



THE SANDERSON TIMES



VOLUME 61, NUMBER 28

SANDERSON, TERRELL COUNTY, TEXAS 79848

AUGUST 15, 1968

LISTEN TO LUKE

By Albert---

Whether Republican or Democrat or American Party, anyone who listened to Nominee Nixon on television the other night - we think - would have to agree that if he could do what he said he thought needed doing, this nation would not be far wrong in electing him.

This is, by far, the strongest speech we have ever heard him make and the strongest speech we have heard any candidate make up to this time.

His plans covered the spectrum of involvements of our nation and were not limited to one facet of our troubles alone. He had some answers - in our humble opinion - to some problems that have been before this nation for a long time.

We now are waiting to see what the other two parties come up with in answer or recognition of some problems.

We were out of town Saturday when Rep. Dick White was in town, so we didn't get to meet with him and visit.

We were told that he said that he felt the people of Terrell County would be sorry if they didn't go along with the Scenic Rivers Bill that was before the legislature as a study measure at this time. He said he felt that a lot of travel through the area would be lost if the Rio Grande south of Terrell County was not included in the proposal for development as a tourist enticer.

We cannot help but agree with the representative that it would be beneficial to the county's business community and possibly have side-effects that would be beneficial to the other residents. In case some of the landowners want to get rid of "no more than half" of every river-front section, then it might also be a good deal for them.

Our only objection to the proposal - and we don't have one square inch of land on the river - is that if one landowner is not willing to sell his land for this reason or purpose, then should we (that's the government still), have the right to force him to sell?

It may be that there are some things that we don't understand about this kind of dealings, and that we should understand more so that we could be in favor of those kind of things in case they ever start taking more away from us than 25% of our net earnings.

 We have heard of the incidence of polio on the increase in Texas and this is due, according to the reports, to the failure of some parents to have their children receive the immunization against the disease.

Locally, there are no known incidences of refusal of parents of school-age children to have their immunization. We are glad that the parents feel this urgency and that the school is alert to the fact of the urgency.

With the TB tests coming up, we feel that parents of children in all the grades should be concerned and cooperate to whatever extent possible to find positive reactors and help them.

There is no stigma whatsoever

continued to back page

Some Streets Get New Blacktopping

Some local streets received a new blacktopping last week to repair damage that was only partially repaired following the flood in 1965.

Downie St., which parallels the railroad, and Wilson, First, Second, and Third Streets between Downie and Oak, and Legion Street received topping.

There was some repair work done immediately following the flood, but it was only for a temporary completion, pending the finances and the availability of a contractor in this vicinity who would come in for the small job.

Al G. Thornberg Jr. and two children of National City, California, are visiting here with his mother-in-law, Mrs. E. H. Jessup.

In the picture below, the interior of the Harrell Saloon, owned and operated by Felix Harrell, is shown. Mr. Harrell is at the right and Henry Mills is the man with the moustache. The man at the left and the one in front of the bar are unknown. When the Harrells came to this country, soon after the turn of the century, they ranched north of the West-Pyle headquarters. They later moved to Sanderson and Mr. Harrell, father of Willis, Sam, and F. N. Harrell Jr., and Mrs. Jim Nance, purchased a portion of the saloon from a Mr. Mathews, the father of a minister here at the time. He later acquired all of the business and operated it until prohibition. It was in this saloon, in 1917, when D. L. "Doc" Anderson, was killed by a Mr. Valentine, who was just a short time later killed by Bob Gatlin. The picture was loaned by Mrs. Noel Stirman of Denver.

County-Wide Tests For TB Slated For August 26

At a called meeting of the executive board of the former Terrell County Tuberculosis and Health Association in the courthouse last Thursday evening, plans were formulated for a county-wide tuberculin skin test to be made beginning Monday, August 26.

The meeting was called by the former president, Mrs. A. J. Hahn, who is now president of the recently-organized Trans-Pecos Tuberculosis and Respiratory Disease Association.

Mrs. Elizabeth Pettit, executive director of the Association, was present and stated that Terrell County was the first county of the Trans-Pecos Association to have a survey and test and so only two weeks would be available for the plans to be revealed and the ground work done for the survey and tests.

The team which will make the tests will be in the postoffice building in Dryden from 11:00 a. m. to 2:00 p. m. on Monday, August 26, and at the El Paso Natural Gas Plant from 3:00 to 5:00 p. m. at the recreation building. All ranches and their families and employees are urged to go for their test while the units are in those areas.

Consent slips will be given to children coming to school on Monday so the tests for them will begin on Tuesday at 9:00 a. m. in the assembly room at the elementary school.

From 2:00 to 7:00 p. m. tests for adults and any children who have been missed will be given at the same place.

All children from age six months up to school age may be given the test but they must be accompanied by an adult. The

continued to back page

Inch of Rain Falls Here Monday

About one inch of rainfall was reported Monday afternoon locally. The rain fell late in the afternoon.

Clouds have been building up in the west, but this is the first time that they have brought rain since early in July.

The rains seem to have been mostly to the north of Sanderson moving toward the east.

Many ranchmen report as good a crop of grass as they have had in many years, but add that it is dry and needs much more moisture.

Close to an inch of rain fell again on Tuesday afternoon in Sanderson.

Intent To Murder Filed Sunday On Daniel Galvan

The charge of assault with intent to murder was filed against Daniel Galvan Sunday morning following an altercation in a local service station. Juan Escalante was wounded three times by .22-calibre bullets.

According to investigating officers, Escalante, who works at night at the Chevron Truck Stop at the corner of Oak and Second Streets, was in his pickup with a woman and her two children, tourists whom he was about to take to the bus depot, when Galvan approached the vehicle and some words were exchanged after which Galvan opened the door and shot Escalante three times. Escalante was said to have slumped over and begged Galvan not to shoot him any more and when Galvan walked away from the pickup, Escalante jumped out and ran into the station. He was pursued by Galvan, who shot several more

continued to back page

Church of Christ To Have Services All Next Week

The Church of Christ in Sanderson will have a week of special services beginning Monday of next week and continuing through Friday night.

There will be services at 7:00 a. m. Tuesday through Friday, and at 8:00 p. m. on Monday through Friday.

John Ramsey, an evangelist from Corsicana, will preach at all of the services and Jack Cosby will lead the song service.

Mr. Ramsey has served as a missionary in Australia and as a Bible instructor at Sunset School of Preaching.

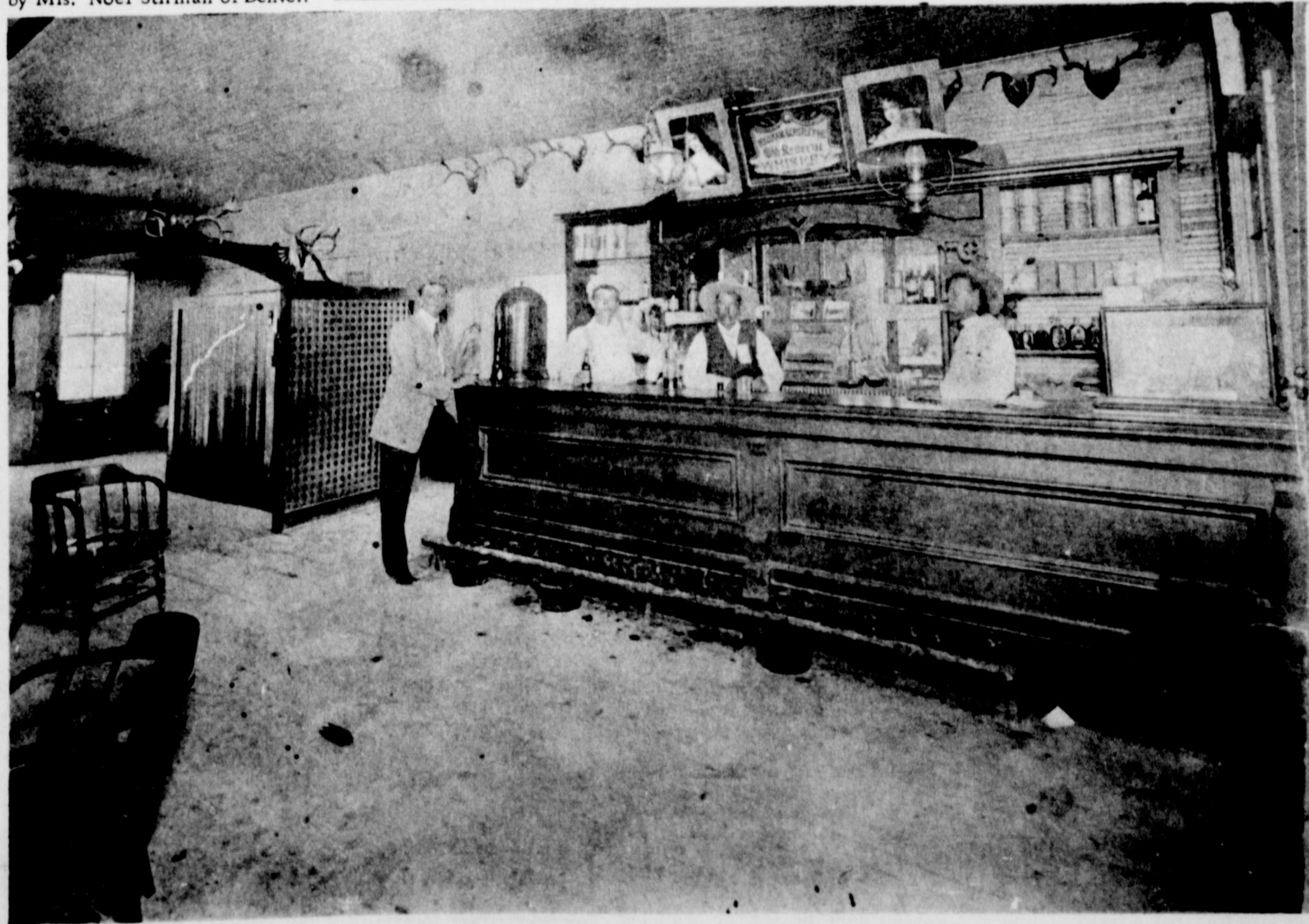
Joe Chisholm, minister of the local church, extends a cordial invitation to all residents of the area to attend the services to hear Mr. Ramsey preach on God's eternal things.

CONGRESSMAN WHITE TOURS DISTRICT

Cong. Richard C. White and his wife began a tour of the 16th Congressional District last weekend, leaving El Paso Friday. He visited Sanderson Saturday afternoon enroute to Big Bend National Park from Sheffield.

Friday of this week he will meet with county judges whose counties border the Rio Grande to discuss the proposed Scenic River road from El Paso to Big Bend National Park.

The meeting will be in Killen.



THE SANDERSON TIMES

Mr. and Mrs. L. H. Gilbreath, Mr. and Mrs. J. A. Gilbreath, Owners
Mr. and Mrs. J. A. Gilbreath, Leasors, Publishers

Second-class postage paid at Sanderson, Texas 79646
Published Every Thursday at Sanderson, Texas 79646

Subscription Rates: (To Be Paid in Advance)
Year in Terrell and Adjoining Counties, \$2.50; Elsewhere \$3.00
6 Months in Terrell and Adjoining Counties, \$1.50; Elsewhere \$1.75

Member 1968
TEXAS PRESS ASSOCIATION

Personals . . .

Cress DeBusk and his mother, Mrs. Ray DeBusk, of Odessa were visitors here for several days with her mother, Mrs. O. J. Cresswell, and Mr. Cresswell. Mrs. DeBusk remained to accompany Mrs. Cresswell and Mrs. W. E. Stavley of Del Rio to HemisFair.

Mr. and Mrs. J. A. Gilbreath took their granddaughter, Pam Edwards, who had been visiting here, to Midland Saturday and her grandmother, Mrs. T. B. Edwards of Lubbock met them there for the trip to Lubbock for a visit there.

Mr. and Mrs. Dick Sullivan and daughter, Hanna, made a vacation trip to Grand Canyon and Yellowstone National Park.

Mr. and Mrs. Charlie Cash and son, Jim, got Mitzi Cash after she had attended the McMurry band school and then went to Rockdale to visit her relatives, to San Antonio, and then to El Paso to visit his mother.

Making a trip to Mexico last week to visit relatives and do a little sight-seeing were Jesus Calzada, his grandson, Alfredo Calzada, and his daughter, Mrs. Ruben Hernandez of Odessa, Mrs. Cutberto Gonzales and her daughter, Mary Frances, and Mrs. George Escobar and her daughters, Christina and Carolina.

Mr. and Mrs. Durwood Chisholm and sons, Andy and Paul, left Saturday for their home in Houston after visiting here with his parents, Mr. and Mrs. Joe Chisholm.

Gene McSparran returned home Tuesday after receiving medical treatment in an Alpine hospital for several days. His wife and mother, Mrs. E. McSparran, were with him until Sunday afternoon.

Mrs. M. H. Goode Jr., of Del Rio visited here for five days last week with her brother, W. E. Lea, and wife and with other relatives.

Rev. E. D. Pipes Jr. and children, Bruce, Gordon, and Heather, visited here the first of the week with his aunts, Mmes. J. C. Halbert, Grace Wheeler, and C. I. White. The family had visited in San Antonio with relatives for a month and were enroute to their home in Santa Monica, Calif., where he is the pastor of the Community Unitarian Church.

Visitors on the ranch with Mr. and Mrs. Bob Allen and Bobby were Mr. and Mrs. Walter Drew and children, Dewitt, Charlotte, and Debbie, also Joe Shackelford of Houston. Charlotte remained for a longer visit.

Mr. and Mrs. T. H. Fletcher returned to their home in San Antonio Tuesday after visiting here for almost two weeks with her sister, Mrs. L.H. Gilbreath, and family.

L. H. Gilbreath was brought home last week from a Fort Stockton hospital where he had been receiving treatment for a coronary condition. His improvement continues.

Mr. and Mrs. M. E. Hope and family returned home Monday from El Paso where they had attended the wedding of his nephew, Tommy Longnecker, and Miss Roberta Edquist on Saturday. Gene Hope was an usher at the wedding. They also visited friends while there.

Mrs. Ronnie Knight of Monahans visited here with her parents, Mr. and Mrs. H. W. Chamberlain.

FREE - two male Border Collie pups. Ready to be weaned. See Bob Allen or phone DI 5-2250. 28-tf c

Aguilar-Marquez Wedding Sunday

Miss Elizabeth Marquez became the bride of Domingo Aguilar in a double-ring marriage ceremony Sunday afternoon at 5:00 o'clock in El Buen Pastor Methodist Church. Rev. Moises Yanez, pastor, officiated at the rites in the presence of relatives and a few friends.

Three arrangements of white gladiolus, daisies, brake fern, and Madonna lillies filled the altar space with two lighted candles in brass holders on either side of the brass cross in the foreground.

Rebecca Romos of Fort Stockton was the organist.

The bride was wearing a gown of Spanish lace and peau de soie which was fashioned by her mother, when she was escorted to the altar by her father. The fitted bodice, fastening in front with clusters of pearl buttons, had a high neckline and long tapered sleeves. The lace scallops were down the front of the ankle-length skirt which had unpressed pleats and featured a satin belt at the waistline. Her waist-length veil of the lace was attached to a coronet of lace trimmed in pearls. She carried a bouquet of pearl-trimmed white satin roses and buds backed by avacado ribbons and white net.

For something old, she carried a handkerchief belonging to her aunt, Mrs. Jose Garcia of San Antonio; for something new, a white Bible; for something borrowed, pearl earrings belonging to her cousin; and she wore the traditional blue garter, the gift of Mrs. Connie Perez.

Miss Adelia Garcia, cousin of the bride and of San Antonio, was the maid of honor. Her sheath of white brocade had a round neckline and short sleeves. Her bouquet was similar to the bride's.

The bridesmaids were Misses Pauline Guerra of San Antonio; Almida Quintana of Marfa, a cousin of the bridegroom; Lucy Hernandez of Alpine, sister of the bridegroom; and Cheryl Long of San Antonio, a cousin of the bride. Their sheaths of avacado brocade were designed similarly to the maid of honor's dress. All wore matching Dior bows in their hair and a single strand of pearls which were gifts from the bride.

Willie Quintana of Marfa, a cousin of the bridegroom, was the best man. Groomsmen were Oscar and Cruz Marquez Jr., brothers of the bride, and Louis Quantana of Marfa, brother-in-law of the bridegroom.

Willie Quantana of Marfa, a nephew of the bridegroom, was the ring-bearer, and Diana Martinez of Monahans, niece of the bride, was the flower girl.

Rice bags were given to the guests by Rachel Romo of Fort Stockton.

The reception following the wedding was in the Legion Hall. The bridal gifts were displayed on several white linen-covered tables.

Miss Juana Inez Garcia of San Antonio, cousin of the bride, directed the guests to register in the bride's book.

The wedding cookies and pink punch were served from the bride's table centered with an arrangement of white gladiolus and chrysanthemums. The layers of the five-tiered wedding cake iced in white, were separated by white columns and pink flowers and silver dragees decorated each layer. On the top layer was a pair of lovebirds holding double wedding



Mr. and Mrs. Domingo Aguilar . . . united in rites here Sunday

rings, lillies of the valley, and white satin bows. Those serving were Mmes. Catarino Veliz, Eleno Marquez, and Remijio Romos of Fort Stockton.

The bride is the daughter of Mr. and Mrs. Cruz Marquez. She is a graduate of Sanderson High School and has been employed at Joske's of San Antonio for several years.

The bridegroom is the son of Mrs. Evangelina Pena of Marfa who attended the wedding. He is a graduate of the Marfa High School and has had his military service, seeing duty in Vietnam. He is employed in San Antonio where the couple will make their home, having bought a new home there.

RANCH CLUB HAS PICNIC FOR FAMILIES, GUESTS

The members of the Ranch Home Demonstration Club with their families and several invited guests met at the elementary school last Tuesday evening for their annual picnic.

Basket lunches were spread on the lawn.

August is the month for brides and grooms. . . we have appropriate, beautiful and useful gifts for your selection. RIGGINS Jewels-Gifts-Flowers.

Mr. and Mrs. James Clapp and children of Friendwood were weekend visitors with her parents, Mr. and Mrs. Green Cooke, and family.

NOTICE
Wayne Carmichael will be here after August 21 to tune pianos. Please contact Don Allen or leave word at The Times.

INSURE TO BE SURE
For All Kinds of Insurance - call - **Troy Druse Agency**

THANK YOU

To All the Friendly Folks in Sanderson and surrounding area ---

. . . for the friendly reception given the new branch office of Great Western. We were truly gratified at the number of visitors we had. Lots of registration blanks have been turned in for the barbecue grill to be given away on the 24th. We had a great deal of fun and hope you did too. If you were not among those who came by, drop by to see us sometime this week. Register for the barbecue Grill and get acquainted. In fact, if you did come in, we'll be glad to see you again, so consider this YOUR invitation to drop by to see us. We're now open for business with cash loans from \$25 to \$2,500 for any reason.



409 N. Main Street
Fort Stockton 336-5226



Mr. and Mrs. Paulo Peralta ... wed July 10 in California

Mr. and Mrs. Teodoro Garcia announce the marriage of their daughter, Lupe, to Paulo Peralta, son of Mr. and Mrs. Paulo Peralta Sr. of Mathis.

The wedding was July 10 in Indio, California.

Mr. and Mrs. Peralta are residing in Coachella, Calif.

Presbyterian WOC Meets Monday

Mrs. C. C. Mitchell presided at the meeting of the Woman's Council of the Presbyterian Church which was in the ranch home of Mrs. N. M. Mitchell Monday afternoon. After she had led the opening prayer, reports of the officers were heard and the annual evaluation reports were filled out.

Mrs. N. M. Mitchell led "The Least Coin Fellowship".

Mrs. R. A. Gatlin was moderator for the program on "The Holy Spirit and the Person You Were Meant To Be", based on Galatians 5:22-23.

The hymn "Let the Fruits of the Spirit Be Seen in Me" was sung to open the meeting and the hymn "I Know Whom I Have Believed", in closing. Mrs. W. H. Savage led the dismissal prayer.

For refreshments Mrs. Mitchell served a congealed salad, pickles, olives, potato chips, banana-nut cake, and iced tea.

Also present were Mmes. Lelola Hill, Sid Harkins, E. E. Farley, H. A. Couch, J. D. Nichols, and G. K. Mitchell.

PURELY LOCAL



Mrs. T. J. Stewart, with Ronnie and Sheryl joined her sister, Mrs. Harry Brown, and family of El Paso in San Antonio Friday to attend HemisFair.

Mrs. Johnny Finley and children visited in Marfa last weekend with her parents, Mr. and Mrs. Johnny Roberts, and other relatives.

Mr. and Mrs. J. Garner went to San Angelo last weekend to visit his mother and from there went to Comanche to attend the Cunningham family reunion which has been held for the past 55 years.

Miss Joy Rogers arrived home Saturday and had Miss Marilyn Lively of Baytown as her house guest until they left Wednesday for a few days vacation in New

ther, Albert Appel, to Fort Stockton last Wednesday for a medical check-up.

Mrs. Ruby Duncan is in Odessa with her son, Douglas Duncan, and family while she recuperates from a recent illness.

Mr. and Mrs. J. O. Little and son, Pat, returned home last week from a three-week European tour. Their son and daughter-in-law, Ensign and Mrs. Bob Little, who are in Africa, joined them for the tour. Enroute home, the Littles stopped in San Antonio to see HemisFair.

Joe N. Brown spent the weekend in Freeport and returned his wife and three children, including their baby son, after a visit there with relatives.

Mrs. C. D. Carroll III moved her household goods to El Paso last Friday.

Mrs. W. H. Lemons Jr. and son, Paul, have returned to their home in Houston after a visit here with relatives.

Mrs. W. T. Frazier, Mrs. Grace Wheeler, and Miss Winnie Mansfield made a business trip to Odessa Saturday and went on to Andrews to visit Mrs. F. E. Cautrell and family.

Mr. and Mrs. Jimmy Zepeda of Hobbs, N.M., were weekend visitors with his parents. Mr. and Mrs. Santiago Zepeda, and family and with other relatives.

Mexico. Miss Rogers, the daughter of Rev. and Mrs. M. R. Rogers, has been employed in Belton and Temple for two months and will return to Mary Hardin-Baylor for next semester and will receive her degree at mid-term.

Mr. and Mrs. Paul Galvan and children of Eagle Pass were weekend visitors here with relatives and friends.

Mr. and Mrs. Pinky Carnuthers and Cody were business visitors in Del Rio Thursday.

Mr. and Mrs. Charles Stegall and children, Darlene and Bobby, went to Houston last week to spend several days with some friends.

Mr. and Mrs. S. H. Underwood went to San Angelo last week for her to have a medical check-up.

Mr. and Mrs. W. T. Attaway visited in Dallas with their son, Douglas Attaway, and family. Douglas Attaway and his son, Mark, came as far as Brady with them to visit relatives before coming to Sanderson and then took them to Lubbock last Wednesday for Mr. Attaway to have a medical check-up. Since returning home, Mrs. Attaway received word that her mother, who lives in Slaton, had suffered a light cerebral hemorrhage.

Attending the annual Old Settlers' Reunion in Sheffield Saturday were Mr. and Mrs. M. G. Northcut and Mr. and Mrs. G. K. Mitchell and daughter, Miss Lelie Mitchell, Mr. and Mrs. Lee Dudley, and Mrs. Ruth Caslin, who was awarded a trophy as the oldest Sheffield-born resident present for the reunion. Herbert Holmes received a trophy for being the longest continuous resident.

Donna Jo Roberts and Donna Kay Mathers of Marathon were weekend visitors with Mr. and Mrs. Dalton Hogg.

T. W. McKenzie went to El Paso for the weekend. His wife is there with her mother, Mrs. Annie Krauss, who is in the hospital and seriously ill.

Mrs. James Word took her fa-

O. J. Cresswell
CONTRACTOR

New Construction
Remodeling
Repairs

DI 5-2843

Sanderson

E33-68

COL. HINTON J. BAKER RECEIVES TWO AWARDS

Word was received this week that Col. Hinton J. Baker had received the Legion of Merit, for meritorious conduct in the performance of outstanding service while commanding officer of the 9th Medical Laboratory in Vietnam, presented by General Collins; and the "A" prefix, in recognition of professional attainment within the Army Medical Department, the highest award which can be made for this service, presented by Gen. Leonard D. Heaton, the Surgeon General.

Col. Baker is the husband of the former Miss Mary Ferguson who is a former resident.

Mr. and Mrs. Buddy Monroe of Houston were visitors with his mother, Mrs. G. W. Kyle, and family for several days, returning home Monday. They were accompanied on the trip by Mr. and Mrs. Rex Turner and baby of Killeen.

Mr. and Mrs. E. E. Harkins Jr. and Nancy left Saturday to attend HemisFair and visit relatives in San Antonio.

Mr. and Mrs. Jolly Harkins attended a picnic in Fort Stockton Sunday evening to honor a retiring consignee of Pecos.

See Our Personalized Stationery



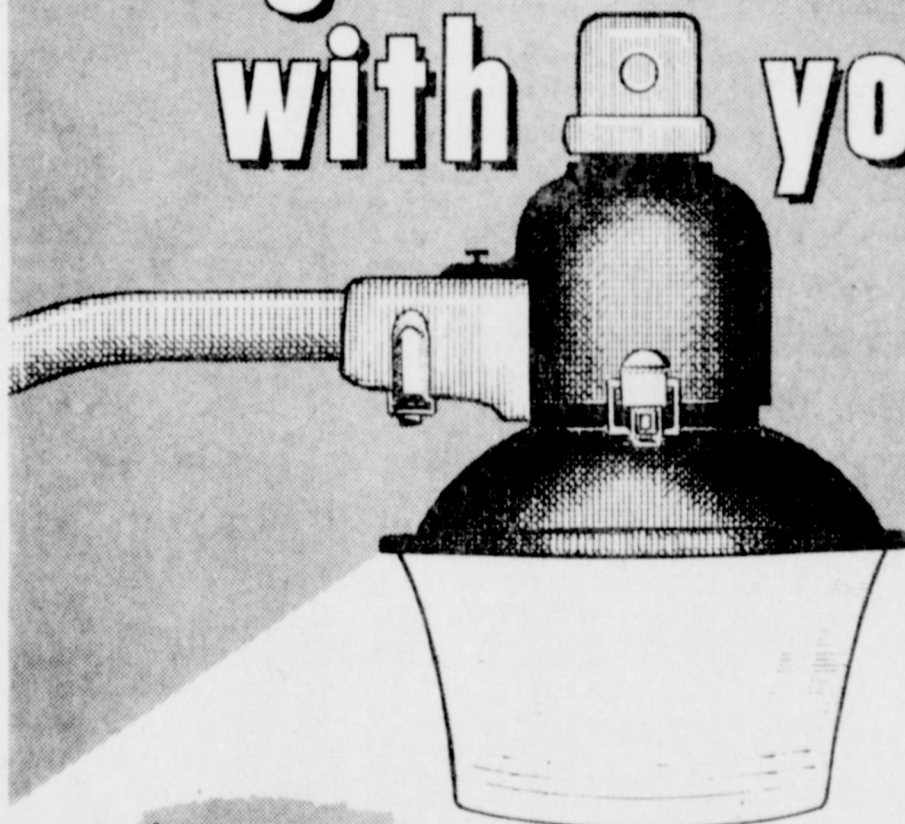
Put a 'lock' on financial loss!

Why take unnecessary risks when it costs so little to carry theft insurance on your valuables. See us for full details.

For safety's sake, be smart and insure

PEAVY
INSURANCE AGENCY
Dial DI 5-2211

Take freeway brightness home with a you.



NITE-LITER
wide area mercury vapor lighting for

protection against accidents and vandalism. \$4 a month

Take a tip from freeway builders . . . surround your home or business with bright, dependable, protective mercury vapor light. The NITE-LITER gives bright lighting for an area up to 300 feet in diameter. Protection against vandalism and accidents from dusk to dawn. We install the NITE-LITER on a tall wooden pole, maintain it, replace lamps and furnish the electricity . . . all you pay is \$4.00 a month. Call our office for full information.

COMMUNITY PUBLIC SERVICE

Your Electric Light & Power Company



AMONG OUR SUBSCRIBERS

New subscribers to The Times include Tommy Weigand of the University of Alabama; Gus Flores Jr., Fort Stockton; Manuel Parada, Sanderson; H. J. McGinn and L. D. Ohmstede, Los Angeles, Calif.

Renewals have come from N. J. Stoever, Houston; Buster Holland, Marfa; Catarino Rubio, McCombs; Mrs. L. B. Gross, Columbia, S. C.; Rev. M. A.

Walker, Carlsbad, N.M.; Gerald Petersen, Edgewater, Md.

It's such a Nice thing to do... send a gift of flowers to your hostess after a pleasant visit. We call your order any place in the free countries. RIGGINS FLOWERS... call DI 5-2971 or if no answer call DI 5-2559 adv. Mrs. Sergio Marquez and children are visiting relatives in Alpine.

Office Supplies at The Times

COOL MOORMANS Joe N. Prown DI 5-2388

Grid Workouts To Begin Monday

Grid workouts for the Sanderson High School Eagles will begin at 8 a. m. Monday. Physicals were given Wednesday of last week.

There will be two scrimmages in Sanderson, according to Carroll Eggleston, coach of the Eagles. The first one will be with the Fort Stockton Junior Varsity on Thursday, August 29, and the next one with the Alpine J.V. Thursday, September 5. Both games will be at 5:30 p. m.

The junior high school griders will have their workouts to begin on Monday, August 26. Coach Eggleston stated that the physical blanks may be obtained from him and that they will have to arrange for a physical before they can begin practice.

Optimist Club Is Planned Here

A meeting has been called for 7:30 p. m. Thursday evening at Harvey's Restaurant for the purpose of organizing an Optimist Club in Sanderson. E. R. Hearn, president of the Fort Stockton Optimist Club will be here for the meeting to explain the details of the organization and preside at the temporary naming of officers if the group decides to organize.

Hearn stated that briefly, the purposes of the organization were to work toward the development of youth and respect for the law.

Twenty-five letters were sent to prospective members, Hearn stated, and extended an invitation to all who would be interested in hearing the details of the club's work to come out.

"When you say it with flowers it's beautifully said". We send flowers ANYWHERE - in the free countries, that is! RIGGINS FLOWERS... Telephone DI 5-2971 or if no answer call DI 5-2559. adv.

Certificates Earned By Readers Will Be Presented Thursday

Certificates are to be given to the boys and girls who participated in the summer reading program and fulfilled all the necessary reading requirements. The presentation will be at the public library next Thursday, August 22, at 4:00 p. m.

A program and social hour are being planned.

All boys and girls who participated are invited and parents are urged to come with the children.

The Sanderson Culture Club is sponsoring the summer reading program through the public library.

Legion Names New Officers

At a called meeting in the Legion Hall last week, new officers were elected for the Clarence Hallie Mulkey Post of the American Legion.

At the regular meeting Thursday evening, the following officers were installed: commander, John L. Whistler; vice-commander, Pat Harris Jr.; adjutant, Ray Hodgkins; chaplain, W. H. Savage; sergeant-at-arms, A. C. Gamer; service officer, Marshall Cooke; historian, W. G. Downie.

Border Patrolman Gene Kline is on special duty in Chico, Calif.

Western Mattress Company

SAN ANGELO, TEXAS

Save 50% on having your mattress renovated

All Work Guaranteed

In Sanderson twice a month

Call DI 5-2211 for Pick Up and Delivery

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT (HJR20)

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

Section 1. That Section 11a, Article VII, of the Constitution of the State of Texas, be amended to read as follows:

"Section 11a. In addition to the bonds enumerated in Section 11 of Article VII of the Constitution of the State of Texas, the Board of Regents of The University of Texas may invest the Permanent University Fund in securities, bonds or other obligations issued, insured, or guaranteed in any manner by the United States Government, or any of its agencies, and in such bonds, debentures, or obligations, and preferred and common stocks issued by corporations, associations, or other institutions as the Board of Regents of The University of Texas System may deem to be proper investments for said funds; provided, however, that not more than one per cent (1%) of said fund shall be invested in the securities of any one (1) corporation, nor shall more than five per cent (5%) of the voting stock of any one (1) corporation be owned; provided, further, that stocks eligible for purchase shall be restricted to stocks of companies incorporated within the United States which have paid dividends for five (5) 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.

"In making each and all of such investments said Board of Regents 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 the probable safety of their capital.

"The interest, dividends and other income accruing from the investments of the Permanent University Fund, except the portion thereof which is appropriated by the operation of Section 18 of Article VII for the payment of principal and interest on bonds or notes issued thereunder, shall be subject to appropriation by the Legislature to accomplish the purposes declared in Section 10 of Article VII of this Constitution.

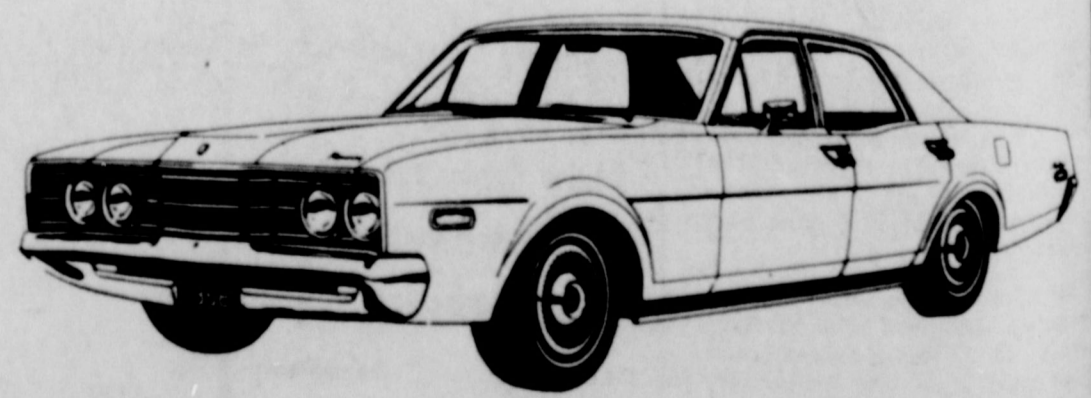
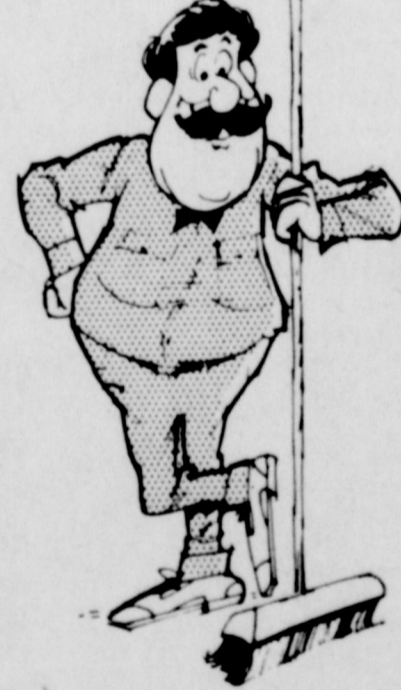
"This amendment shall be self-enacting, and shall become effective upon its adoption, provided, however, that the Legislature shall provide by law for full disclosure of all details concerning the investments in corporate stocks and bonds and other investments authorized herein."

Sec. 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of the state at an election to be held on the first Tuesday after the first Monday in November 1968, at which election all ballots shall have printed thereon the following:

"FOR the constitutional amendment providing for investment of the Permanent University Fund by the Board of Regents of The University of Texas in certain types of securities within the prudent man rule."

"AGAINST the constitutional amendment providing for investment of the Permanent University Fund by the Board of Regents of The University of Texas in certain types of securities within the prudent man rule."

DUDLEY MOTORS 121 EAST OAK ST. SANDERSON GREAT ANNUAL SALE! BUY NOW at the YEAR'S LOWEST PRICES THE WINNER... MERCURY CYCLONE MERCURY'S NEWEST WINNER... MONTEGO!



PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT (SJR32)

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

Section 1. That Article VIII, Constitution of the State of Texas, be amended by adding a new Section 1-e to read as follows:

"Section 1-e.
"1. From and after December 31, 1978, no State ad valorem taxes shall be levied upon any property within this State for State purposes except the tax levied by Article VII, Section 17, for certain institutions of higher learning.
"2. The State ad valorem tax authorized by Article VII, Section 3, of this Constitution shall be imposed at the following rates on each One Hundred Dollars (\$100.00) valuation for the years 1968 through 1974: On January 1, 1968, Thirty-five Cents (35¢); on January 1, 1969, Thirty Cents (30¢); on January 1, 1970, Twenty-five Cents (25¢); on January 1, 1971, Twenty Cents (20¢); on January 1, 1972, Fifteen Cents (15¢); on January 1, 1973, Ten Cents (10¢); on January 1, 1974, Five Cents (5¢); and thereafter no such tax for school purposes shall be levied and collected. An amount sufficient to provide free text books for the use of children attending the public free schools of this State shall be set aside from any revenues deposited in the Available School Fund, provided, however, that should such funds be insufficient, the deficit may be met by appropriation from the general funds of the State.
"3. The State ad valorem tax of Two Cents (2¢) on the One Hundred Dollars valuation levied by Article VII, Section 17, of this Constitution shall not be levied after December 31, 1976. At any time prior to December 31, 1976, the Legislature may establish a trust fund solely for the benefit of the widows of Confederate veterans and such Texas Rangers and their widows as are eligible for retirement or disability pensions under the provisions of Article XVI, Section 66, of this Constitution, and after such fund is established the ad valorem tax levied by Article VII, Section 17, shall not thereafter be levied.
"4. Unless otherwise provided by the Legislature, after December 31, 1976 all delinquent State ad valorem taxes together with penalties and interest thereon, less lawful costs of collection, shall be used to secure bonds issued for permanent improvements at institutions of higher learning, as authorized by Article VII, Section 17, of this Constitution.
"5. The fees paid by the State for both assessing and collecting State ad valorem taxes shall not exceed two per cent (2%) of the State taxes collected. This subsection shall be self-executing."
Sec. 2. That Article III, Section 51, of the Constitution of the State of Texas, be amended so as hereafter to read as follows:
"Section 51. The Legislature shall have no power to make any grant or authorize the making of any grant of public moneys to any individual, association of individuals, municipal or other corporations whatsoever; provided, however, the Legislature may grant aid to indigent and disabled Confederate soldiers and sailors under such regulations and limitations as may be deemed by the Legislature as expedient, and to their widows in indigent circumstances under such regulations and limitations as may be deemed by the Legislature as expedient; provided that the provisions of this Section shall not be construed so as to prevent the grant of aid in cases of public calamity."
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 after the first Monday in November 1968, at which election all ballots shall have printed on them the following:
"FOR the Constitutional

Amendment continuously reducing State ad valorem property taxes and abolishing all State ad valorem property taxes after Decem-

r 31, 1978, except the tax levied by Article VII, Section 17, for certain institutions of higher learning.
"AGAINST the Constitutional Amendment continuously reducing State ad valorem property taxes and abolishing all State ad valorem property taxes after December 31, 1978, except the tax levied by Article VII, Section 17, for certain institutions of higher learning.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT (SJR24)

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

Section 1. Article 8, Constitution of the State of Texas, is amended by adding a Section 2-a to read as follows:

"Section 2-a. (a) The Legislature may, by General Law, exempt from ad valorem taxation by the state and its political subdivisions all or a portion of any equipment, device or improvement installed or constructed on real property, which is designed to eliminate or abate the harmful effect of air emissions or water effluents on the air and water quality in this state, to the extent that the capital investment in such property is made to comply with or to exceed air or water quality standards established by law.
"(b) Legislation which may be enacted in anticipation of the adoption of this Section is not void because of its anticipatory nature."
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 Tuesday after the first Monday in November

1968, at which election all ballots shall have printed thereon the following:
"FOR the Constitutional Amendment giving permissive authority to the Texas Legislature to exempt from ad valorem taxation by the State of Texas and its political subdivisions equipment installed on real property to eliminate or abate the harmful effect of air emissions and water effluents, provided that the capital investment in such equipment complies with the air and water quality standards established by the State of Texas."
"AGAINST the Constitutional Amendment giving permissive authority to the Texas Legislature to exempt from ad valorem taxation by the State of Texas and its political subdivisions equipment installed on real property to eliminate or abate the harmful effect of air emissions and water effluents, provided that the capital investment in such equipment complies with the air and water quality standards established by the State of Texas."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT (HJR49)

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

Section 1. Section 21 of Article 16 of the Constitution of the State of Texas is amended to read as follows:

"Section 21. All stationery and printing, except proclamations and such printing as may be done at the Texas School for the Deaf, and paper, except that for the Judicial Department, shall be furnished under contract, to be given to the lowest and best bidder under such regulations as shall be prescribed by law. No member or officer of any department of the government shall be in any way interested in such contract."
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 Tuesday after the first Monday in November 1968, at which election all ballots shall have printed thereon the following:
"FOR the constitutional amendment removing certain provisions relating to purchase of fuel and furnishing the rooms and halls of the Legislature and the requirement that the Governor, the Secretary of State, and the Comptroller must approve certain contracts of purchase."
"AGAINST the constitutional amendment removing certain provisions relating to purchase of fuel and furnishing the rooms and halls of the Legislature and the requirement that the Governor, the Secretary of State, and the Comptroller must approve certain contracts of purchase."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT (HJR61)

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

Section 1. That Section 24, Article III, Constitution of the State of Texas, be amended to read as follows:

"Section 24. Members of the Legislature shall receive from the Public Treasury an annual salary of not exceeding Eight Thousand, Four Hundred Dollars (\$8,400) per year and a per diem of not exceeding Twelve Dollars (\$12) per day of each Regular Session and each Special Session of the Legislature. No Regular Session shall be of longer duration than one hundred and forty (140) days.
"In addition to the per diem the Members of each House shall be entitled to mileage in going to and returning from the seat of government not to exceed one round trip per month during such time as the Legislature is in session, which mileage shall not exceed Two Dollars and Fifty Cents (\$2.50) for every twenty-five (25) miles, the distance to be computed by the nearest and

most direct route of travel, from a table of distances prepared by the Comptroller, to each county seat now or hereafter to be established; no Member to be entitled to mileage for any extra Session that may be called within one (1) day after the adjournment of the Regular or Called Session."
Section 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November 1968, at which election all ballots shall have printed on them the following:
"FOR the constitutional amendment providing the members of the Legislature shall receive as salary an amount not exceeding Eight Thousand, Four Hundred Dollars (\$8,400) per year."
"AGAINST the constitutional amendment providing the members of the Legislature shall receive as salary an amount not exceeding Eight Thousand, Four Hundred Dollars (\$8,400) per year."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT (SJR37)

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

Section 1. That Article III, Constitution of the State of Texas, be amended by adding a new Section 52c to read as follows:

"Section 52c. Bonds to be issued by Dallas County under Section 52 of Article III of this Constitution for the construction, maintenance and operation of macadamized, graveled or paved roads and turnpikes, or in aid thereof, may, without the necessity of further or amendatory legislation, be issued upon a vote of a majority of the resident property taxpayers voting thereon who are qualified electors of said county, and to provide that bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall not be included in determining the debt limit prescribed in said Section."
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 Tuesday after the first Monday in November, 1968, at which election all ballots shall

have printed on them the following:
"FOR the amendment of Article III of the Constitution to provide that Dallas County may issue road bonds under Section 52 of Article III upon a vote of a majority of the resident property taxpayers voting thereon who are qualified electors of said county, and to provide that bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall not be included in determining the debt limit prescribed in said Section."
"AGAINST the amendment of Article III of the Constitution to provide that Dallas County may issue road bonds under Section 52 of Article III upon a vote of a majority of the resident property taxpayers voting thereon who are qualified electors of said county, and to provide that bonds heretofore or hereafter issued under Subsections (a) and (b) of said Section 52 shall not be included in determining the debt limit prescribed in said Section."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOURTEEN ON THE BALLOT (HJR22)

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

Section 1. That the Constitution of Texas, Article III, be and the same is hereby amended by deleting therefrom Section 18, and substituting in lieu thereof the following:
"Section 18. No Senator or Representative shall, during the term for which he was elected, be eligible to (1) any civil office of profit under this State which shall have been created, or the emoluments of which may have been increased, during such term, or (2) any office or place, the appointment to which may be made, in whole or in part, by either branch of the Legislature; provided, however, the fact that the term of office of Senators and Representatives does not end precisely on the last day of December but extends a few days into January of the succeeding year shall be considered as de minimis, and the ineligibility herein created shall terminate on the last day in December of the last full calendar year of the term for which he was elected. No member of either House shall vote for any other member for any office whatever, which may be filled by a vote

of the Legislature, except in such cases as are in this Constitution provided, nor shall any member of the Legislature be interested, either directly or indirectly, in any contract with the State, or any county thereof, authorized by any law passed during the term for which he was elected."
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 throughout the state on the first Tuesday after the first Monday in November, 1968, at which election all ballots shall have printed thereon the following:
"FOR the constitutional amendment fixing the time during which members of the Legislature shall be ineligible to hold other offices."
"AGAINST the constitutional amendment fixing the time during which members of the Legislature shall be ineligible to hold other offices."
If it appears from the returns of such election that a majority of the votes cast therein are for such amendment, same shall become a part of the Constitution of Texas.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER ELEVEN ON THE BALLOT (HJR60)

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

Section 1. That Article III, Constitution of the State of Texas, be amended to add Section 64 to read as follows:

"Section 64. (a) The Legislature may by statute provide for consolidation of governmental offices and functions of government of any one or more political subdivisions comprising or located within El Paso or Tarrant Counties. Any such statute shall require an election to be held within the political subdivisions affected thereby with approval by a majority of the voters in each of these subdivisions, under such terms and conditions as the Legislature may require.
"(b) The county government, or any political subdivision(s) comprising or located therein, may contract one with another for the performance of governmental functions required or authorized by this Constitution or the Laws of this State, under such terms and conditions as the Legislature may prescribe. No person acting under a contract made pursuant to this Subsection (b) shall be deemed to hold more than one office of honor, trust or profit or more than one civil office of emolument.

The term 'governmental functions,' as it relates to counties, includes all duties, activities and operations of statewide importance in which the county acts for the State, as well as of local importance, whether required or authorized by this Constitution or the Laws of this State."
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 Tuesday after the first Monday in November 1968, at which election all ballots shall have printed on them the following:
"FOR the constitutional amendment authorizing the legislature to provide for consolidating governmental offices and functions and allowing political subdivisions to contract for performance of governmental functions in El Paso and Tarrant counties."
"AGAINST the constitutional amendment authorizing the legislature to provide for consolidating governmental offices and functions and allowing political subdivisions to contract for performance of governmental functions in El Paso and Tarrant counties."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TWELVE ON THE BALLOT (SJR14)

SENATE JOINT RESOLUTION No. 14 proposing an amendment to Article III, Constitution of the State of Texas, by adding a new Section 52a to give the Legislature the power to authorize cities and counties to issue revenue bonds for industrial development purposes.

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

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

"Section 52a. The Legislature shall have the power to authorize counties, cities, and towns to issue revenue bonds for industrial development purposes, or in aid thereof; provided, that property acquired from proceeds of the bonds shall be subject to ad valorem taxes. Legislation passed in anticipation of the adoption of this amendment shall not be invalid solely because of its anticipatory nature. The tax revenue, the utility revenue, and the revenue from services of any county, city or town may not be used to pay any

bonds issued pursuant to this authority nor the interest thereon."

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 Tuesday after the first Monday in November 1968, at which election all ballots shall have printed on them the following:

"FOR the constitutional amendment to give the Legislature the power to authorize cities and counties to issue revenue bonds for industrial development purposes."

"AGAINST the constitutional amendment to give the Legislature the power to authorize cities and counties to issue revenue bonds for industrial development purposes."

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.

sistance to and/or medical care on behalf of 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 as they now are or as 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 the total amount of such assistance payments and/or medical assistance payments out of state funds 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, 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 Seventy-five Million Dollars (\$75,000,000).

"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 Tuesday after the first Monday in November 1968, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment raising the limit on the amount that may be expended in any one year out of state funds for Public Assistance payments only to Seventy-five Million Dollars (\$75,000,000)."

"AGAINST the Constitutional Amendment raising the limit on the amount that may be expended in any one year out of state funds for Public Assistance payments only to Seventy-five Million Dollars (\$75,000,000)."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THIRTEEN ON THE BALLOT (HJR16)

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

Section 1. That Article VIII, Constitution of the State of Texas, be amended by adding a Section 1-f, to read as follows:

"Section 1-f. All merchandise, products, goods or wares in the temporary custody of a public warehouseman, who has no financial connection other than as bailee for hire with the owner, shipper, or consignee of the merchandise, products, goods, or wares, are exempt from ad valorem taxation if they are shipped to or from the warehouse by regulated or bona fide private carrier, are held by the warehouseman not longer than six (6) months, and have a predetermined out-of-state destination at point of origin. The books and records relating to out-of-state shipments covered hereby of such public warehouseman shall be available for reasonable inspection by

the proper taxing authorities. This amendment shall not act as a validation of any present statute or law, but only those passed specifically pursuant hereto; provided, however, that enabling legislation passed in anticipation of the adoption of this amendment shall not be invalid solely because of its anticipatory nature."

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 Tuesday after the first Monday in November 1968, at which election all ballots shall have printed on them the following:

"FOR the constitutional amendment to exempt certain property temporarily stored in a public warehouse from ad valorem taxation."

"AGAINST the constitutional amendment to exempt certain property temporarily stored in a public warehouse from ad valorem taxation."

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT (SJR41)

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

Section 1. That Section 51-a of Article III of the Constitution of the State of Texas be amended, and the same is hereby amended, so as to read as follows:

"Section 51-a. The Legislature shall have the power, by General Laws, to provide, subject to limitations herein contained, and such other limitations, restrictions and regulations as may be by the Legislature be deemed expedient, for assistance to and/or medical care for, and for 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 noncitizens 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 sixty-fifth (65th) birthday and who are totally and permanently disabled by reason of a mental or physical handi-

cap 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 as-

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT (SJR39)

SENATE JOINT RESOLUTION No. 39 proposing an amendment to Subsection (a) of Section 62, Article XVI of the Constitution of Texas, relating to establishment of a retirement, disability and death compensation fund for officers and employees of the state, so as to create as an agency of the State of Texas the Employees Retirement System of Texas, vesting the general administration and responsibility of the proper operation of said sys-

tem in a state board of trustees to be known as the State Board of Trustees of the Employees Retirement System of Texas, authorizing said Board to invest assets of said system in various obligations and subjects of investment, subject to certain restrictions stated therein and such other restrictions as may hereafter be provided by law providing that contributions by members and the state shall not exceed at any time six per centum

(6%) of the compensation paid to each such person by the state; providing that such Amendment shall be self-enacting; providing for the necessary election, form of ballot, proclamation, and publication; and declaring legislative intent that the adoption of this Joint Resolution shall constitute repeal of Senate Joint Resolution No. 3, previously adopted by this the 60th Legislature, so that the proposition as set forth in this Resolution may be submitted to the voters of this state in lieu of the proposition contained in Senate Joint Resolution No. 3.

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

Section 1. That Subsection (a) of Section 62, Article XVI of the Constitution of the State of Texas be amended so as to read hereafter as follows:

"Section 62. (a) The Legislature shall have the authority to levy taxes to provide a State Retirement, Disability and Death Compensation Fund for the officers and employees of the state, and may make such reasonable inclusions, exclusions, or classifications of officers and employees of this state as it deems advisable. The Legislature may also include officers and employees of judicial districts of the state who are or have been compensated in whole or in part directly or indirectly by the state, and may make such other reasonable inclusions, exclusions, or classification of officers and employees of judicial districts of this state as it deems advisable. Persons participating in a retirement system created pursuant to Section 1-a of Article V of this Constitution shall not be eligible to participate in the Fund authorized in this subsection; and persons participating in a retirement system created pursuant to Section 48-a of Article III of this Constitution shall not be eligible to participate in the Fund authorized in this subsection except as permitted by Section 63 of Article XVI of this Constitution. Provided, however, any officer or employee of a county as provided for in Article XVI, Section 62, Subsection (b) of this Constitution, shall not be eligible to participate in the Fund authorized in this subsection, except as otherwise provided herein. The amount contributed by the state to such Fund shall equal the amount paid for the same purpose from the income of each such person, and shall not exceed at any time six per centum (6%) of the compensation paid to each such person by the state.

"There is hereby created as an agency of the State of Texas the Employees Retirement System of Texas, the rights of membership in which, the retirement privileges and benefits thereunder, and the management and operations of which shall be governed by the provisions herein contained and by present or hereafter enacted Acts of the Legislature not inconsistent herewith. 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 Employees 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 such other powers and duties not inconsistent herewith as may be prescribed by the Legislature. All moneys from whatever source coming into the Fund and all other securities, moneys, and assets of the Employees Retirement System of Texas shall be administered by said Board and said Board shall be the trustees thereof. 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 Employees 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 Employees 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 not less than twenty-five per cent (25%) at any one time of the book value of investments of said Fund shall be invested in Government and Municipal Securities as enumerated above. This Amendment shall be self-enacting and shall become effective immediately upon its adoption without any enabling legislation."

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 5, 1968, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment amending Subsection (a) of Section 62, Article XVI of the Constitution of the State of Texas relating to the Employees Retirement Fund and the Employees Retirement System of Texas, revising provisions for investments 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 Employees Retirement System."

"AGAINST the Constitutional Amendment amending Subsection (a) of Section 62, Article XVI of the Constitution of the State of Texas relating to the Employees Retirement Fund and the Employees Retirement System of Texas, revising provisions for investments 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 Employees 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.

CLASSIFIED ADVERTISING

Classified Advertising Rates
 First insertion, 75c minimum for 5 lines or less. Each additional line 15c. Subsequent insertions 50c minimum, with 10c per line for each line over 5.

LEGAL NOTICES
 3c per word for first insertion. 2c per word for each insertion thereafter.

For Sale -

Chris Hagelstein
 the name to remember when you need paint!
DI 5-2437

FOR SALE - two yearling fillies. Charles Stegall. 23-tfc

FOR SALE - Estate sale of 11-section ranch, 25 miles northwest of Pumpville, Texas, on Lozier Canyon, \$14.00 per acre. Contact Dave Hutchinson, 214 W. Strickland, Del Rio, Texas, or phone 775-3371. 24-tfc

FOR SALE - 1968 Honda 125, worth \$400 firm \$250. Scrambler, overhead cam, high exhaust, etc. 345-2958.

DON'T throw it away. If you don't want it, advertise it FOR SALE in The Times.

See our supply of Books
 The Sanderson Times

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT (SJR)

SENATE JOINT RESOLUTION No. 4 Proposing an amendment to the Constitution of the State of Texas, amending Section 48a of Article III thereof, so as to provide for contributions on the basis of the full salary of members of the Teacher Retirement System; providing for the submission of the proposed amendment to a vote of the people at an election and for proclamation and publication thereof.

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

Section 1. That Section 48a of Article III of the Constitution of Texas be amended so as to read as follows:

"Section 48a. In addition to the powers given the Legislature under Section 48, Article III, it shall have the right to levy taxes to establish a 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; provided that the amount contributed by the state to such fund each year shall be equal to the aggregate amount required by law to be paid into the fund by such employees, and shall not exceed at any time six per centum (6%) of the compensation paid each such person by the state and/or school districts; and provided that no person shall be eligible for retirement who has not rendered ten (10) years of creditable service in such employment, and in no case shall any person retire before either attaining the age fifty-five (55) or completing thirty (30) years of creditable service, but shall be entitled to refund of moneys paid into the fund.

"Moneys coming into such fund shall be managed and invested as provided in Section 48b of Section III of the Constitution of Texas; provided a sufficient sum shall be kept on hand to meet payments as they become due each year under such retirement plan, as

For Rent -

FOR RENT - One-bedroom house unfurnished. Has garage and fenced back yard. Rent reasonable. Call The Times for information.

FOR RENT - The Lewellyn house at 207 E. Richard; two bedrooms and unfurnished. See Mrs. E. F. Pierson or phone DI 5-2924. tfc

At the RUMMAGE SALE Wednesday and Friday afternoons, you will find a large selection of work clothes, blue jeans, etc., and also school clothes. Location is next door to the fire house. Legion Auxiliary is in charge.

Visitors with Mrs. Bertha Mansfield last week were her sons, Tommy Mansfield and wife and two children, Rusty and Robin; and Harry Brown and wife and two children, Debbie and Jeff, all of El Paso. All of them went to Amistad while here.

CARD OF THANKS

May I again express my sincere thanks to kind friends who remembered me with their prayers, cards, visits, and gifts while I was in the hospital and since I came home. There is nothing like friends and you have expressed your friendship in so many ways at this time and always. I am most grateful.
 Luke Gilbreath.

NOTICE

Wayne Carmichael will be here after August 21 to tune pianos. Please contact Don Allen or leave word at The Times.

COUNTY-WIDE -
 continued from front page

test, given on the forearm, is quick and painless. Only those found to be positive reactors will be given X-rays and tests as a positive reactor to the first test does not necessarily mean that he has tuberculosis, only that he has TB germs in his body. The tests will be read on Wednesday and Thursday following the days which they are made and any further tests that are deemed necessary will be made immediately by the mobile chest X-ray unit which takes both diagnostic and 7 mm X-rays and has a laboratory to process the X-ray film.

It has been a long time since a mass chest X-ray program was conducted here and it is hoped that everyone will avail themselves of the opportunity to take the test which will be free. Any person found with TB germs in their body or with an infectious case of tuberculosis, an effort will also be made to discover the source of the infection since it is a disease which is carried or transmitted by personal contact.

LISTEN TO LUKE
 continued from front page

to being tubercular, but there is a stigma to refusing to do anything about it and possibly contaminating others.

Luke said it was unfair of the Republicans to pick Spiro T. Agnew as the running mate for

Nixon. Nobody knows anything bad about him. In fact, he says, nobody even knows him. They should have picked somebody about whom we could say bad things.

He is feeling better!

We read in a San Antonio paper last weekend that a woman had written to Washington, D. C. for some pamphlets which cost 45¢ and she enclosed two quarters with her order. She received by return mail a sheet of 10 5¢ government coupons and was told they could not fill the order until she tore off one of the coupons and returned the other nine.

It's good that people with this kind of thinking can work for the government. They would either starve to death or be on another relief program if they didn't have this kind of job.

ASSAULT -
 continued from front page

times, and Escalante ran south from the station and hid south of the railroad tracks. He was later taken to Fort Stockton and hospitalized for treatment of the wounds and is reported in satisfactory condition.

The officers stated that he was shot once through the left arm and chest, once through the abdomen with the bullet lodging just under the skin on the right side, and once through the left leg.

The other three occupants of the pickup were not injured by the fusillade.

Galvan was arrested and charged with intent to murder in the court of Justice of the Peace W. G. Shoemaker and after waiving examining trial, bond was set at \$2,500.00.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT (HJR50)

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

Section 1. That Article VIII, Constitution of the State of Texas, be amended by adding Section 1-j to read as follows:

"Section 1-j. Notwithstanding the provisions of Section 1 of this article, the Legislature may provide for the refund of the tax paid on the first sale of cigars and tobacco products in this state which are subsequently sold at retail within the corporate limits of Texarkana, Texas, or any incorporated city or town in Texas contiguous to Texarkana."

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 Tuesday after the first Monday in November, 1968, at which election all ballots shall have printed on them the following:

"FOR the constitutional amendment authorizing the Legislature to provide for the refund of the tax on cigars and tobacco products sold at retail within the corporate limits of Texarkana, Texas, or any incorporated city or town in Texas contiguous to Texarkana."

"AGAINST the constitutional amendment authorizing the Legislature to provide for the refund of the tax on cigars and tobacco products sold at retail within the corporate limits of Texarkana, Texas, or any incorporated city or town in Texas contiguous to Texarkana."



Brother John Ramsey
 Evangelist of Corsicana
 will be preaching the Gospel during this series of meetings.

Brother Ramsey is an humble and consecrated man of God, who insists on teaching the simple truths of the Gospel. As a part of his Christian ministry he has labored in Australia as a minister of the Word. He has served in the Sunset School of Preaching as an instructor in Bible. He now serves as the preacher of a local congregation in Corsicana.

He will exalt the Christ, the Lamb of God, as the Only Savior of the world.



Brother Jack Cosby
 of the local congregation will direct our worship in song

SANDERSON Church of Christ

Tuesday through Friday 7:00 a.m.
Monday through Friday 8:00 p.m.

"We offer to everyone a sincere, cordial, and urgent invitation to come and study together with us from the Bible"