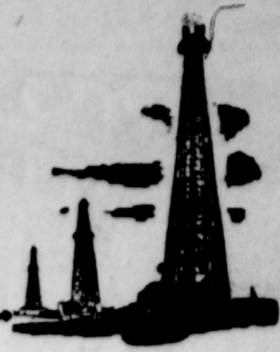


The

SANDERSON TIMES



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per copy

VOLUME LVIII

SANDERSON, TEXAS, FRIDAY, AUGUST 20, 1965

NUMBER 29

LISTEN TO LUKE

By Albert —

Luke continues to make satisfactory, but slow, recuperation. One of the most complete flops in a business venture is being witnessed by this writer.

Recently on a trip up north — to Lubbock — we witnessed the sale of cacti as grandiose as the sale of cotton candy at a carnival. Being enterprising and having no objections to an honest and rapid increase in income, we came home and went into the cactus business locally, since we have lots of calls for the CoFC of some passers-by, and etc.

We even were complete to the tune of \$10 for a nursery license. This was all about 3 months ago and our total revenue now is a total of 50c from the sale of cactus.

Anyone wanting to go into the cactus business now has an opportunity to get a good deal. We will sell all of our stock, but can't sell the license.

It was a good venture, though, because some of the cactus were gathered with the help of Grandson and we had the benefit of his company and some sunshine and fresh air.

You can't win 'em all!

Football Team Introduction To Be Saturday

The introduction of the 1965 Sanderson High School Football team and their coaches will be at 8:00 o'clock Saturday night, according to Clay Barrow, head mentor of the Eagles.

The introductions, which will also feature a few plays run by the team, will be at the Eagle Field and local fans are urged to be present. There will be no admission charges.

Barrow stated that since the first game of the season would be in Marfa, he thought it appropriate to let the fans a preview of the football team for this year and he hoped that the team's action would warrant the support of the local fans.

Coch Barrow stated that there were 36 boys out for practice and that two or three more are expected in the next few days.

He stated that the practice sessions have been closed to the public until Monday of next week at which time he invites all interested parents or friends to come out and view the practices from the stands.

Sports Picture For Youth To Be At Baptist Church

"Play for Keeps" is a new motion picture that sports loving people will enjoy. It features six Christian athletes in thrilling sports action as well as in vibrant Christ-centered testimonies. The film will be shown at the Baptist Church Sunday night at 7:00 and a special invitation is given to the youth of the town. There will be no charge for the film showing.

Highlights of actual games, on-the-field playing tips, combine with a behind-the-scenes look at professional baseball and football to bring you unforgettable action.

Jerry Crossman, who is in charge of the youth activity at the Baptist Church during the summer, stated that this film, taken on location, presents not only the great ability of these athletes but clearly reveals the most important factor in their lives, that is, the compelling factor of the reality of knowing the depths of their own personal conviction, but also the responsibility to present their living Christ to young people everywhere.

Additions To Faculty Told

Supt. Ken McAllister announced this week a completed faculty and the following additions:

Mr. and Mrs. Ray Senterfitt, formerly of Pyote. He will be assistant football coach, head basketball coach, tennis coach. He will teach in the high school.

Mrs. Senterfitt will be the high school commercial teacher.

Miss Irene Pineda of Marfa will teach in the first grade.

Tommy Lane has been hired to teach in the high school.

Roger L. Goertz will teach in the junior high school and will coach junior high football and basketball. He is formerly from Big Lake.

Mr. and Mrs. Jack Cosby and two daughters have moved here from Pyote and he will be on the faculty this year, teaching junior high school English, assistant football coach, girls' basketball coach, track coach.

Junior High Footballers Asked to Meet Monday

All junior high school boys interested in playing football this year are asked to report at the field house at 2:40 p.m. Monday, Coach Roger Goertz stated.



All dressed up for the Sonora Diamond Jubilee August 15-21, the Bill Savell family travels 1890 style in the family wagon. The young ranchman, his wife, Barbara, and sons Chip, Cody, and Scott, chose costumes typical of early day settlers for their roles in the August celebration. They are pictured against the new office and concession building of the Caverns of Sonora, one of Texas' top tourist attractions since its opening only recently.

Approval Of Brewster Commissioners In Dam Project Is Expected Next Monday

The approval of Brewster County Commissioners in the proposed dam project for the flood control of the Sanderson Canyon Watershed is expected Monday, according to County Judge R. S. Wilkinson. All other aspects of completing the application are completed, Judge Wilkinson said.

English School For First Graders Ends Last Friday

The school for non-English speaking children of the community who are scheduled to begin the first grade this year, ended last Friday. The school had started prior to the flood and was closed for several days and then re-opened. Mrs. Mary Riggs, the teacher, stated that at first it looked as if the school would not be able to continue but as flood victims and others began to come back after a few days, the school continued according to the original schedule.

The school has been held each summer in recent years, affording an opportunity for the children who will enroll in the first grade to have a sufficient vocabulary and knowledge of the English language to take their place in the classroom without a serious handicap.

Those attending the school were Guadalupe Anguiano, Rosa Carrillo, Ross Casillas, Omer Costillo, Bernane Castro, Sally Castillo, Jaime Escalante, Margarita Escudero, Ruben Esqueda, David Leal, Roman Loman, Juanita Rodriguez, Carlos Salazar, Gloria Salazar, Maria Louisa Victorino, Ninsa Ybarra, Dalia Adams, Norma Jean Arredondo, Elizabeth Barron, Ruben Calzada, Theresa Gallardo, Carlos Galvan, Dino Galvan, Efrain Garcia, Perla Garcia, Sebastian Molina, Alicia Montalvo, Silvia Rios, Melba Jean Rivera, Ricardi Sanchez.

Local Residents' Mother Dies

Word was received here Saturday of the death of Mrs. Katy Robbins, 90, in Alexander, Ill. She had been in failing health in recent years.

Irvin and Ed Robbins and their families left for Alexander after receiving word of their mother's death. Mrs. F. M. Weigand, a daughter, was unable to attend the funeral services.

Mrs. Bina Miller of Marathon visited here Thursday with her brother, E. F. Pivnon, and his family.

Sonora Jubilee Is This Weekend

Residents of Sonora and Sutton County will turn the calendar back 75 years this week when they observe the Diamond Anniversary of that West Texas community whose history of outlaws is as colorful as any in the West.

Old-fashioned fun and general hullabaloo will be the theme of the six-day celebration which features town-wide recreation, costume and beard contests, shoot-outs, and other activities during the week.

The celebration began Sunday afternoon with an old-time basket dinner, preaching and hymn-singing on the lawn of the Sutton County court house.

An open house and reception is scheduled for Friday with former residents, members of pioneer families, and out of town guests as honorees.

The jubilee parade, with bands, wagons, antique cars, and other entries, will be Saturday morning and will be followed by a barbecue.

A pageant depicting the history of the county and town will be presented Friday and Saturday night at the Sonora park and horse show grounds. Street dancing is scheduled for Saturday night with floor shows at intermissions.

M. K. Vahan, 69, Dies Wednesday

Funeral services were held in Miles last Friday for M. K. Vahan, 69, who died Wednesday in a Big Spring hospital after a long illness. He had been a patient in the hospital only a few weeks.

Mr. Vahan was born in Turkey and came to the United States when he was 16 years old. He was married to Miss Gladys Anderson on September 23, 1919, in Sapulpa, Okla., and they lived in San Antonio until 1951 when they moved to Missouri, then to Uvalde in 1960 and to Miles in 1963.

Mr. Vahan was a well-known photographer through West Texas.

Besides his widow, he is survived by a brother and sister.

Mr. and Mrs. O. T. Sudduth and Nelda Kay attended the funeral services.

Gandy's Creamery Gets Bid To Furnish School Kids Milk

Gandy's Creamery of San Angelo was the recipient of the contract to furnish milk to the school children in the elementary building during the current school year, according to Supt. Ken McAllister.

School Drops Tax Rate After Local Valuations Are Raised

The Board of Trustees of the Terrell County Independent School District Monday night set the tax rate at \$1.30 for local maintenance and 18c for interest

and sinking fund, for a total of \$1.48 per \$100.00 valuation.

This action came following the raise in school valuations in the county recently.

The new tax rate is lower than last year's \$1.50 and 30c rate for local maintenance and interest and sinking fund, but the overall will cause an increase in revenue for the local maintenance fund of the schools and a slight decrease in the interest and sinking fund revenue, due to the fact that the need is not so great in that fund since many of the bonds have been retired.

According to Supt. Ken McAllister, the date of Monday, August 30, has been set for amending the school budget and opening bids for bus servicing, diesel fuel, and butane fuel.

Other business transacted by the board, according to the superintendent, was an inspection of the school facilities by the board members and approving the contracts for the following teachers: Mrs. Kirke McKenzie in the elementary school; Jack Cosby, junior high school English, girls' basketball, track, and an assistant football coach, and J. A. Soto Jr., Spanish teacher.

Supt. McAllister noted that the faculty for the current school year has been filled with the possibility of a vacancy occurring, pending the addition of a music department in the elementary grades. Pending availability of funds for the operation of the school, there is the possibility of Mrs. McKenzie being assigned as music teacher in the elementary grades and choral music in high school, necessitating the hiring of another teacher to replace Mrs. McKenzie in the elementary school.

Supt. McAllister stated that the decision in regard to the music department would be in the very near future.

Absentee Voting For Constitution Change Began Wednesday

Absentee balloting for the special constitutional amendment election set for September 7 will begin August 18, according to County Clerk Noel Adams.

Citizens who will be out of the county election day or who are physically unable to go to the polls may vote in the county clerk's office between August 18 and September 3, the closing day for absentee voting.

Persons who are in the county now but will not be between August 18 and election day may obtain a ballot now by sending their poll tax receipt and a letter stating their reason for wanting to vote absentee to the clerk.

There is only one proposition to be voted on September 7. The ballot reads:

"For (or against) the Constitutional Amendment to increase the membership of the State Senate from 31 to 39 members, retaining the present membership of the House of Representatives, requiring the apportionment of the Senate according to population, and deleting the limitation that no single county is entitled to more than one Senator."

Several Homes Under Construction

A number of new homes are under construction here to replace homes of local flood victims and others are being remodeled and readied for occupancy.

New homes are being constructed for Mr. and Mrs. Miguel Garcia, Mrs. Minnie Chalambaga, Mrs. Carlos Pena, Mrs. Francisco Venegas.

Mr. and Mrs. Susano Munoz have bought the property formerly belonging to Mrs. T. E. Bryan and H. E. Fletcher, the property known as the "Mutt and Jew apartments", and have converted it into a one-family dwelling.

Mr. and Mrs. Barton Massey's home was moved to their property on Highway 90 West and they are residing there after it has been repaired.

Mr. and Mrs. M. G. Northcut have been back in their home for several weeks after repairs and redecorating were completed.

Mr. and Mrs. George Escobar bought one of the Kerr houses on Oak Street and had it moved to their lot on Fourth Street. It will be modernized and remodeled with a brick facing.

A ready-built house has been moved to the lot north of Mr. and Mrs. H. W. Chamberlain and her parents, Mr. and Mrs. J. V. Gossett, of San Angelo, will reside there. The Chamberlains will go after them this weekend.

Work continues on the new homes for Mr. and Mrs. Austin Chriesman and Mr. and Mrs. David Mitchell.

Work was begun Monday on the addition to the school superintendent's house. The addition will consist of a bedroom and bath.

Mr. and Mrs. Simon Lopez made repairs to the back part of their home, continuing to live there while repairs were being made and the furniture refinished.

Mrs. H. C. Goldwire went to Big Lake last week to visit her sister, Mrs. W. H. Schooler.

Marriage Laws Are Changed, Says County Clerk

The laws pertaining to the purchasing of a marriage license have been changed, according to Noel Adams, County Clerk, and he advises all persons contemplating marriage soon to come by his office in the court house and get the proper information.

He said that there were no drastic changes in the law, but that the changes did affect all who might attempt to purchase a marriage license and it would be to their advantage to be familiar with the requirements prior to the purchasing time.

The changes and all points of the new law are too numerous to outline specifically in these columns.

Twister Tears Roof From Dudley Barn

A twister hit the barn at the Lee Dudley ranch Tuesday of last week and tore the roof completely off, scattering it over a long path in a northeasterly direction from the barn, according to Lee Dudley. The twister also knocked out the REA power line.

Dudley stated that he and his wife were at home at the time but did not see the twister coming or hit. He said that they looked outside to see the roof gone off the barn and a large mesquite tree nearby uprooted. He said that the windmill tower, close to the barn, the television antenna tower, nor other improvements were touched by the strong wind.

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Mrs. H. C. Goldwire went to Big Lake last week to visit her sister, Mrs. W. H. Schooler.

Phone Your News To The Times

Continued to Page 4



THE SANDERSON TIMES

L. H. and J. A. GILBREATH, Publishers - Editors

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Published Every Thursday at Sanderson, Terrell County, Texas



By Vern Sanford
Texas Press Association

Austin — Federal authorities have brought suit here to abolish the poll tax as a requirement for voting in Texas elections. Suit was filed under the new voting rights act.

If they are successful in getting an early hearing, a special session of the Legislature may be necessary to enact a valid voter registration statute.

Texas' poll tax is the only existing form of registration for state and local elections. However, there is a procedure for obtaining "free" poll taxes to vote in federal elections.

Observers feel near chaos would result at the polls next year if a final ruling is handed down in favor of the federal suit without prior enactment of registration procedures.

Although the U. S. Attorney General maintains the tax is not used to raise revenue for the state, Comptroller Robert S. Calvert estimates over \$5,000,000 in

come for the State of Texas for the next biennium from that source. That \$5,000,000 the state treasury won't get if the poll tax is repealed. Reliable estimates so far see the biennium ending with government in the black by only \$1,300,000 to \$4,200,000 including income from all existing levies.

Atty. Gen. Wagoner Carr has announced he will oppose the federal suit to invalidate the poll tax and to enjoin state and local officials from enforcing its requirements for any general, primary, or special elections.

Suit seeks to direct Travis County Tax Collector Fritz Robinson and his employees to compile and certify local voter lists "without regard to payment of the poll tax or any other tax".

Boundary Dispute Aired
First meeting of negotiating committees from Texas and Louisiana reached no firm conclusions in their effort to settle a long-standing boundary dispute between the states.

Room was seen for arbitration of the dividing line in the Sabine River ship channel at the Gulf jetties. But the river boundary question seems likely to end up in federal courts.

At stake in the dispute are valuable mineral rights along the river, as well as control of fishing and future barge traffic.

Texas contends the middle of

WASHINGTON AND
"SMALL BUSINESS"
By C. WILSON HARDER

Recently Dominican playboy Rubirosa was killed in a car wreck. What is the connection between this happening and American small business. There is what might be called a reflex connection.

For one thing, among his many wives was the daughter of a former Dominican dictator. It eventually developed that a great deal of his fancy spending in international cafe society was financed by American foreign aid money sent his country to improve the lot of the people. Obviously, part of this money lavished on champagne and gifts for paramours was taken from small business.

C. W. Harder

But the effects of his madcap spending are even deeper than this. Before the U. S. giveaway programs were ever dreamed up, he achieved financial success marrying wealthy women.

Numbered among these wives were two of America's most publicized and wealthiest heiresses. Both of these ladies also engaged in a merry-go-round of changing nuptial vows.

The highly publicized flaunting of inherited wealth started taking place when men were selling apples on the streets, which created quite a contrast.

This sort of thing had to be ended, the lawmakers decided, with the result that stiff inheritance taxes were enacted.

However, they little realized in addition to clipping wings of future heiresses, they had also

sounded death knell for many family owned businesses.

For in due time it became apparent that when the head of a family owned business died, cash was needed to pay the taxes, or the business was forced out. In many cases, to avoid such a disaster the business was sold before death to a big corporation.

Some remedy was enacted in 1938. After an eight year battle led by the National Federation of Independent Business, the law was changed to permit the tax to be paid over a period of 10 years, with interest.

But now for the past six years there has been a drive to get passed a simple law introduced by Rep. J. Arthur Younger of California. This would permit the principals of family, or closely held businesses, to anticipate the inheritance tax that will be charged and carry life insurance payable to the government.

As it stands now, life insurance payable to the estate can be taken out, but the proceeds merely add to the value of the estate, thus adding more tax. Rep. Younger's bill would permit insurance made out to government non-taxable.

This is a simple, logical plan, yet action is delayed. Action to correct an evil was taken very hastily. Yet further action needed to correct the greater evils created by the first act is prolonged. This recurring phenomena in American political life gives rise to the often voiced opinion that there should be a ten year moratorium on passing new laws so that there can be an understanding of present laws, and a wiping off of the books the bad laws.

the Sabine should be the boundary between the states. Louisiana claims the line was extended to the west bank of the river by the 1803 Louisiana Purchase.

Negotiators agreed to keep trying — perhaps to study possible extension of a federal boundary running between jetties bordering the channel — and to exchange briefs in future meetings. Land Commissioner Jerry Sadler presided at the initial conference. High State officials and legislators from both states were present.

Enrollments To Soar
Texas Commission on Higher Education forecasts that college and university enrollments in Texas will zoom 280,106 to nearly 400,000 by 1971.

Enrollments in the state-supported institutions are due to increase from 168,000 to 240,000.

Nearly all Texas schools report they are short on space for their present students. Predicted increases will affect every one of the existing state-supported institutions, Commission believes.

Short Snorts
State Insurance Board reaffirmed its July 1 order boosting auto insurance rates an average of 13.4 per cent. Rates went into effect on August 1.

Attorney General Carr defended constitutionality of the Texas Legislature's version of House of Representatives redistricting and asked federal court to set immediate deadline for further petitions in intervention on the suit.

Texas Employment Commission has set up a new special programs department, headed by Harrell Townsend of San Angelo, to handle growing number of federal-state cooperative manpower projects.

Dollar volume of securities registered for sale in Texas during current fiscal year may equal, if not exceed the 1961 record.

Texas Parks and Wildlife Department is setting up special accommodations in Rio Grande Valley for white-winged dove hunters next month.

Mr. and Mrs. T. O. Moore were in San Angelo last week — and brought their grandsons, Cliff and Jeff Heinatz, to Sanderson for a visit. The boys' parents, Mr. and Mrs. Larry Heinatz, spent the weekend and the boys accompanied them home.

Dr. Omer D. Price
OPTOMETRIST

will be in Sanderson

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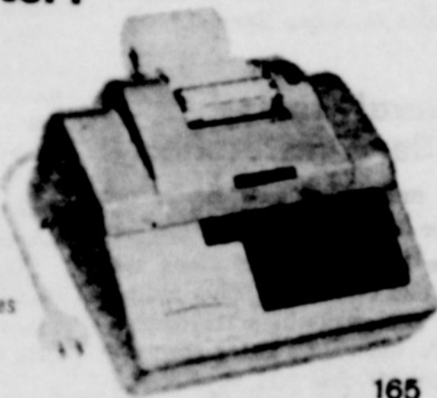
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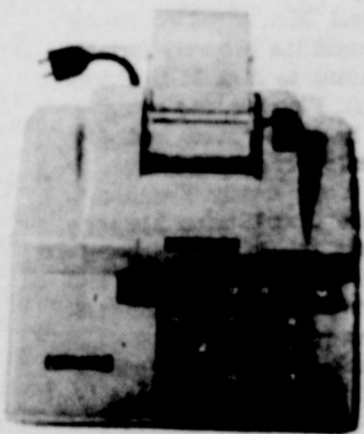
But some Hermes machines can do things others can't.

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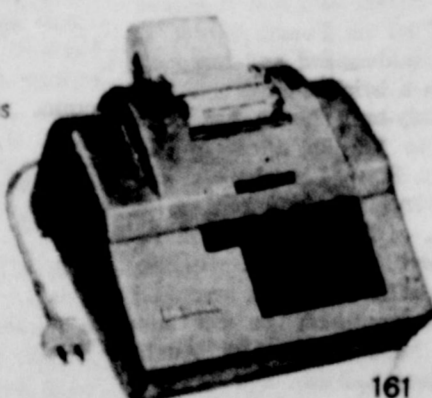
But maybe that's a feature of no particular value to you. That may be where the 163 comes in. Or perhaps the 161 fits your requirements.

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Why not let us show you—or better yet, demonstrate—what Hermes has to offer. From the scientifically designed keyboard to the Swiss precision throughout, you'll find that Hermes has so much more to offer... and at a price you'll appreciate.



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HERMES

The Sanderson Times

My Neighbors



"Our handyman thinks I need glasses."

LIGHT MOMENTS

by José Canusee

KNOW WHAT WE NEED AROUND HERE?

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PUBLIC NOTICE
CONSTITUTIONAL AMENDMENT
NUMBER ONE
ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965.
SENATE JOINT RESOLUTION NO. 24 proposing an Amendment to the Constitution of the State of Texas by amending Article VII, Section 17, providing a method of payment for the acquiring, constructing and equipping of buildings and other permanent improvements at certain state institutions of higher learning; providing for the issuance of bonds or notes and the pledging of alloted funds for the payment of such bonds or notes; and providing for the issuance of a bond or note for the payment of such bonds or notes.

PUBLIC NOTICE
CONSTITUTIONAL AMENDMENT
NUMBER TEN
ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965.
SENATE JOINT RESOLUTION NO. 47 proposing an Amendment to Section 4, Article III, Constitution of the State of Texas, to provide for four-year terms of office for State Representatives.

PUBLIC NOTICE
CONSTITUTIONAL AMENDMENT
NUMBER FOUR
ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965.
SENATE JOINT RESOLUTION NO. 14 proposing Amendments to Section 4, 22 and 23 of Article IV of the Constitution of the State of Texas, so as to provide a four-year term of office for the Governor, Lieutenant Governor, Attorney General, Comptroller of Public Accounts, Treasurer, Commissioner of the General Land Office and Secretary of State.

PUBLIC NOTICE
CONSTITUTIONAL AMENDMENT
NUMBER TWO
ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965.
HOUSE JOINT RESOLUTION NO. 5 proposing an Amendment to Section 49-b, Article III of the Constitution of Texas so as to authorize an increase in the total amount of bonds or obligations that may be issued by the Veterans' Land Board.

TEXAS VETERANS WHO SERVED NOT less than ninety (90) continuous days, unless sooner discharged by reason of a service-connected disability, on active duty in the Army, Navy, Air Force, Coast Guard or Marine Corps of the United States between September 16, 1940, and March 31, 1955, and who upon the date of filing his or her application to purchase any such land is a citizen of the United States, is a bona fide resident of the State of Texas, and has not been dishonorably discharged from any branch of the Armed Forces above-named and who at the time of his or her enlistment, induction, commissioning, or drafting was a bona fide resident of the State of Texas.

receive to their own use any fees, costs or perquisites of office. All fees that may be payable by law for any services performed by any officer specified in this Section or in his office, shall be paid, when received, into the State Treasury.

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 2, 1965.

SENATE JOINT RESOLUTION NO. 8 proposing an Amendment to Section 24, Article III of the Constitution of the State of Texas, to allow an annual salary in an amount to be fixed by the Legislature for the Lieutenant Governor and for the Speaker of the House of Representatives, and increasing the per diem allowance of Members of the Legislature.

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

Section 1. That Section 24 of Article III of the Constitution of the State of Texas be amended to read as follows: "Section 24. Representatives shall receive from the Public Treasury an annual salary of not exceeding Four Thousand, Eight Hundred Dollars (\$4,800) per year. Senators shall receive from the Public Treasury an annual salary of not exceeding Four Thousand, Eight Hundred Dollars (\$4,800) per year. The Lieutenant Governor and the Speaker of the House of Representatives shall receive from the Public Treasury an annual salary in an amount to be fixed by the Legislature. All Members of the Legislature, including the Lieutenant Governor and the Speaker of the House of Representatives, also shall receive from the Public Treasury a per diem of not exceeding Twenty Dollars (\$20) per day for the one hundred and forty (140) days of each Regular Session and for thirty (30) days of each Special Session of the Legislature. No Regular Session shall be of longer duration than one hundred and forty (140) days. This Amend-

ing the time he administers the Government, as Governor, he shall receive in like manner the same compensation which the Governor would have received had he been employed in the duties of his office, and no more. The President, for the time being of the Senate, during the time he administers the Government, receive in like manner the same compensation, which the Governor would have received had he been employed in the duties of his office."

Sec. 3. 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 following the first Monday in November, 1965, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment allowing an annual salary in an amount to be fixed by the Legislature for the Lieutenant Governor and for the Speaker of the House of Representatives and allowing a per diem for Members of the Legislature not to exceed Twenty Dollars (\$20) per day for the 140 days of each Regular Session and 30 days of each Special Session."

"AGAINST the Constitutional Amendment allowing an annual salary in an amount to be fixed by the Legislature for the Lieutenant Governor and for the Speaker of the House of Representatives and allowing a per diem for Members of the Legislature not to exceed Twenty Dollars (\$20) per day for the 140 days of each Regular Session and 30 days of each Special Session."

Sec. 4. 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 FIVE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965.

SENATE JOINT RESOLUTION NO. 27 proposing an Amendment to the Constitution of the State of Texas, amending Article III of the Constitution of the State of Texas by adding a new Section thereto to be designated Section 48b, so as to create as an agency of the State of Texas the Teacher Retirement System of Texas, vesting the general administration and responsibility for the proper operation of said system are hereby vested in a State Board of Trustees, to be known as the State Board of Trustees of the Teacher Retirement System of Texas, which Board shall be constituted and shall serve as may now or hereafter be provided by the Legislature. Said Board shall exercise such powers as are herein provided together with all other powers and duties not inconsistent herewith as may be prescribed by the Legislature. All moneys from whatever source coming into the Fund to provide retirement, disability, and death benefits for persons employed in the public schools, colleges, and universities supported wholly or partly by the state and all other securities, moneys, and assets of the Teacher Retirement System of Texas shall be administered by said Board and said Board shall be the trustee of the Fund. The Treasurer of the State of Texas shall be custodian of said moneys and securities. Said Board is hereby authorized and empowered to acquire, hold, manage, purchase, sell, assign, trade, transfer, and dispose of any securities, evidences of debt, and other investments in which said securities, moneys, and assets have been or may hereafter be invested by said Board. Said Board is hereby authorized and empowered to invest and reinvest any of said moneys, securities, and assets, as well as the proceeds of any of such investments, in bonds, notes, or other evidences of indebtedness issued, or assumed or guaranteed in whole or in part, by the United States or any agency of the United States, or by the State of Texas, or by any county, city, school district, municipal corporation, or other political subdivision of the State of Texas, both general and special obligations; or in home office facilities to be used in administering the Teacher Retirement System including land,

administration and responsibility for the proper operation of said system are hereby vested in a State Board of Trustees, to be known as the State Board of Trustees of the Teacher Retirement System of Texas, which Board shall be constituted and shall serve as may now or hereafter be provided by the Legislature. Said Board shall exercise such powers as are herein provided together with all other powers and duties not inconsistent herewith as may be prescribed by the Legislature. All moneys from whatever source coming into the Fund to provide retirement, disability, and death benefits for persons employed in the public schools, colleges, and universities supported wholly or partly by the state and all other securities, moneys, and assets of the Teacher Retirement System of Texas shall be administered by said Board and said Board shall be the trustee of the Fund. The Treasurer of the State of Texas shall be custodian of said moneys and securities. Said Board is hereby authorized and empowered to acquire, hold, manage, purchase, sell, assign, trade, transfer, and dispose of any securities, evidences of debt, and other investments in which said securities, moneys, and assets have been or may hereafter be invested by said Board. Said Board is hereby authorized and empowered to invest and reinvest any of said moneys, securities, and assets, as well as the proceeds of any of such investments, in bonds, notes, or other evidences of indebtedness issued, or assumed or guaranteed in whole or in part, by the United States or any agency of the United States, or by the State of Texas, or by any county, city, school district, municipal corporation, or other political subdivision of the State of Texas, both general and special obligations; or in home office facilities to be used in administering the Teacher Retirement System including land,

equipment, and office building; or in such corporation bonds, notes, other evidences of indebtedness, and corporation stocks, including common and preferred stocks, of any corporation created or existing under the laws of the United States or of any of the states of the United States, as said Board may deem to be proper investments; provided that in making each and all of such investments said Board shall exercise the judgment and care under the circumstances then prevailing which men of ordinary prudence, discretion, and intelligence exercise in the management of their own affairs, not in regard to speculation but in regard to the permanent disposition of their funds, considering the probable income therefrom as well as probable safety of their capital; and further provided, that a sufficient sum shall be kept on hand to meet payments as they become due each year under such retirement plan, as may now or hereafter be provided by law. Unless investments authorized herein are hereafter further restricted by an Act of the Legislature, no more than one per cent (1%) of the book value of the total assets of the Teacher Retirement System shall be invested in the stock of any one (1) corporation, nor shall more than five per cent (5%) of the voting stock of any one (1) corporation be owned; and provided further, that stocks eligible for purchase shall be restricted to stocks of companies incorporated within the United States which have paid cash dividends for ten (10) consecutive years or longer immediately prior to the date of purchase and which, except for bank stocks and insurance stocks, are listed upon an exchange registered with the Securities and Exchange Commission or its successors; and provided further, that so long as less than \$500,000,000 of said Fund is invested in the government and municipal securities enumerated above, not more than thirty-three and one-third per cent (33 1/3%) of the Fund shall be invested at any given time in common stocks. This Amendment shall be self-enacting and shall become effective immediately upon its adoption without any

enabling legislation. This Section shall not alter, amend or repeal the first paragraph of Section 48a of Article III of the Constitution of Texas, as amended November 6, 1956, or any legislation passed pursuant thereto. This Section shall not alter, amend or repeal the second paragraph of Section 48a of Article III of the Constitution of Texas as amended November 6, 1956, or any legislation passed pursuant thereto, except insofar as the provisions of Section 48a and any legislation passed pursuant thereto, may conflict with the provisions hereof and only to the extent of such limitation or restriction."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state November 2, 1965, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment amending Article III of the Constitution of the State of Texas by adding Section 48b relating to the Teacher Retirement Fund and the Teacher Retirement System of Texas, revising provisions for investment of moneys and other assets of the Fund, and changing other existing provisions and making other new provisions with respect to the administration of the Teacher Retirement System."

"AGAINST the Constitutional Amendment amending Article III of the Constitution of the State of Texas by adding Section 48b relating to the Teacher Retirement Fund and the Teacher Retirement System of Texas, revising provisions for investment of moneys and other assets of the Fund and changing other existing provisions and making other new provisions with respect to the administration of the Teacher Retirement System."

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 this state.

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 2, 1965.

SENATE JOINT RESOLUTION NO. 7 proposing an Amendment to the Constitution of the State of Texas providing for the exemption from local ad valorem taxes of the property of certain charitable organizations, provided such organizations meet certain conditions and requirements and expend at least One and One-half Million Dollars (\$1,500,000.00) annually on free medical and hospital care for the indigent within the State of Texas. The need for the necessary election, form of ballot, proclamation and publications.

PREAMBLE

WHEREAS, The Legislature finds and declares that there is a need for the operation of hospitals by private charitable enterprises which will furnish free medical and/or hospital care for the indigent in Texas; and

WHEREAS, The operation of such hospitals and the furnishing of such free medical care and hospitalization for the indigent in Texas will add to the welfare and well-being of the State of Texas and its residents and citizens; and

WHEREAS, The need for the operation of such hospitals and the furnishing of such free medical care and hospitalization for the indigent is especially great in counties having a population in excess of one million two hundred forty thousand (1,240,000); and

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

Section 1. The Constitution of the State of Texas is amended hereby, by the addition of a new Section to Article VIII thereof, to be numbered Section 2-A, and reading as follows:

"2-A. The properties of any charitable trust or organization, if such trust or organization is dedicated to, and operates a hospital furnishing free hospital and/or medical care for the indigent within the State of Texas, shall be exempt from all ad valorem taxes levied by any taxing entity, except by the State of Texas itself, provided:

"(1) such trust or organization has expended for free hospital and/or medical care within the State of Texas, during the calendar year next preceding, a sum of not less than

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 2, 1965.

HOUSE JOINT RESOLUTION NO. 81 proposing an Amendment to the Constitution of the State of Texas, amending Section 51-a and Subsections 51a-1 and 51a-2 of Article III so that the same shall consist of one section to be known as Section 51-a; providing that the Legislature shall enact appropriate legislation which will enable the State of Texas to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of needy aged persons over the age of sixty-five (65) who are citizens of the United States or non-citizens who shall have resided within the boundaries of the United States for at least 25 years, needy persons under the age of sixty-five (65) who are totally and permanently disabled and who are citizens of the United States, needy blind persons over the age of eighteen (18) who are citizens of the United States, and needy children under the age of twenty-one (21) years who are citizens of the United States and to the caretakers of such children; providing rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and for the payment of assistance to and/or medical care for, and for rehabilitation and other services for:

"(1) Needy aged persons who are citizens of the United States or non-citizens who shall have resided within the boundaries of the United States for at least twenty-five (25) years and are over the age of sixty-five (65) years;

"(2) Needy individuals who are citizens of the United States who shall have passed their eighteenth (18th) birthday but have not passed their sixtieth (60th) birthday and who are totally and permanently disabled by reason of a mental or physical handicap or a combination of physical and mental handicaps;

"(3) Needy blind persons who are citizens of the United States and who are over the age of eighteen (18) years;

"(4) Needy children who are citizens of the United States and who are under the age of twenty-one (21) years, and to the caretakers of such children.

"The Legislature may define the residence requirements, if any, for participation in these programs.

"The Legislature shall have authority to enact appropriate legislation which will enable the State of Texas to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of needy persons, and in providing rehabilitation and any other serv-

ices included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from the Government of the United States for such purposes in accordance with the laws of the United States, provided they are or they may hereafter be amended, and to make appropriations out of State funds for such purposes; provided that the maximum amount paid out of State funds to or on behalf of any individual recipient shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy persons; and provided further that the total amount of money to be expended per fiscal year out of State funds for assistance payments only to recipients of Old Age Assistance, Aid to the Permanently and Totally Disabled, Aid to the Blind, and Aid to Families with Dependent Children shall never exceed Sixty Million Dollars (\$60,000,000).

"Nothing in this Section shall be construed to amend, modify or repeal Section 31 of Article XVI of this Constitution; provided further, however, that such medical care, services or assistance shall also include the employment of objective or subjective means, without the use of drugs, for the purpose of ascertaining and measuring the powers of vision of the human eye, and fitting lenses or prisms to correct or remedy any defect or abnormal condition of vision. Nothing herein shall be construed to permit optometrists to treat the eyes for any defect whatsoever in any manner nor to administer nor to prescribe any drug or physical treatment whatsoever, unless such optometrist is a regularly licensed physician or surgeon under the Laws of this State."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Monday in November, 1965, at which election all ballots shall have printed

thereon the following:

"FOR the Constitutional Amendment providing for assistance to and/or medical care for the: (1) needy aged; (2) needy individuals who are permanently and totally disabled; (3) needy blind; and (4) needy children and the caretakers of such children; authorizing the Legislature to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of such needy persons, and in providing rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from the Government of the United States for such purposes in accordance with the laws of the United States, provided they are or they may hereafter be amended, and to make appropriations out of State funds for such purposes; provided that the maximum amount paid out of State funds to or on behalf of any individual recipient shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy persons; and provided further that the total amount of money to be expended per fiscal year out of State funds for assistance payments only to recipients of Old Age Assistance, Aid to the Permanently and Totally Disabled, Aid to the Blind, and Aid to Families with Dependent Children shall never exceed Sixty Million Dollars (\$60,000,000). Providing that nothing in the Amendment shall be construed to amend, modify, or repeal Section 31 of Article XVI of the Constitution.

"AGAINST the Constitutional Amendment providing for assistance to and/or

medical care for the: (1) needy aged; (2) needy individuals who are permanently and totally disabled; (3) needy blind; and (4) needy children and the caretakers of such children; authorizing the Legislature to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of such needy persons, and in providing rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from the Government of the United States for such purposes, and to make appropriations out of State funds for the purpose of providing assistance to and/or medical care and rehabilitation and any other services included in the Federal legislation providing matching funds on behalf of such needy persons; providing that the amounts expended out of State funds to and/or on behalf of individuals shall not exceed the amounts that are matchable out of Federal funds; providing that the total amount of such assistance payments on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amended, matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy persons; and providing further that the total amount of money to be expended per fiscal year out of State funds for assistance payments only to recipients of Old Age Assistance, Aid to the Permanently and Totally Disabled, Aid to the Blind, and Aid to Families with Dependent Children shall never exceed Sixty Million Dollars (\$60,000,000). Providing that nothing in the Amendment shall be construed to amend, modify, or repeal Section 31 of Article XVI of the Constitution."

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

Presbyterian Women Meet With Men Last Friday Night

The general meeting of the Presbyterian Women of the Church was Friday evening followed by the enchilada supper prepared by the youth of the church. The men and several visitors joined the women for the program.

Mrs. Caroline Is Hostess To Duplicate Club

Mrs. James Caroline entertained the Duplicate Club with a dessert-bridge in her home last Thursday afternoon. Cherry torte, iced tea, and coffee were served to the guests upon arrival.

Mrs. Carlos Dunn Is Hostess For Coffee Saturday

Mrs. Carlos Dunn was hostess for an informal coffee last Saturday morning honoring Mrs. Ken McAllister, wife of the new school superintendent, who has recently moved to Sanderson from Fort Stockton.

"DANZAS Y CANTOS" AT 1965 STATE FAIR



"OLE!" "Danzas y Cantos de Mexico," internationally known folkloric troupe of colorful costumed musicians, singers and dancers, will be presented in an eight-day engagement at the 1965 State Fair of Texas, October 9 through 24 in Dallas.

Executive Board Meets Saturday Afternoon

There was a meeting of the Executive Board of Beta Iota Chapter of Delta Kappa Gamma and a planning session Saturday afternoon in the home of Miss Myrtle Whitehead in Alpine.

Elizabeth Turner is visiting in the Antonio with Brenda Babb.

Advertisement for 'GOOD IS OUR STRENGTH' featuring a logo with a figure and the text 'A POWERFUL MESSAGE'.

St. James Catholic Church Mass at 7:30 a.m., 9:30 a.m. Week-day services 7:15 a.m.

Church of Christ Sunday Services: Bible study 9:55 a.m. Morning worship at 10:55. Evening worship at 6:00. Wednesday evening classes at 6:00 o'clock.

El Buen Pastor Church Sunday school 10:00 o'clock Morning worship 11:00 o'clock Evening worship 7:00 o'clock WSCS Mondays at 2:00 p.m. Bible study Thursday 7:00 p.m. MYF Saturday 6:00 p.m.

First Methodist Church Sunday school 9:45 a.m. Morning worship 11:00 a.m. Nursery provided for all children under four years old. Official Board 1st Mondays at 7:30 p.m.

First Presbyterian Church Morning worship 11:00 a.m. Nursery provided. Sunday school 9:45 a.m. Choir practice 7:00 p.m. Thursdays.

WCS 4th Mondays 3:15 p.m. Methodist Men 4th Mondays 7:30 p.m.

First Baptist Church Graded Bible school 9:45 a.m. Worship 11:00 a.m., 7:00 p.m. Training Union, 6:00 p.m. Pastor's class 6:00 p.m.

WMS every Monday 9:30 a.m. Sunbeams Tuesdays 3:00 p.m. Jr. GAS Wednesdays 4:00 p.m. Prayer-Bible time Wednesdays Nursery for all services for children to four years old.

Dryden Methodist Church Morning worship 9:00 a.m. Sunday school 10:00 a.m.

Advertisement for 'LOOK AHEAD' insurance by PEAVY INSURANCE AGENCY, featuring a logo and text about coverage and policy review.

Bonhomie Club Meets Last Week in Mrs. H. P. Boyd's Home

The Bonhomie Club was entertained in the home of Mrs. H. P. Boyd last Wednesday afternoon with Mrs. J. Garner as hostess. Mrs. Boyd and Mrs. O. J. Cresswell told of their recent train trip to Topolobampo, Mexico, and Mrs. C. I. White told of her trip to California.

Guests in the home of Mr. and Mrs. Hugh Rose and Mr. and Mrs. W. J. Murrah last week were Rev. and Mrs. Charles Tharsher and three children of Dallas. Mrs. Tharsher is a niece of Mrs. Rose.

Sanderson Culture Club To Begin New Year

To inaugurate the 1965-66 club year, the Sanderson Culture Club will have the first meeting on Thursday, August 26, in the home of Mrs. A. D. Brown with Mrs. E. H. Jessup as co-hostess. The meeting will be at 4:00 p.m.

Advertisement for 'LOCALS' featuring a logo with a figure and the text 'A POWERFUL MESSAGE'.

Mr. and Mrs. W. J. Murrah and boys returned home from Fort Worth where they had visited her parents, Mr. and Mrs. Claude Gibson, and other relatives. Her

sister, Mrs. Robert R. Redding, and children, David and Nancy Ann, of Fort Worth accompanied them home for a visit.

Misses Mary Lou Vasquez, Minerva Martinez, Lupe Garza, and Emma Castro spent Saturday, night in White City, N.M., and toured the Carlsbad Caverns Sunday.

Charles (Chuck) Taylor continues to improve in a Houston hospital where he has been receiving medical treatment for

several weeks. After being shot in the leg, circulatory trouble developed and for a time it was feared that his leg would have to be amputated, according to reports. He is said to have suffered a recent heart attack, and the circulatory trouble is said to be relieved.

Mrs. Sophie Frost of San Antonio, who was en route home from a visit with her son in California, visited here for several days last week with her brother, Carl Werneking, and Mrs. Werneking.

Mr. and Mrs. B. E. Martin and boys returned home Wednesday after visiting here with his parents, Mr. and Mrs. B. F. Martin. They reside in the Big Bend National Park.

Ira Moses is in the SP Hospital in Houston where he had surgery on his ear.

Mrs. Jim Higgins and daughter, Cindy, of San Antonio arrived Tuesday to visit her parents, Mr. and Mrs. Coleman Stadler.

Mr. and Mrs. Lawrence Sandel and son, Charles, of San Benito visited her cousins, Mr. and Mrs. Ruel Adams, Monday.

Mr. and Mrs. W. E. Hill went to San Antonio Wednesday for her to have a post-surgical exam-

ination and she had minor surgery Thursday morning. Mrs. Reynaldo Garza and son, Billy, are visiting in El Paso with her son, Reyando Garza Jr., and family and her daughter, Miss Elodia Garza.

Mr. and Mrs. Hugh Rose took their granddaughter, Bridget Silverthorne, to Brady Tuesday to meet her mother, Mrs. John Silverthorne, of Dallas. The Silverthornes and son, Johnny, had been to Wisconsin on a vacation and Bridget stayed with her grandparents.

Weekend guests in the home of Mr. and Mrs. A. H. Zuberbueller were her sisters, Mrs. Frank Anderson of Brownwood and Mrs. Bob Stafford and husband of Bellville. They went to Alpine, Fort Davis, and Marfa Sunday and visited with the Zuberbuellers' daughter, Mrs. Buster Holland, and family.

Mr. and Mrs. A. H. Zuberbueller returned home Saturday night from Rocksprings where they had attended the funeral services for his aunt, Mrs. Willie Clark, who died in a rest home in Kerrville Thursday. Her husband had died two weeks previously.

Mrs. H. G. Cates and her daughter, Miss Barbara Cates, were in Alpine Monday for Ms. Cates to have her thumb treated for an infection.

Miss Patricia Miller, who will teach home economics in the Sanderson High School will reside in the Savage garage apartment.

Attending a meeting of District I of the Texas Sheep and

Goat Raisers in Fort Stockton Saturday were J. T. Williams, C. C. Mitchell, Mr. and Mrs. Worth Odom, N. M. Mitchell, Mr. and Mrs. G. K. Mitchell, Keith Jr., and Lellean.

Mrs. E. E. Farley and daughters, Eloise and Beverly, are visiting relatives in San Antonio and Beville.

Advertisement for Western Mattress Company, SAN ANGELO, TEXAS. Save 50% on having your mattress renovated. All Work Guaranteed. In Sanderson twice a month. Call DI 5-2111 For Pick Up and Delivery.

Advertisement for INSURE TO BE SURE. For all kinds of INSURANCE - call - Troy Druse Agency.

My Neighbors



Advertisement for Butane-propane sales, service. Tanks and bottles filled day or night on call. New crop Maravillas honey, 1 to 5-lb. jars. PIERSON BUTANE CO. DI 5-2961 or DI 5-2924.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT

paid, there is hereby appropriated out of the first moneys coming into the Treasury in each fiscal year, not otherwise appropriated by this Constitution, an amount sufficient to pay the principal and interest on such bonds that mature or become due during such fiscal year, less the amount in the sinking fund at the close of the prior fiscal year.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT

him from serving the remainder of said term nor be applicable to him before his period or periods of judicial service shall have reached a total of ten (10) years.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

ings shall be by majority vote of those present, except that recommendations for retirement or removal of Justices or Judges shall be by affirmative vote of at least five (5) members.

