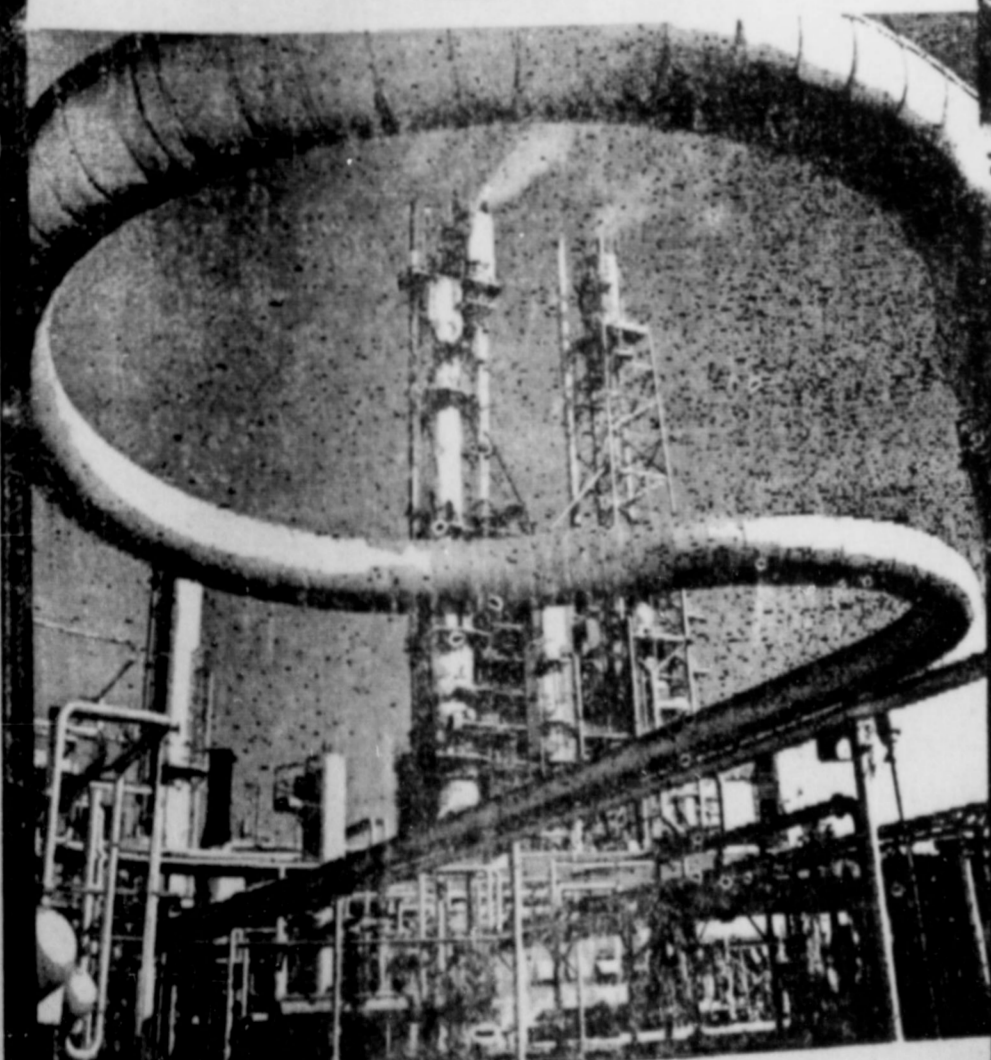
See the Jet-smooth Chevrolet, Chevy II and Corvair at your local authorized Chevrolet dealer's

HALL - WILD CHEVROLET CO

Phone CE7-2182

Jayton Texas

Quality



SHAMROCK QUALITY'S NOT EASY TO ACHIEVE, BUT IT'S EASY TO MEASURE—BY YOUR CAR'S PERFORMANCE.

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER FOURTEEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

HOUSE JOINT RESOLUTION NO. 22 proposing an amendment to the Constitution of the State of Texas to authorize the Legislature to provide for trial de novo on all appeals to the courts from actions, rulings or decisions of administrative agencies and executive departments of the State of Texas or any of its political subdivisions.

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

Section 1. That the Constitution of Texas be and same is hereby amended by the addition of a new Section 11 of the new Section to be known as Section 2, said new Section 2 to read as follows:
"Section 2. Notwithstanding any other provision of the Constitution, the Legislature shall create a court of appeals by general law, to provide for appeals to the courts from actions, rulings or decisions of administrative agencies and executive departments of the State of Texas or any of its political subdivisions, under such provisions and limitations as the Legislature shall deem necessary and desirable; and the courts created shall have no power or authority to refuse, deny, or change the manner of such appeals, if brought in the manner provided by general law, even though such appeals shall be made de novo as that term is used in appeals from Justice of the Peace Courts to County Courts; and should the Legislature provide for such appeals to be tried completely de novo and independent of any administrative or executive action, the decision thereon, the courts shall comply with such general law and shall hear and determine such appeals in the manner and under the conditions prescribed by the Legislature."

tion prescribed by the Legislature, even though such action on the part of the courts involves administrative or executive rather than judicial powers or jurisdiction. However, in the absence of legislation enacted in accordance with this amendment, no appeal shall be prosecuted in a manner now provided by law, as authorized and applied by the Appellate Courts of Texas on the date of the adoption of this amendment, and no change in the manner of such appeals shall be effected except by legislation enacted subsequent to the adoption of this amendment.

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of the State, at an election to be held throughout the State on the first Tuesday after the first Monday in November, 1962, at which election all ballots shall have printed thereon the following:
"FOR the Constitutional Amendment granting the Legislature power to provide for trial de novo on all appeals from actions, rulings or decisions of administrative or executive agencies of government."
"AGAINST the Constitutional Amendment creating a court of appeals to provide for trial de novo on all appeals from actions, rulings or decisions of administrative or executive agencies of government."
If it appears from the returns of such election that a majority of the votes cast therein are for such amendment, the same shall have the force and effect of a part of the Constitution of Texas.
Sec. 3. The Governor of the State of Texas is hereby proclaimed for publication and the election shall be held on the date and under the conditions prescribed by the Legislature.

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER THREE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

SENATE JOINT RESOLUTION NO. 22 proposing an amendment to the Constitution of the State of Texas, by adding a new Section 11, to be known as Section 11, providing that the Legislature may authorize the creation of hospital districts in Ochiltree, Castro, Hansford and Hopkins Counties, each district to be coextensive with the limits of such county, authorizing the levying and rates of taxes; providing for the acquisition of land and properties for hospital uses, as well as the maintenance and operation of the same; and authorizing the issuance of tax bonds for the purpose of the purchase, construction, acquisition, repair or renovation of improvements; and further providing that any enabling Act shall be void because of their anticipatory character.

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

Section 1. Article IX of the Constitution of the State of Texas is amended by adding thereto a new Section to read as follows:
"Section 11. The Legislature may by law authorize the creation of hospital districts in Ochiltree, Castro, Hansford and Hopkins Counties, each district to be coextensive with the limits of such county.
"If any such district is created, it may be authorized to levy a tax not to exceed Seventy-five Cents (\$0.75) on the One Hundred Dollar (\$100) valuation of taxable property in the district; provided, however, no tax may be levied until approved by a majority vote of the qualified voters of the district; and the maximum rate of tax may be changed at subsequent elections so long as obligations are not incurred and not to exceed the maximum limit of Seventy-five Cents (\$0.75) per One Hundred Dollar (\$100) valuation."

If such tax is authorized, no political subdivision or municipality may levy a tax for hospital purposes.

The Legislature shall provide for the creation of hospital districts, but the district shall by resolution assume all the responsibilities and shall assume all of the liabilities and obligations (including bonds and warrants) for such districts and shall maintain the same and shall maintain and operate the hospital system, and the Legislature may authorize the district to issue tax bonds for the purpose of the purchase, construction, acquisition, repair or renovation of improvements and to maintain and operate the same, and such bonds shall be payable from said taxes and from the tax. The Legislature shall provide for the transfer of title to properties to the district.

"Should the Legislature enact enabling laws in anticipation of the adoption of this amendment, such laws shall not be void because of their anticipatory character."
Section 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state on the first Tuesday after the first Monday in November, 1962, at which election all ballots shall have printed thereon the following:
"FOR the Amendment to Article IX of the Constitution permitting the creation of hospital districts in Ochiltree, Castro, Hansford and Hopkins Counties, each district to be coextensive with the limits of such county."
"AGAINST the Amendment to Article IX of the Constitution permitting the creation of hospital districts in Ochiltree, Castro, Hansford and Hopkins Counties, each district to be coextensive with the limits of such county."
Sec. 3. The Governor shall issue the necessary proclamation for publication and the election shall be held on the date and under the conditions prescribed by the Legislature.

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER FOUR ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

HOUSE JOINT RESOLUTION NO. 24 proposing an amendment to the Constitution of Texas by adding to Article III a new Section to be known as Section 49-d, authorizing the Texas Water Development Board to acquire and develop storage facilities in reservoirs and to dispose of such storage facilities and water upon such terms as the Legislature shall prescribe, providing for the use of funds received from the disposition of acquired storage and water; providing for enabling Acts shall not be void because of their anticipatory character; providing for the necessary proclamation and publication.

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

Section 1. That Article III of the Constitution of the State of Texas be amended by adding a new Section to be known as Section 49-d, as follows:
"Section 49-d. It is hereby declared to be the policy of the State of Texas to encourage the optimum development of the limited number of feasible sites available for the construction or enlargement of dams and reservoirs for conservation of the public waters of the State, and for the use of the waters held in trust for the use and benefit of the public. To this end and with the approval of the Board of Water Engineers or the successor, the proceeds from the sale of State bonds deposited in the Texas Water Development Fund as provided in Article III of the Constitution, may be used by the Texas Water Development Board, under such provisions as the Legislature may prescribe by general law, for the additional purpose of acquiring and developing storage facilities for the conservation and development of water for useful purposes in and from reservoirs created or to be constructed or enlarged within the State of Texas or on any stream constituting a navigable waterway of the State of Texas, by any one or more of the following governments or governmental agencies: the State of Texas or any agency, department or instrumentality thereof; the State of Texas or any agency, department or instrumentality thereof; by political subdivisions or bodies politic and corporate the same; by interstate compact commissions in which the State of Texas is a party; and by municipal corporations within the State of Texas."
"Under such provisions as the Legislature may prescribe by general law, the Texas Water Development Board may also, with the approval of the Board of Water Engineers or the successor, execute long-term contracts with the United States or any of its agencies for the acquisition and development of storage facilities in reservoirs; and to be constructed by the Federal Government. Such contracts when executed shall constitute general obligations of the State of Texas in the same manner and with the same effect as State bonds issued under the authority of the preceding Section 49-c of this Constitution, and the provisions of said Section 49-c with respect to the payment of principal and interest on

State bonds issued shall likewise apply with respect to payment of principal and interest required to be paid on such bonds if storage facilities are acquired for a term of years, such contracts shall contain provisions for renewal that will protect the State's investment.

The aggregate of the bonds authorized by said Section 49-d, plus the principal of the obligations incurred under any contracts authorized hereunder, shall not exceed Two Hundred Million Dollars (\$200,000,000) in bonds authorized by said Section 49-c of Article III of this Constitution.
The Legislature shall provide terms and conditions for the Texas Water Development Board to sell, transfer or lease, in whole or in part, any acquired storage facilities or the right to use such storage facilities at a price not less than the direct cost of the Board in acquiring same, and the Legislature may provide for the sale of such facilities to the State at a price which is reasonable to the purchase of such storage or water, the applicant therefor shall have secured a valid permit from the Board of Water Engineers or its successor authorizing the construction of such storage facilities or the water impounded therein. The same removed from any sale, transfer or lease of storage facilities shall be used to pay principal and interest on State bonds issued or contractual obligations incurred by the Texas Water Development Board, provided that when monies are sufficient to pay the full amount of indebtedness outstanding and the full amount of interest to accrue thereon, any funds not so used shall be used for the acquisition or lease of such storage facilities may be used for the acquisition of additional storage facilities or for providing financial assistance to said Board.

water, which shall include standby service, may be used for the operation and maintenance of storage facilities and for the payment of principal and interest on debt incurred.
"Should the Legislature enact enabling laws in anticipation of the adoption of this amendment, such laws shall not be void because of their anticipatory character."
Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at the General Election to be held on November 6, 1962, at which election all ballots shall have printed thereon the following:
"FOR the Amendment to Article III of the Constitution of Texas by adding a new Section to be known as Section 49-d, providing for a State program of acquiring and developing storage facilities in reservoirs; and to be constructed by the Federal Government."
"AGAINST the Amendment to Article III of the Constitution of Texas by adding a new Section to be known as Section 49-d, providing for a State program of acquiring and developing storage facilities in reservoirs; and to be constructed by the Federal Government."

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

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER EIGHT ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

SENATE JOINT RESOLUTION NO. 17 proposing an Amendment to Article III of the Constitution of the State of Texas, relating to assistance to needy persons, totally and permanently physically or mentally disabled, including those who are blind or who are deaf, and providing that the amount paid out of state funds for assistance payments to the totally and permanently disabled may never exceed Two Million Five Hundred Thousand Dollars (\$2,500,000) per year.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Section 51-b of Article III of the Constitution of the State of Texas, relating to assistance to needy persons, totally and permanently physically or mentally disabled, including those who are blind or who are deaf, and providing that the amount paid out of state funds for assistance payments to the totally and permanently disabled may never exceed Two Million Five Hundred Thousand Dollars (\$2,500,000) per year, be amended to read as follows:
"Section 51-b. The Legislature shall have the power to provide by General Law, to authorize and restrict payments to be made by the State for assistance to needy persons, totally and permanently physically or mentally disabled, including those who are blind or who are deaf, and providing that the amount paid out of state funds for assistance payments to the totally and permanently disabled may never exceed Two Million Five Hundred Thousand Dollars (\$2,500,000) per year."
Section 2. The Governor of Texas shall issue the necessary Proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this State.

cluding old age assistance, aid to the needy blind, or aid to dependent children, nor while he is residing permanently in any complete state-supported institution; and provided further, that not more than Twenty Dollars (\$20) a month out of state funds may be paid to any individual recipient; and provided further, that the amount paid out of state funds to any individual may never exceed the amount paid to that individual out of federal funds; and provided further, that the amount paid out of state funds for assistance payments to the totally and permanently disabled shall not exceed Two Million Five Hundred Thousand Dollars (\$2,500,000) per year.
The Legislature shall have the authority to accept from the Government of the United States such financial aid for individuals who are totally and permanently disabled as that Government may offer not inconsistent with the restrictions herein provided.

Section 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November, 1962, at which election all ballots shall have printed thereon the following:
"FOR the Constitutional Amendment establishing a ceiling of Two Million Five Hundred Thousand Dollars (\$2,500,000) per year on the amount that may be paid out of state funds for assistance payments to the totally and permanently disabled."
"AGAINST the Constitutional Amendment establishing a ceiling of Two Million Five Hundred Thousand Dollars (\$2,500,000) per year on the amount that may be paid out of state funds for assistance payments to the totally and permanently disabled."
Sec. 3. The Governor of Texas shall issue the necessary Proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this State.

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER TWO ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

SENATE JOINT RESOLUTION NO. 23 proposing an amendment to Article III of the Constitution of the State of Texas, relating to the limitation on the amount of state funds for financial assistance to needy aged, newly blind, and newly children from Forty-seven Million Dollars (\$47,000,000) to Twenty Million Dollars (\$20,000,000) a year, providing for the necessary proclamation, and publication.

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

Section 1. That Section 51-a of Article III of the Constitution of the State of Texas be amended to read: "Section 51-a. Payment of Assistance to Needy Aged, Newly Blind and Newly Children. The Legislature shall have the power, by General Law, to provide, subject to limitations and restrictions herein contained, such other limitations, restrictions and regulations as may be provided by the Legislature, for the payment of assistance to:
(1) Needy aged persons who are actual bona fide citizens of Texas, and who are over the age of sixty-five (65) years; provided that no such assistance shall be paid to any inmate of any state-supported institution, while such inmate, or to any person who shall not have actually resided in Texas for at least five (5) years during the nine (9) years immediately preceding the application for such assistance; and continuously for one (1) year immediately preceding such assistance; provided that the maximum payment per month from state funds shall not be more than Twenty-five Dollars (\$25) per person; and provided further, that no payment in excess of Twenty-one Dollars (\$21) shall be paid out of state funds to an individual until and unless such additional amounts are authorized by the Legislature."
(2) Needy blind persons who are actual bona fide citizens of Texas, and who are over the age of twenty (21) years; provided that no such assistance shall be paid to any inmate of any state-supported institution, while such inmate, or to any person who shall not have actually resided in Texas for at least five (5) years during the nine (9) years immediately preceding the application for such assistance; and continuously

for one (1) year immediately preceding such assistance."
(3) Needy children who are actual bona fide citizens of Texas, and are under the age of sixteen (16) years; provided that no such assistance shall be paid on account of any child who is not a resident of Texas for one (1) year immediately preceding the application for such assistance; and no amount of any child under the age of one (1) year whose mother has not continuously resided in Texas for one (1) year immediately preceding such assistance.
The Legislature shall have the authority to accept from the Federal Government of the United States such financial aid for the care of the needy aged, newly blind, and newly children as such Government may offer not inconsistent with the restrictions herein set forth; provided however, that the amount of such assistance out of state funds to each person assisted shall never exceed the amount so expended out of federal funds for such person, and that the total amount of money to be expended out of state funds for such assistance to the needy aged, newly blind, and newly children shall never exceed the sum of Fifty-two Million Dollars (\$52,000,000) per year. The Legislature shall enact appropriate laws to make [sic] of the recipients of aid monetary available for [sic] under such limitations and restrictions as may be deemed appropriate by the Legislature."
Section 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November, 1962, at which election all ballots shall have printed thereon the following:
"FOR the Constitutional Amendment raising the limit on use of state funds to assist needy aged, newly blind, and newly children from Forty-seven Million Dollars (\$47,000,000) to Twenty Million Dollars (\$20,000,000) a year."
"AGAINST the Constitutional Amendment raising the limit on use of state funds to assist needy aged, newly blind, and newly children from Forty-seven Million Dollars (\$47,000,000) to Twenty Million Dollars (\$20,000,000) a year."
Sec. 3. The Governor of Texas shall issue the necessary Proclamation for the election and this Amendment shall be published in the manner and for the length of time required by the Constitution and laws of the State.

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER NINE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

HOUSE JOINT RESOLUTION NO. 25 proposing an amendment to Article IX of the Constitution of the State of Texas, by adding thereto a new Section, authorizing the creation of two (2) hospital districts in Brazoria County, one in the West Columbia, Brazoria and Damon Independent School Districts, and the other comprising the Sweeny Independent School District, providing for a possible consolidation of the two (2) districts, providing for the necessary proclamation, and publication.

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

Section 1. Article IX of the Constitution of the State of Texas is amended by adding thereto a new Section to read as follows:
"Section 10(a). The Legislature may authorize the creation of two (2) hospital districts in Brazoria County, one in the West Columbia, Brazoria and Damon Independent School Districts, and the other comprising the Sweeny Independent School District. The qualified electors of each of the two (2) hospital districts may, by majority vote of each such hospital district, consolidate the two (2) hospital districts into one (1) district, or the two (2) hospital districts may, by majority vote of each such hospital district, consolidate the two (2) hospital districts into one (1) district, or the two (2) hospital districts may, by majority vote of each such hospital district, provide for a possible consolidation of the two (2) districts, providing for the necessary proclamation, and publication."
Section 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified voters of this State at the General Election to be held on the first Tuesday after the first Monday in November, 1962, at which election all ballots shall have printed thereon:
"FOR the Constitutional Amendment authorizing the creation of two (2) hospital districts in Brazoria County, one in the West Columbia, Brazoria and Damon Independent School Districts, and the other comprising the Sweeny Independent School District, providing for a possible consolidation of the two (2) districts, providing for the necessary proclamation, and publication."
"AGAINST the Constitutional Amendment authorizing the creation of two (2) hospital districts in Brazoria County, one in the West Columbia, Brazoria and Damon Independent School Districts, and the other comprising the Sweeny Independent School District, providing for a possible consolidation of the two (2) districts, providing for the necessary proclamation, and publication."
Section 3. The Governor shall issue the necessary proclamation for said election and have the same published as required by the Constitution and laws of this State.

authorized and empowered to levy, assess and collect a tax not exceeding twenty-five cents (25c) on the one hundred dollar valuation of taxable property in said County in any one year for the purpose of paying the principal and interest on any bonds issued by said County for the purpose of constructing and equipping hospitals, and for the purpose of the maintenance and operation of such hospitals; provided said bonds, existing or hereafter issued, shall be repaid in full by the qualified voters of the County, who have validly rendered the same for taxation, voting at said election. This provision shall be self-enforcing and no enabling legislation hereunder shall be required. Any bond issued hereunder shall be issued in accordance with the General Laws except as herein otherwise provided."
Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified voters of this State at the General Election to be held on the first Tuesday after the first Monday in November, 1962, at which election all ballots shall have printed thereon:
"FOR the Constitutional Amendment authorizing the creation of two (2) hospital districts in Brazoria County, one in the West Columbia, Brazoria and Damon Independent School Districts, and the other comprising the Sweeny Independent School District, providing for a possible consolidation of the two (2) districts, providing for the necessary proclamation, and publication."
"AGAINST the Constitutional Amendment authorizing the creation of two (2) hospital districts in Brazoria County, one in the West Columbia, Brazoria and Damon Independent School Districts, and the other comprising the Sweeny Independent School District, providing for a possible consolidation of the two (2) districts, providing for the necessary proclamation, and publication."
Section 3. The Governor shall issue the necessary proclamation for said election and have the same published as required by the Constitution and laws of this State.

KEITH'S WATCH CLINIC

Watches repaired and rings cleaned. Bands for sale. Also watches, diamonds, cuff links, lighters, billfolds, rings, and other lines of jewelry. Expert watch repair.

WANTED
Man and wife as cook and waitress or as cook and dish washer. Apply in person at the Bell Cafe in Spur. CR 84

FOR SALE BEEF AND HOGS
for your locker or your home freezer. We have all sizes available. Half or whole. Whole sale prices. Blackshear Locker Plant, Spur. Phone CR-2-4371 Spur.

GEAVILL and STUBBS
Plaster sand for sale, delivered to your location or loaded on your truck at pit
CLAUDE BENN

FOR SALE
Good used cash register and adding machine at the Jayton Chronicle office.

FORD TRACTORS
Complete Sales and Service
Diesel, Butane and Gasoline
Tractors, Braselton Implement Company. Phone 411, Roaring

Beautiful new Underwood portable typewriter. Ideal for a graduation gift. See it at the Chronicle office.

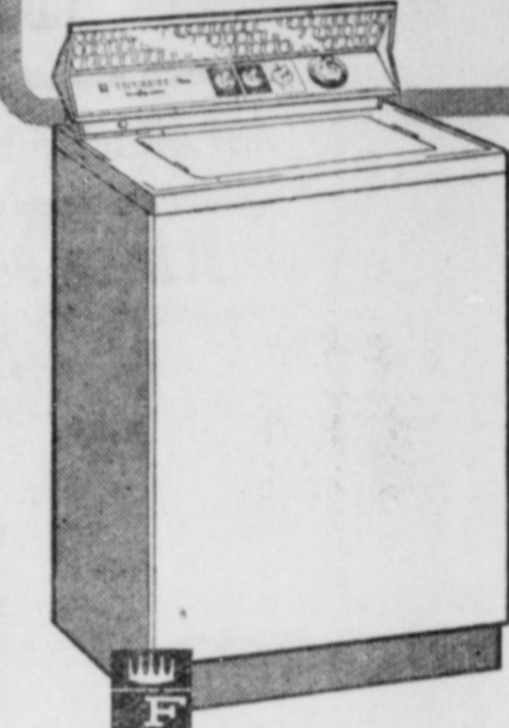
LET US SLAUGHTER YOUR BEEF or hog. Modern, clean sanitary facilities. Experienced staff. Blackshear Locker Co. in Spur.

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THRIFFIEST FRIGIDAIRE
2-speed, 2-cycle
WASHER YOU CAN BUY!



STURDY NEW FRIGIDAIRE soaks and washes automatically! The new Automatic Soak cycle is better than overnight soaking. Washes every type fabric with safety—even your nice things.
• New 12-lb. "big wash" capacity!
• Rinses clothes extra-clean in fresh running water—spins them driest of all!
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Ask about exclusive 15-year Lifetime Test

FREE WIRING—To customers served by WTU—FREE installation (220 Volt) for ranges, water heaters and clothes dryers, when purchased from local dealer.

West Texas Utilities Company "an insector owned company"

"I CAN LICK YOU AND YOUR KID BROTHER, TOO!"



'62 FALCON FORDOR SEDAN

SAD THE FORD FALCON TO THE CHEVY II (AND CORVAIR)

No matter which compacts you compare the facts favor the Ford Falcon. Here's proof!
FALCON VS. CHEVY II
Chevy II tried to copy Falcon's lines, length, wheelbase, height, width—and many inside dimensions. But here's where it missed!
• Falcon's standard engine is a smooth, six; Chevy II's is a four!
• Falcon offers more passenger comfort—almost 1 inch more rear leg room for example!
• Falcon has bigger rear doors—1 1/2 inches wider!
• Falcon goes 6,000 miles between oil and filter changes. Chevy II, 4,000—a 33% savings!
• Falcon has extra layers of insulation—50% more underfoot!
• Falcon holds the Mobil Economy Run's gas mileage record for a six or eight!
PLUS 10% more glass area, multi-leaf instead of single-leaf rear springs, wider trunk opening with mat inside, heftier bumpers, greater maneuverability, more models to choose from!
*And Falcon's prices start lower!
*Value first 1,000-mile charge!

FALCON VS. CORVAIR
Falcon is a true family car! It's not only longer but almost 4 inches wider than the Corvaire. It holds 6 big people in comfort. (Just try to seat 6 in a Corvaire!) And that's just the beginning!
• Falcon's engine delivers more horsepower than Corvaire's rear-mounted engine!
• Falcon packs away almost twice as much as Corvaire's front-end trunk!
• Falcon bridges the bumps better with a 1 1/2 inch longer wheelbase!
• Falcon has bigger brakes than Corvaire!
• Falcon seats are comfortably higher—1 1/2 inches higher in front, almost 3 inches in back!
PLUS 33% savings in oil and oil filters, record gas economy, 10% more glass area in the windshield alone, bumpers almost twice as deep—all in addition to Falcon's bigger doors, more shoulder room, deeper seats!
*And Falcon's prices start lower!
*Based on comparison of manufacturer's suggested retail prices, including dealer.

GOODALL FORD SALES
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