



# THE SANDERSON TIMES

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VOLUME 60, NUMBER 30

SANDERSON, TERRELL COUNTY, TEXAS

AUGUST 31, 1967

## LISTEN TO LUKE

By Albert---

We have the promise of some old pictures from two former citizens and we are looking forward to seeing them and using them in The Times.

It is really gratifying to hear the nice comments we get from readers, young and old, about our venture of publishing old pictures and we enjoy it, too.

About the only way we know of continuing the project is to continue to receive the cooperation of those who have the old pictures.

There has not been one picture lost or damaged in any way and we are not anticipating this happening. All of the pictures are kept in the safe and will be returned to the owners.

Our supply of pictures is toward the low side and if you have any pictures we may borrow, please let us know.

Those who went to the effort to call us or stop us and tell us of their agreement with our remarks of last week concerning rumors --- we appreciate your doing so!

It's good to know that someone agrees with you occasionally, and it's good to receive a bouquet of verbal roses.

It has been said by ancient writers that even though man is able to tame wild animals, he was then, and still is, unable to control his tongue.

The news this week of the coming of the planning party for the flood water control project on Sanderson is welcome news.

This work helps to bring closer to reality the thing that probably is closest to the hearts of most of the people of Sanderson.

It is our conclusion that many politicians are much more interested in furthering their own careers and tenure than in the welfare of the country. By precept and example, they indicate they are more than willing to accomplish the will of the people rather than do anything that might be contrary to public opinion.

We see, from so many national politicians, where they are interested in finding out opinions of their constituents concerning such things as "what to do with the race question, the VietNameese situation, the crime rise, etc., etc., etc." ---the real important issues facing the nation today, but they don't give a hoot about asking us what we think about the waste that is going on in our federal bureaucracy, our foreign commitments financially, censuring one of their colleagues, etc.

We think that it is right that they should represent the people, but it is difficult to do, and we realize it, that the consensus cannot be obtained on every single issue. Or on very few, indeed! Not only that, but we do not have all of the facts, nor we do have all of the straight facts of anything, almost, due to distortions through our news media, and we are not always qualified to give an opinion because of our lack of facts.

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To commemorate 20 years of association with Firestone Tire and Rubber Co., Jolly Harkins, center, received a Lord Elgin automatic wrist watch and pin from the company. Flanking Harkins, who is looking at the pin, is Dudley Harrison, left, local retailer, and Charles Shoemaker, right, sales representative for the company, who made the presentation on behalf of E. F. Carter, vice-president in charge of trade sales, who was unable to be here due to illness.

## Renovations To Local Businesses Are Being Made

Several changes have been noted in local businesses this week, adding greatly to the appearance of the buildings, either to the interior or exterior.

At Kerr Mercantile Co., most of the work has been completed on lowering the ceiling on the ground floor. Acoustical tile has been installed with some vented tile in some areas to permit circulation of air. This has not only improved the appearance of the interior, but also has lessened the noise and made the interior much cooler. Fluorescent lights will be installed below the ceiling as soon as they come in, according to Edward Kerr, manager of the building.

The hardware department was separated from the grocery and dry goods sections recently by a door and refrigerated air conditioners installed in the hardware section, making it much more pleasant in that area.

The exterior of the Brown Building, housing the C. G. Morrison Co. store, Sanderson Cable Co., Riggins, and the Princess Theatre, has been sand-blasted and repainted, adding greatly to the appearance of the exterior of the building.

Brick veneer is being added to the exterior of the Oasis Restaurant sides and front. The dark-red brick work is being added in a manner which enhances the appearance of the exterior of the restaurant.

## Goat Roping To Be Sunday in Dryden

A goat roping, featuring a matched roping between Joe Holmes of Sheffield and Danny Galvan of Sanderson, will be staged in Dryden Sunday, September 3. Also on the bill will be jack-pot tiedown, hair pulling, barrel racing, and some events for youth.

Roping events are slated to begin at 1:00 p. m. and a barbecue plate will be served for 75¢.

Everyone is invited to participate or witness the events.

Feather dusters at The Times

## Planning Party For Flood Control Dams To Begin Work On Project Sept. 12th

Word was received Thursday of last week that the planning party for the Soil Conservation Service will be in Sanderson September 11 to begin work. They will be responsible for the preliminary study of the watersheds on Sanderson Canyon west and on Three-mile Canyon north to make recommendations for sites for water retention dams on tributaries of the two streams.

Tuesday, September 12, is the first day of work scheduled for the crew who will establish offices in a trailer which will be moved in adjacent to the local Soil Conservation Office.

The planning party is the first actual on-site progress for the flood control project which was initiated shortly after the flood on June 11, 1965, which took 26 lives locally and a cost of millions of dollars in property loss to local and rural property owners. Following the work of the planning party there will be detailed work of planning each of the water-retention structures according to necessities and possibilities in relation to the location. There is also detailed work of securing easements, and other administrative details prior to the beginning of the actual construction of the dams.

## Work On MC Bldg. Nears Completion

Work on the Trans-Terrell Medical Center building is nearing completion with the installation of the cabinets, panels, partitions, etc., well under way. These items, and the receptionist's work area all came in prefabricated, ready for installation.

Carpeting and tiling will be installed following completion of the interior partitions, fixtures, etc., to wind up the construction.

O. T. Sudduth is the contractor for the building.

## School Board Okays Preliminary Plans For New Building

The school board viewed and approved the preliminary plans for the new junior high school building at their meeting Monday night.

Other business included approval of the 1966-67 budget as amended, and approval of bills paid from the bond fund.

Anyone interested in seeing the plans for the new building may do so in the office of Superintendent Ken McAllister.

## Cutting Horse Contests Slated For Sunday Here

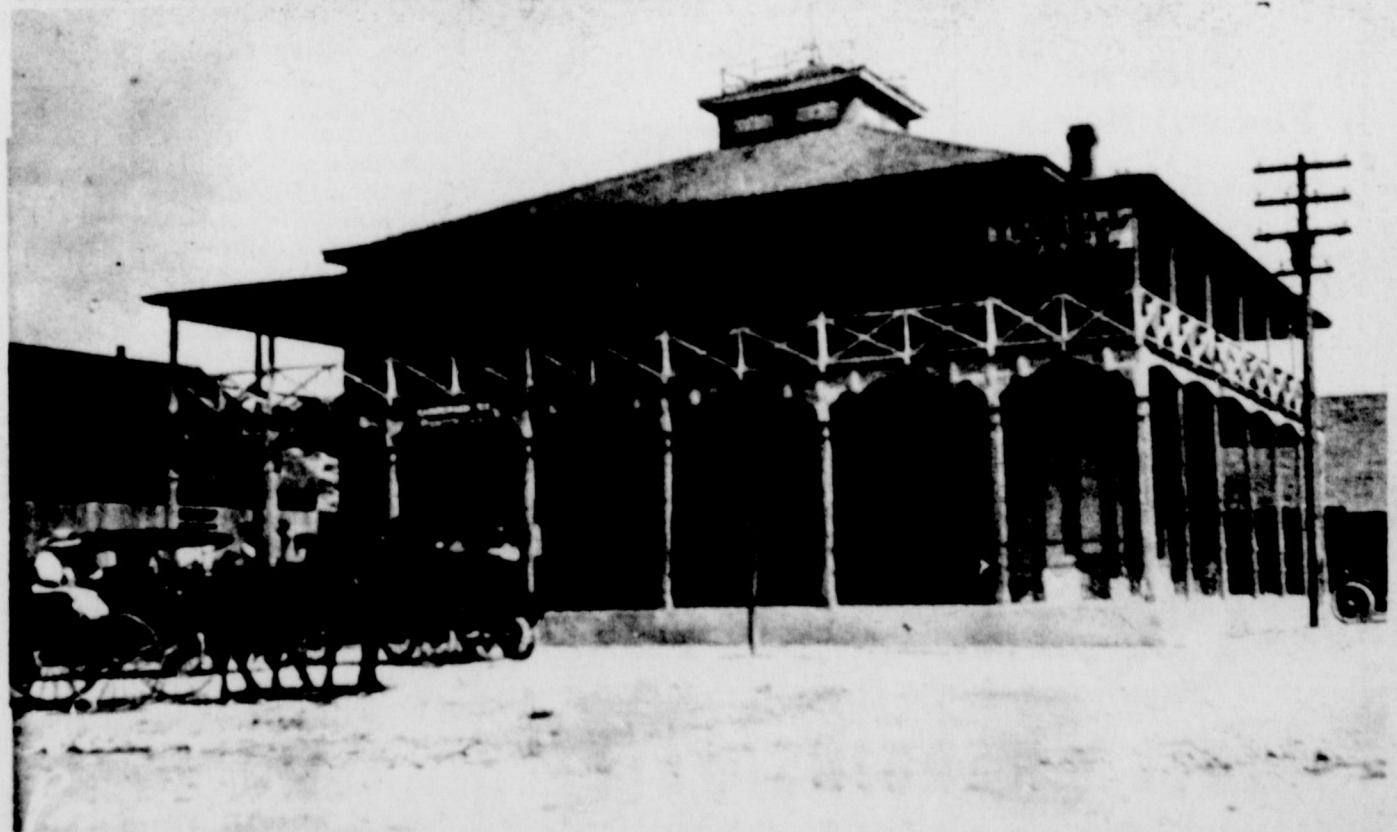
Cutting horses will be featured in events at the Sanderson Rodeo Club arena on US 285 Sunday, September 3, beginning at 2:00 p. m.

Events will include contests open to all competition, and novice, as well as novice-novice cutting horse events.

All local residents are invited to come out and watch the events.

## MRS. NORMAN GLADSON RECEIVES BS DEGREE

Mrs. Norman Gladson was one of 161 students at Sul Ross College receiving their degrees at the summer commencement exercises Thursday evening. She received a Bachelor of Science Degree.



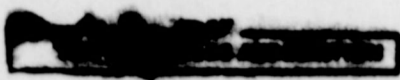


**THE SANDERSON TIMES**

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**Former Minister Gets Degree After 49-Year Drop Out**

Rev. Irl Richardson, former pastor of the First Baptist Church in Sanderson, is the recipient of a B. A. degree from the University of Houston with a major in speech. He is a drop-out of the college class of 1918.

He served as a school teacher, elementary school principal, postman, and Baptist minister during his high school-college interlude. He is 66 years of age and plans to work on his Master's Degree.

Richardson maintained a 2.6 grade average out of a possible 3 points.

**Deceased Veteran Of Vietnam Cited**

Mr. and Mrs. O. J. Cresswell went to Odessa last week for the posthumous decoration of their grandson, Lance Cpl. Ray B. DeBusk who was killed near Da Nang, Vietnam, December 21, 1966.

DeBusk was awarded the Purple Heart, the National Defense Medal, and Vietnam Service Medal by the United States, and the Vietnamese Campaign Ribbon by the government of South Vietnam.

Accepting the decorations was the family of DeBusk, Mr. and Mrs. Ray B. DeBusk and another son, Cress, all of Odessa, and other relatives. A Marine Corps citation authorized the family to wear the Gold Star device by virtue of his service.

The decorations were presented at the Midland-Odessa Armed Forces Reserve Center Saturday and his fiancée, Miss Barbara Owen of Jefferson City, Mo., was among those present.

**COMMUNITY CALENDAR**



Sunday - Goat Roping at Dryden, cutting horse contests here.  
Monday - Labor Day, school holiday  
Tuesday - Ranch Club  
Wednesday - Rotary Club  
Thursday - Lions Club

Mrs. John R. Bailey of Ozona is visiting her daughter, Mrs. Worth Odom, and Mr. Odom.

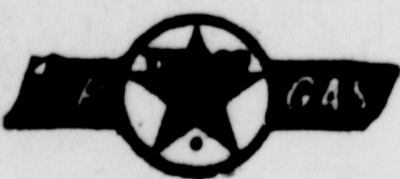
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**PURELY LOCAL**

Mr. and Mrs. James Chappée and children of Friendswood visited her parents, Mr. and Mrs. Greene Cooke, and family last week.

Visitors in the home of Mr. and Mrs. Bill C. Cooksey last Thursday were Mr. and Mrs. Jimmy Neill and four children of Lafayette, La.

Mr. and Mrs. Cliff Wilson and son of Del Rio joined their two daughters, Sandra and Karen, who had been visiting in the Bill Cooksey home, last Friday for two days' visit and they visited with other friends before returning home.

Weekend visitors with Mr. and Mrs. Jack Hardgrave and family were his niece and husband, Mr. and Mrs. Weldon Stewart, of Austin.

Miss Barbara Cates went to Odessa Monday and will be on the school faculty there this year.

Mrs. D. L. Duke has returned from a visit with her daughter, Mrs. Frank Steelman, and family in Houston.

Mrs. B. F. Dawson attended funeral services in Sabinal last Wednesday for J. B. O'Bryant, 90, who had died in Hondo on August 21.

Mr. and Mrs. W. H. Grigsby had a week's vacation trip to New Mexico and Arizona. In Douglas, Arizona, they visited with Mrs. Annie McLymont, a

**MISS LUCILA GALVAN RECEIVES COLLEGE GRANT**

Miss Lucila Galvan, daughter of Mr. and Mrs. G. Galvan has been awarded a four year church-related scholarship for study at Incarnate Word College in San Antonio.

A graduate of Sanderson High school, Miss Galvan will pursue the bachelor of science degree in nursing.

The grant is made annually to high school seniors who rank very high on the American College Testing exam, and it provides one-half tuition for the four year degree program.

Miss Galvan will complete her degree requirements on the college's campus, and her clinical nursing experience at the Santa Rosa Medical Center.



**INTRODUCING**

Patrick Alexander Treloar was born Thursday, August 24, in a Fort Stockton hospital. He is the second son of Mr. and Mrs. R. D. Treloar and he weighed seven pounds at birth.

Mrs. Treloar and Pat were brought home Sunday.

**TSTA Breakfast Begins Club Year**

The members of the local chapter of the Texas State Teachers Association had a breakfast Thursday at eight o'clock in the Homemaking Cottage. Coffee, juice and doughnuts were served.

C. B. Card, president, extended greetings to the new teachers, board members, presidents of the local civic clubs and other invited guests. Supt. Ken McAllister introduced the new teachers.

The executive committee of the TSTA met Thursday evening to name the chairmen of the standing committees as follows: membership, Mrs. Ken McAllister; public relations and publicity, Mrs. Malcom Bolinger; teacher welfare, Mrs. W. H. Grigsby; social, Mrs. Wanda Alexander and Kirke McKenzie; legislative and building, Ken McAllister; teacher education and professional standards, Mrs. R. C. Holcombe; nominating, Mrs. W. J. Morris; program, Mrs. Reid McClellan; audit, Lawrence Barber; election, C. W. Harris; professional rights and responsibilities, Mrs. E. E. Harkins and Mrs. E. E. Farley. Tentative dates were set for meetings for the school term.

The TSTA officers include besides President Card, first vice-president, Mrs. Reid McClellan; second vice-president, Mrs. Malcom Bolinger; secretary, Jack Cosby; treasurer, R. C. Holcombe.

former resident, and she sent greetings to all of her friends.

J. W. Larsen, who formerly operated the Turner Feed Store and Coffee Shop, visited friends here this week. He is residing in San Diego, Calif.

Visitors in the home of Mrs. H. C. Goldwire last week were her sisters, Mrs. L. R. Dorsey of Ozona, Mrs. R. C. Kirby and Mrs. G. J. McBee of Christoval.

Miss Veronica Calzada and her nephew, Xavier Lopez, visited in Poteet last week with Miss Calzada's sister, Mrs. Tommy Thompson, and family who are moving to San Antonio and Mrs. Thompson will be on the faculty in that city.

Mrs. J. C. McComb and four children of Lubbock visited here last week with her mother, Mrs. Leola Hill, and her sister, Mrs. N. M. Mitchell, and family.

Mrs. H. B. Louwien took her daughter, Rhonda, to Fort Stockton Wednesday for dental work.

Mr. and Mrs. G. W. Kyle were business visitors in Odessa last week.

Mrs. Mary Lou Kellar is visiting in San Antonio with her daughter, Mrs. A. A. Jenschke, and family.

Mrs. Levi Duncan and her son, Ray, of Uvalde visited here last week with her nephew, J. W. Carruthers Jr., and family.

Mrs. Cruz Miranda and children of Del Rio visited here last weekend with her sister, Mrs. Catarino Veliz, and husband, leaving her daughter, Herlinda, here for a longer visit.

Mr. and Mrs. Hal Black have moved to the Cresswell rent house vacated by the Tom McClellans.

Miss Betty Landers of Lawn returned home last weekend after visiting here for three weeks with her sister, Mrs. C. B. Card, and family.

Joining Mr. and Mrs. W. T. Bondurant of San Antonio on the ranch for a visit last week were his granddaughters, Carol and Linda Bondurant, and his daughter, Mrs. Bob Lee and daughter, Kathleen, all of San Antonio.

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**Culture Club Hears Program About Soil Conservation**

"Family Night" was observed when the Sanderson Culture Club members met in the ranch home of their president, Mrs. N. M. Mitchell, for the first meeting of the club year last Thursday evening.

Mrs. Mitchell made a meat casserole, the members brought salads and cakes, with potato chips, tea and coffee also being served from tables on the spacious lawn soon after arrival.

After Mrs. Mitchell had welcomed the members and guests, Mrs. R. A. Gatlin, yearbook chairman, led the group in reciting the American Creed from the new yearbooks. The theme of the programs for the year is "The Wonder of America".

Mrs. Gatlin presented a past-president's pin to Mrs. Dudley Harrison who in turn pinned a president's pin on Mrs. Mitchell.

Mrs. N. M. Mitchell Jr., conservation department chairman, gave the program on "West Texas Reclaimed", introducing her talk with a history of conservation which was found to be a rather ancient practice which has come into prominence in America since World War I, air pollution and water conservation coming to the fore in more recent years along with soil conservation.

Mrs. Mitchell's husband, who stated that he was more interested in the mechanical part of conservation, showed colored slides of projects on which he had worked with heavy equipment on his ranch and other ranches in an effort to do away with undesirable shrubs and brush, and seed the area with desirable grasses.

"After removing undesirable growth and scratching the soil at least a few inches before seeding, it then proves very rewarding after normal rainfall to come along and note what has happened," he concluded. "I am going to reclaim my land and make it produce the most possible in feed and forage, for that is cheaper than buying another ranch."

Those attending were Messrs. and Meses. S. D. Harrison and Amy, R. A. Gatlin, L. H. Gilbreath, W. H. Savage, H. E. Ezelle, N. M. Mitchell and two sons; Meses. E. H. Jessup, H. A. Smith, E. E. Farley, and A. D. Brown; also as guests: Mrs. J. C. McComb and four children of Lubbock, Mr. and Mrs. W. T. Bondurant of San Antonio, Mrs. Leola Hill, Mrs. Wanda Alexander, Mr. and Mrs. Herbert Brown with their daughter, Elaine, and granddaughter, Toni Andrews of El Paso.

Harvey Rogers and his uncle, H. E. Fletcher, visited Mrs. Rogers' parents, Mr. and Mrs. Charlie Rogers in Fort Stockton Friday.

**Arizona Scenery Slides Are Shown At Bonhomie Club**

The Bonhomie Club met in the home of Mrs. Carlton White last Wednesday afternoon and she served coffee and cold drinks when the members arrived.

After some of the members did sewing and handwork, Mrs. O. J. Cresswell showed slides of the scenery and cactus which she had made on a trip to Arizona this summer.

Refreshments of pineapple ice cream and cake were served.

Members present were Mesdames Ray Caldwell, L. R. Hall, E. F. Pierson, W. D. O'Bryant, S. C. Harrell, J. Garner, H. P. Boyd, F. G. Grigsby, Cresswell; also two visitors, Mrs. J. C. Halbert and Mrs. Chester Boyd of El Paso.

**Methodist W.S.C.S. Studies 'Buddhism'**

The Methodist WSCS met on Monday afternoon in the ranch home of Mrs. H. C. Goldwire.

Mrs. Irvin Robbins read "A Buddhist's Conversion" to open the meeting and also discussed Buddhism which was the subject of the program. Mrs. M. W. Duncan read an article pertaining to the subject from "The Methodist Woman" and Miss Eva Billings read the Bible passage.

There was a short business session.

During the social hour, Mrs. Goldwire served raspberry delight, tea, and coffee.

Other members present were Meses. L. G. Hinkle, Lillian McAllister, H. E. Ezelle, M. A. Walker, L. H. Gilbreath, and W. T. Attaway; also three visitors: Meses. E. McSpaman, John Neal, and S. C. Harrell.

**RANCH CLUB TO MEET TUESDAY MORNING**

The Ranch Home Demonstration Club will meet on Tuesday morning at 10:30 in the Legion Hall and members are requested to bring sandwiches. The hostesses will be Meses. H. B. Louwien, F. G. Grigsby, and O. J. Cresswell.

Mrs. W. D. O'Bryant and Mrs. Riel Adams were in Fort Stockton Friday on a business trip.

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## PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT  
NUMBER THREE ON THE BALLOT

HOUSE JOINT RESOLUTION No. 17 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 to Four Hundred Million Dollars (\$400,000,000); providing for the issuance of said bonds or obligations and the conditions relating thereto and the use of the Veterans' Land Fund; and providing for an election and the issuance of a proclamation therefor.

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

Section 1. That Section 49-b, Article III of the Constitution of Texas, be amended so that the same will hereafter read as follows:

"Section 49-b. By virtue of prior Amendments to this Constitution, there has been created a governmental agency of the State of Texas performing governmental duties which has been designated the Veterans' Land Board. Said Board shall continue to function for the purposes specified in all of the prior Constitutional Amendments except as modified herein. Said Board shall be composed of the Commissioner of the General Land Office and two (2) citizens of the State of Texas, one (1) of whom shall be well versed in veterans' affairs and one (1) of whom shall be well versed in finances. One (1) such citizen member shall, with the advice and consent of the Senate, be appointed biennially by the Governor to serve for a term of four (4) years; but the members serving on said Board on the date of adoption hereof shall complete the terms to which they were appointed. In the event of the resignation or death of any such citizen member, the Governor shall appoint a replacement to serve for the unexpired portion of the term to which the deceased or resigning member had been appointed. The compensation for said citizen members shall be as is now or may hereafter be fixed by the Legislature; and each shall make bond in such amount as is now or may hereafter be prescribed by the Legislature.

"The Commissioner of the General Land Office shall act as Chairman of said Board and shall be the administrator of the Veterans' Land Program under such terms and restrictions as are now or may hereafter be provided by law. In the absence or illness of said Commissioner, the Chief Clerk of the General Land Office shall be the Acting Chairman of said Board with the same duties and powers that said Commissioner would have if present.

"The Veterans' Land Board may provide for, issue and sell not to exceed Four Hundred Million Dollars (\$400,000,000) in bonds or obligations of the State of Texas for the purpose of creating a fund to be known as the Veterans' Land Fund, Two Hundred Million Dollars (\$200,000,000) of which have heretofore been issued and sold. Such bonds or obligations shall be sold for not less than par value and accrued interest; shall be issued in such forms, denominations, and upon such terms as are now or may hereafter be provided by law; shall be issued and sold at such times, at such places, and in such installments as may be determined by said Board; and shall bear a rate or rates of interest as may be fixed by said Board but the weighted average annual interest rate, as that phrase is commonly and ordinarily used and understood in the municipal bond market, of all the bonds issued and sold in any installment of any bonds may not exceed four and one-half per cent (4½%). All bonds or obligations issued and sold hereunder shall, after execution by the Board, approval by the Attorney General of Texas, registration by the Comptroller of Public Accounts of the State of Texas, and delivery to the purchaser or purchasers, be incontestable and shall constitute general obligations of the State of Texas under the Constitution of

Texas; and all bonds heretofore issued and sold by said Board are hereby in all respects validated and declared to be general obligations of the State of Texas. In order to prevent default in the payment of principal or interest on any such bonds, the Legislature shall appropriate a sufficient amount to pay the same.

"In the sale of any such bonds or obligations, a preferential right of purchase shall be given to the administrators of the various Teacher Retirement Funds, the Permanent University Funds, and the Permanent School Funds.

"Said Veterans' Land Fund shall consist of any lands heretofore or hereafter purchased by said Board, until the sale price therefor, together with any interest and penalties due, have been received by said Board (although nothing herein shall be construed to prevent said Board from accepting full payment for a portion of any tract), and of the moneys attributable to any bonds heretofore or hereafter issued and sold by said Board which moneys so attributable shall include but shall not be limited to the proceeds from the issuance and sale of such bonds; the moneys received from the sale or resale of any lands, or rights therein, purchased with such proceeds; the moneys received from the sale or resale of any lands, or rights therein, purchased with other moneys attributable to such bonds; the interest and penalties received from the sale or resale of such lands, or rights therein; the bonuses, income, rents, royalties, and any other pecuniary benefit received by said Board from any such lands; sums received by way of indemnity or forfeiture for the failure of any bidder for the purchase of any such bonds to comply with his bid and accept and pay for such bonds or for the failure of any bidder for the purchase of any such lands comprising a part of said Fund to comply with his bid and accept and pay for any such lands; and interest received from investments of any such moneys. The principal and interest on the bonds heretofore and hereafter issued by said Board shall be paid out of the moneys of said Fund in conformance with the Constitutional provisions authorizing such bonds; but the moneys of said Fund which are not immediately committed to the payment of principal and interest on such bonds, the purchase of lands as herein provided, or the payment of expenses as herein provided may be invested in bonds or obligations of the United States until such funds are needed for such purposes.

"All moneys comprising a part of said Fund and not expended for the purposes herein provided shall be a part of said Fund until there are sufficient moneys therein to retire fully all of the bonds heretofore or hereafter issued and sold by said Board, at which time all such moneys remaining in said Fund, except such portion thereof as may be necessary to retire all such bonds which portion shall be set aside and retained in said Fund for the purpose of retiring all such bonds, shall be deposited to the credit of the General Revenue Fund to be appropriated to such purposes as may be prescribed by law. All moneys becoming a part of said Fund thereafter shall likewise be deposited to the credit of the General Revenue Fund.

"When a Division of said Fund (each Division consisting of the moneys attributable to the bonds issued and sold pursuant to a single Constitutional authorization and the lands purchased therewith) contains sufficient moneys to retire all of the bonds secured by such Division, the moneys thereof, except such portion as may be needed to retire all of the bonds secured by such Division which portion shall be set aside and remain a part of such Division for the purpose of retiring all such bonds, may be used for the purpose of paying the principal and the interest thereon, together with

the expenses herein authorized, of any other bonds heretofore or hereafter issued and sold by said Board. Such use shall be a matter for the discretion and direction of said Board; but there may be no such use of any such moneys contrary to the rights of any holder of any of the bonds issued and sold by said Board or violative of any contract to which said Board is a party.

"The Veterans' Land Fund shall be used by said Board for the purpose of purchasing lands situated in the State of Texas owned by the United States or any governmental agency thereof, owned by the Texas Prison System or any other governmental agency of the State of Texas, or owned by any person, firm, or corporation. All lands thus purchased shall be acquired at the lowest price obtainable, to be paid for in cash, and shall be a part of said Fund. Such lands heretofore or hereafter purchased and comprising a part of said Fund are hereby declared to be held for a governmental purpose, although the individual purchasers thereof shall be subject to taxation to the same extent and in the same manner as are purchasers of lands dedicated to the Permanent Free Public School Fund.

"The lands of the Veterans' Land Fund shall be sold by said Board in such quantities, on such terms, at such prices, at such rates of interest and under such rules and regulations as are now or may hereafter be provided by law to 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 the date of formal withdrawal of United States troops from the present armed conflict in Viet Nam, 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, or who has resided in Texas at least five (5) years prior to the date of filing his or her application. The foregoing notwithstanding, any lands in the Veterans' Land Fund which have been first offered for sale to veterans and which have not been sold may be sold or resold to such purchasers, in such quantities, and on such terms, and at such prices and rates of interest, and under such rules and regulations as are now or may hereafter be provided by law.

"Said Veterans' Land Fund, to the extent of the moneys attributable to any bonds heretofore issued and sold by said Board, may be used by said Board, as is now or may hereafter be provided by law, for the purpose of paying the expenses of surveying, monumenting, road construction, legal fees, recordation fees, advertising and other like costs necessary or incidental to the purchase and sale, or resale, of any lands purchased with any of the moneys attributable to such additional bonds, such expenses to be added to the price of such lands when sold, or resold, by said Board; for the purpose of paying the expenses of issuing, selling, and delivering any such additional bonds; and for the purpose of meeting the expenses of paying the interest or principal due or to become due on any such additional bonds.

"All of the moneys attributable to any series of bonds heretofore issued and sold by said Board (a 'series of bonds' being all of the bonds issued and sold in a single transaction as a single installment of bonds) may be used for the purchase of lands as herein provided, to be sold as herein provided, for a period ending eight (8) years after the date of sale of such series of bonds; provided, however, that so much of such moneys as may be necessary to pay interest on bonds heretofore issued and sold shall be set aside for that pur-

pose in accordance with the resolution adopted by said Board authorizing the issuance and sale of such series of bonds. After such eight (8) year period, all of such moneys shall be set aside for the retirement of any bonds hereafter issued and sold and to pay interest thereon, together with any expenses as provided herein, in accordance with the resolution or resolutions authorizing the issuance and sale of such additional bonds, until there are sufficient moneys to retire all of the bonds hereafter issued and sold, at which time all such moneys then remaining a part of said Veterans' Land Fund and thereafter becoming a part of said Fund shall be governed as elsewhere provided herein.

"This Amendment being intended only to establish a basic framework and not to be a comprehensive treatment of the Veterans' Land Program, there is hereby reposed in the Legislature full power to implement and effectuate the design and objects of this Amendment, including the power to delegate such duties, responsibilities, functions, and authority to the Veterans' Land Board as it believes necessary.

"Should the Legislature enact any enabling laws in anticipation of this Amendment, no such law shall be void by reason of its anticipatory nature.

"This Amendment shall become effective upon its adoption."

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 November 11, 1967, at which election all ballots shall have printed thereon the following:

"FOR the amendment to ex-

tend the Veterans' Land Program by authorizing the sale of bonds to increase the Veterans' Land Fund for the purpose of purchasing land in Texas to be sold to Texas veterans who served in the Armed Services of the United States between September 16, 1940, and the date of formal withdrawal of United States troops from the present armed conflict in Viet Nam, which amendment would amend Section 49-b, Article III of the Constitution of Texas, and provide for an additional \$200,000,000 in bonds, such funds to be expended in accordance with instructions and requirements that may be provided by law."

"AGAINST the amendment to extend the Veterans' Land Program by authorizing the sale of bonds to increase the Veterans' Land Fund for the purpose of purchasing land in Texas to be sold to Texas veterans who served in the Armed Services of the United States between September 16, 1940, and the date of formal withdrawal of United States troops from the present armed conflict in Viet Nam, which amendment would amend Section 49-b, Article III of the Constitution of Texas, and provide for an additional \$200,000,000 in bonds, such funds to be expended in accordance with instructions and requirements that may be provided by law."

Sec. 3. The Governor of the State 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 SIX ON THE BALLOT

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

Section 1. That Section 33, Article XVI, Constitution of the State of Texas, be amended to read as follows:

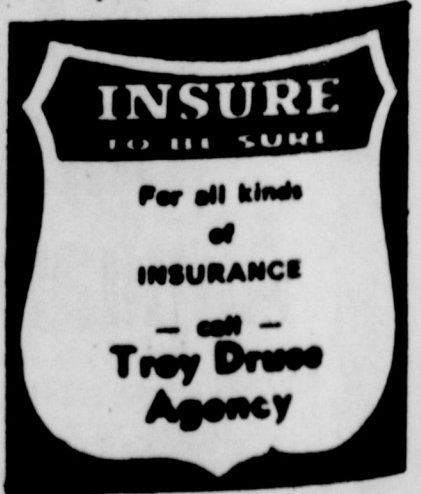
"Section 33. The Accounting Officers of this State shall neither draw nor pay a warrant upon the Treasury in favor of any person for salary or compensation as agent, officer or appointee, who holds at the same time any other office or position of honor, trust, or profit, under this State, except as prescribed in this Constitution. Provided, that this restriction as to the drawing and paying of warrants upon the Treasury shall not apply to officers of the National Guard or Air National Guard of Texas, the National Guard Reserve, the Air National Guard Reserve, the Air Force Reserve, the Officers Reserve Corps of the United States, nor to enlisted men of the National Guard, the Air National Guard, the National Guard Reserve, the Air National Guard Reserve, the Air Force Reserve, and the Organized Reserve of the United States, nor to retired officers of the United States Army, Air Force, Navy, and Marine Corps, and retired warrant officers and retired enlisted men of the United States Army, Air Force, Navy, and Marine Corps. It is further provided, until September 1, 1969, and thereafter only if authorized by the Legislature by general law under such restrictions and limitations as the Legislature may prescribe, that a non-elective State officer or employee may hold other non-elective offices or positions of honor, trust, or profit under this State or the United States, if the other offices or positions are of benefit to the State of Texas or are required by State or federal law, and there is no conflict with the original office or position for which he receives salary or compensation. No member of the Legislature of this State may hold any other office or position of profit under this state, or the United States."

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 November 11, 1967, at which

election all ballots shall have printed thereon the following:

"FOR the constitutional amendment allowing non-elective state officers and employees to serve in other non-elective offices or positions under this state or the United States until September 1, 1969, and thereafter only if authorized by the Legislature, if the offices or positions are of benefit to Texas or are required by state or federal law, and there is no conflict of interest with the original office or position; prohibiting elected officers under this state or the United States from holding any other office or position under this state; and adding members of the Air National Guard, Air National Guard Reserve, Air Force Reserve, and retired members of the Air Force to the list of persons exempted."

"AGAINST the constitutional amendment allowing non-elective state officers and employees to serve in other non-elective offices or positions under this state or the United States until September 1, 1969, and thereafter only if authorized by the Legislature, if the offices or positions are of benefit to Texas or are required by state or federal law, and there is no conflict of interest with the original office or position; prohibiting elected officers under this state or the United States from holding any other office or position under this state; and adding members of the Air National Guard, Air National Guard Reserve, Air Force Reserve, and retired members of the Air Force to the list of persons exempted."





## SLIDES, TALK, FEATURE OF BAPTIST NIGHT SERVICE

All members and friends of the First Baptist Church have been extended an invitation to attend the evening service and see slides and hear explanations of missionary work done in Chicago this summer. Miss Joy Rogers, who has just returned from the work will give the program.

She was in Chicago for 10 weeks under supervision of the board of missions of the Southern Baptist Convention.

Miss Rogers is the daughter of Rev. and Mrs. Maynard R. Rogers, pastor of the local Baptist church and will return to Mary Hardin-Baylor College this fall as a junior.

## FORMER RESIDENT DIES

Funeral services were held in Birmingham, Alabama, Monday for Mrs. Ethel Brown who died in a hospital in that city Saturday evening following a short illness.

She is survived by two sons; three step-sons; her mother, Mrs. Ida Bodkin, and a sister, Mrs. T. E. Bryan, both of Fort Worth; a brother, Martin Bodkin, of Boerne.

## Personals . . .

Mrs. Manuel Garcia returned home Friday from a visit with her brother, H. G. Parada and family in Denver, Colorado, and in Houston with her son, Danny Garcia, and his wife.

Mrs. N. J. Tinney and daughters, Betty Jo and Mary Ann, of Wichita Falls are visiting here with her parents, Mr. and Mrs. A. H. Zuberbueler. They visited in Marfa the first of the week with her sister, Mrs. Buster Holland, and family.

B. F. Martin has returned home from a visit with his son, Ben Edward Martin, and family in Wind Cave, South Dakota. Mrs. Martin will return home later.

Mr. and Mrs. Manuel Salas and son, Manuel Jr., who have spent the summer in Hereford have returned to Sanderson.

Misses Diana and Teddy Parada of Corpus Christi visited here last week with their uncle and aunt, Mr. and Mrs. Francisco Moreno and Mr. and Mrs. Manuel Garcia.

Visitors with Mr. and Mrs. Manuel Garcia last week were her sister-in-law, Mrs. C. Gracela of Corpus Christi, with her husband and son, C. H.

Mrs. Frances Wolfe was taken to a Fort Stockton hospital Saturday for treatment of a heart ailment. Her son, Willie Wolfe, of California, her daughter, Mrs. Charles Tiseth, of San Antonio, and Mrs. B. F. Dawson are at her bedside.

Mrs. W. H. Chandler of Ozona visited here last week with her mother, Mrs. Roy Harrell, who accompanied her home.

Miss Suzanne Downie returned home Saturday from Sherman where she attended the second semester of summer school at Austin College. She will return to the college for the next term when she will be a junior at mid-term.

## PUBLIC NOTICE

### Proposed CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT

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

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

"Section 9. The State tax on property, exclusive of the tax necessary to pay the public debt, and of the taxes provided for the benefit of the public free schools, shall never exceed Thirty-five Cents (35¢) on the One Hundred Dollars (\$100) valuation; and no county, city or town shall levy a tax rate in excess of Eighty Cents (80¢) on the One Hundred Dollars (\$100) valuation in any one (1) year for general fund, permanent improvement fund, road and bridge fund and jury fund purposes; provided further that at the time the Commissioners Court meets to levy the annual tax rate for each county it shall levy whatever tax rate may be needed for the four (4) constitutional purposes; namely, general fund, permanent improvement fund, road and bridge fund and jury fund so long as the Court does not impair any outstanding bonds or other obligations and so long as the total of the foregoing tax levies does not exceed Eighty Cents (80¢) on the One Hundred Dollars (\$100) valuation in any one (1) year. Once the Court has levied the annual tax rate, the same shall remain in force and effect during that taxable year; and the Legislature may also author-

ize an additional annual ad valorem tax to be levied and collected for the further maintenance of the public roads; provided, that a majority of the qualified property taxpaying voters of the county voting at an election to be held for that purpose shall vote such tax, not to exceed Fifteen Cents (15¢) on the One Hundred Dollars (\$100) valuation of the property subject to taxation in such county. Any county may put all tax money collected by the county into one general fund, without regard to the purpose or source of each tax. And the Legislature may pass local laws for the maintenance of the public roads and highways, without the local notice required for special or local laws. This Section shall not be construed as a limitation of powers delegated to counties, cities or towns by any other Section or Sections of this Constitution."

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 November 11, 1967, at which election all ballots shall have printed on them the following:

"FOR the constitutional amendment allowing counties to put all county taxes into one general fund."

"AGAINST the constitutional amendment allowing counties to put all county taxes into one general fund."

## PUBLIC NOTICE

### Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

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

Section 1. That the Constitution of the State of Texas be amended by adding a new Section in Article III to be known as Section 52e, reading as follows:

"Section 52e. Each county in the State of Texas is hereby authorized to pay all medical expenses, all doctor bills and all hospital bills for Sheriffs, Deputy Sheriffs, Constables, Deputy Constables and other county and precinct law enforcement officials who are injured in the course of their official duties; providing that while said Sheriff, Deputy Sheriff, Constable, Deputy Constable or other county or precinct law enforcement official is hospitalized or incapacitated that the county shall continue to pay his maximum salary; providing, however, that said payment of salary shall cease on the expiration of the term of office to which such official was elected or appointed. Provided, however, that no provision contained herein shall be construed to amend, modify, repeal or nullify Article 16, Section 31, of the Constitution of the State of Texas."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to the qualified electors of this state at an election to be held on November

11, 1967, at which time the ballot shall have printed thereon the following:

"FOR the Amendment to the Constitution authorizing each county in this state to pay the medical bills, doctor bills and hospital bills for all Sheriffs, Deputy Sheriffs, Constables, Deputy Constables and other county and precinct law enforcement officials who are injured in the course of their official duties; providing that the county shall continue to pay the maximum salary of these officials while they are incapacitated, but such salary payment shall not continue beyond the terms of office to which they were elected or appointed."

"AGAINST the Amendment to the Constitution authorizing each county in this state to pay the medical bills, doctor bills and hospital bills for all Sheriffs, Deputy Sheriffs, Constables, Deputy Constables and other county and precinct law enforcement officials who are injured in the course of their official duties; providing that the county shall continue to pay the maximum salary of these officials while they are incapacitated, but such salary payment shall not continue beyond the terms of office to which they were elected or appointed."

## PUBLIC NOTICE

### Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT

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

Section 1. That Article IX of the Constitution of the State of Texas be amended by adding a new Section 13 thereto to read as follows:

"Section 13. Notwithstanding any other section of this article, the Legislature in providing for the creation, establishment, maintenance, and operation of a hospital district, shall not be required to provide that such district shall assume full responsibility for the establishment, maintenance, support, or operation of mental health services or mental retardation services including the operation of any com-

munity mental health centers, community mental retardation centers or community mental health and mental retardation centers which may exist or be thereafter established within the boundaries of such district, nor shall the Legislature be required to provide that such district shall assume full responsibility of public health department units and clinics and related public health activities or services, and the Legislature shall not be required to restrict the power of any municipality or political subdivision to levy taxes or issue bonds or other obligations or to expend public moneys for the establishment, maintenance, support, or operation of mental health services, men-

## PUBLIC NOTICE

### Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT

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

Section 1. That Article III of the Constitution of Texas be amended by adding a new section thereto to be known as Section 49-e, as follows:

"Section 49-e. The Parks and Wildlife Department, or its successor vested with the powers, duties, and authority which deals with the operation, maintenance, and improvement of State Parks, shall have the authority to provide for, issue and sell general obligation bonds of the State of Texas in an amount not to exceed Seventy-Five Million Dollars (\$75,000,000). The bonds authorized herein shall be called "Texas Park Development Bonds," shall be executed in such form, denominations, and upon such terms as may be prescribed by law, provided, however, that the bonds shall bear a rate or rates of interest as may be fixed by the Parks and Wildlife Department or its successor, but the weighted average annual interest rate, as that phrase is commonly and ordinarily used and understood in the municipal bond market, of all the bonds issued and sold in any installment of any bonds, shall not exceed four and one-half percent (4½%) interest per annum; they may be issued in such installments as said Parks and Wildlife Department, or its said successor, finds feasible and practical in accomplishing the purpose set forth herein.

"All moneys received from the sale of said bonds shall be deposited in a fund hereby created with the State Treasurer to be known as the Texas Park Development Fund to be administered (without further appropriation) by the said Parks and Wildlife Department, or its said successor, in such manner as prescribed by law.

"Such fund shall be used by said Parks and Wildlife Department, or its said successor, under such provisions as the Legislature may prescribe by general law, for the purposes of acquiring lands from the United States, or any governmental agency thereof, from any governmental agency of the State of Texas, or from any person, firm, or corporation, for State Park Sites and for developing said sites as State Parks.

"While any of the bonds authorized by this provision, or any interest on any such bonds, is outstanding and unpaid, 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 which is sufficient to pay the principal and interest on such bonds that mature or become due during such fiscal year, less the amount in the interest and sinking fund at the close of the prior fiscal year, which includes any receipts derived during the prior fiscal year by said Parks and Wildlife De-

partment, or its said successor, from admission charges to State Parks, as the Legislature may prescribe by general law.

"The Legislature may provide for the investment of moneys available in the Texas Park Development Fund and the interest and sinking fund established for the payment of bonds issued by said Parks and Wildlife Department, or its said successor. Income from such investment shall be used for the purposes prescribed by the Legislature.

"From the moneys received by said Parks and Wildlife Department, or its said successor, from the sale of the bonds issued hereunder, there shall be deposited in the interest and sinking fund for the bonds authorized by this section sufficient moneys to pay the interest to become due during the State fiscal year in which the bonds were issued. After all bonds have been fully paid with interest, or after there are on deposit in the interest and sinking fund sufficient moneys to pay all future maturities of principal and interest, additional moneys received from admission charges to State Parks shall be deposited to the State Parks Fund, or any successor fund which may be established by the Legislature as a depository for Park revenue earned by said Parks and Wildlife Department, or its said successor.

"All bonds issued hereunder shall after approval by the Attorney General, registration by the Comptroller of Public Accounts of the State of Texas, and delivery to the purchasers, be incontestable and shall constitute general obligations of the State of Texas under the Constitution of Texas.

"Should the Legislature enact enabling laws in anticipation of the adoption of this amendment, such Acts shall not be void by reason of their anticipatory nature."

Sec. 2. The foregoing amendment to the Constitution shall be submitted to a vote of the qualified electors of this State at an election to be held on November 11, 1967, at which election each ballot shall have printed thereon, the following words:

"FOR the amendment to the Constitution of Texas adding a new section to be known as Section 49-e of Article III, authorizing the issuance and sale of Seventy-Five Million Dollars (\$75,000,000) in bonds by the State of Texas to create the Texas Park Development Fund to acquire lands for State Park sites and to develop State Parks."

"AGAINST the amendment to the Constitution of Texas adding a new section to be known as Section 49-e of Article III, authorizing the issuance and sale of Seventy-Five Million Dollars (\$75,000,000) in bonds by the State of Texas to create the Texas Park Development Fund to acquire lands for State Park sites and to develop State Parks."

poses as provided by law."

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 November 11, 1967, at which election all ballots shall have printed thereon the following:

"FOR the constitutional amendment to permit municipalities, other political subdivisions, and state-supported entities located within hospital districts to participate in the establishment, maintenance, support, or operation of mental health services, mental retardation services, or public health services."

"AGAINST the constitutional amendment to permit municipalities, other political subdivisions, and state-supported entities located within hospital districts to participate in the establishment, maintenance, support, or operation of mental health services, mental retardation services, or public health services."



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**For Sale -**  
 FOR SALE - Our home at 5th and Richard Sts. Will be shown by appointment. Contact Mr. or Mrs. Carlos Dunn. 20-tfc

FOR SALE - Rambouillet bucks, 12-mo. wool, \$25. Jack Harrell.

READY TO SELL - Hayes Ranch billies. Armor-Reed breeding. Call Wayne E. West, 392 3048, Ozona, Texas. 28-4tc

All-Purpose House Paint, \$12.00 for case of 4 gallons. Chris Hugelstein, phone DI 5-2437.

FOR SALE - 1952 Travelite mobile home, 8x36 feet, refrigerator-deep freeze combination, air conditioned. \$800. DI 5-2637. 30-1tp

GARAGE SALE - Edward Kerr home, large assortment clothes, household odds and ends, some furniture. Thursday afternoon through Sunday (Except Sunday morning).

**NOTICE**  
 The Terrell County Public Library at the courthouse is open on Mondays and Fridays from 2 to 5 p. m.

**NOTICE**  
 Rummage Sales open Mondays, Wednesdays, and Fridays, 3 to 5 p. m. Brown Building.

Visitors in the home of Mrs. Lizzie Billings last week were her son, Luther Billings, and wife of Luling, and her daughter, Mrs. Hollis Haley, with her husband and daughter, Vicki, of Fort Stockton.

**For Rent -**  
 FOR RENT - Mrs. A. A. Shelton's furnished apartment with garage. Phone DI 5-2485 or see her at 611 First Street. 14-tfc

FOR RENT - 3-bedroom house, unfurnished. See Mrs. H. A. Mullings or call 2422. 27-tfc

FOR RENT - Unfurnished house, one bedroom, at 311 W. Mansfield. Also small furnished apartment at 313 W. Hackberry. Call Mrs. Jack Hayre DI5-2237. tfc

FOR RENT - Small furnished apartment. Utilities paid. Phone DI5-2507. tfc

**Listen to Luke -**  
 continued from front page

There comes a time, at all levels of public service when a person must act on his own, in tune with the limits of his responsibilities legally, and not seek or have assent of the public. Then when the time comes for re-election, if his actions have merited re-election, he will get it; if not, c-r-u-n-c-h!

If each elected official was as interested in serving his country to the absolute best of his ability, he would do it without consideration always for the opinions, likes, and dislikes of his constituents. When he is interested in lengthening his own tenure, pleasing the voters is uppermost.

Office Supplies at The Times

**Western Mattress Company**  
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 Save 50% on having your mattress renovated  
 All Work Guaranteed  
 In Sanderson twice a month  
 Call DI 5-2211 for Pick Up and Delivery

**Personals . . .**

Mr. and Mrs. Garcia have gone to Atlanta, Georgia, where he will do graduate work at Emory University. He is an ordained Methodist minister.

Mike Robbins has returned home to visit his parents, Mr. and Mrs. Irvin Robbins, prior to enrolling in the junior college in Uvalde this fall. He has been visiting his brother-in-law and sister, Mr. and Mrs. Jim Neal, and family near Midland this summer.

Mr. and Mrs. W. H. Choice and son, Billy, left last Saturday for their home in Houston after a visit here with her parents, Mr. and Mrs. Jolly Harkins, and Barton.

Mrs. Arthur Brooks of Brownsville was a weekend visitor here with her sister-in-law, Mrs. Morton Barnett, and family.

Mrs. Irvin Robbins and Susi visited in Midland Friday with

her daughter, Mrs. Jim Neal, and family. Her son, Mike Robbins, who had spent the summer there rode in the Junior Rodeo events Friday night and returned home with them, planning to attend the Uvalde Junior College this term for his freshman year.

Mr. and Mrs. R. S. Wilkinson took their three granddaughters, children of Mr. and Mrs.

**GOOD RESULTS**  
**MoorMans**  
 Joe N. Brown  
 DI 5-2388

R. W. Wilkinson who had been visiting her, to their home in San Antonio last weekend and visited with relatives. Mrs. Jim Kerr, who had been visiting in San Antonio two weeks, accompanied them home.

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 All Work Guaranteed

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