

"SIGHT BEATS THE WORLD! There Is No Substitute For The Printed Word, Read It, Clip It, Keep It, Put It In The Family Scrap Book!"

WINNER
of the Distinguished
Service Award of the
Vocational Agriculture Teachers
Association of Texas

The Stanton Reporter

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



Vol. LVIII—No. 33

STANTON, MARTIN COUNTY, TEXAS (79782), THURSDAY, AUG. 12, 1965

8 Pages—Price 5c

VARIETY

By NEAL ESTES
JOE REIDRON and HARRY SAWYER, both executives from SOUTHWESTERN BELL TELEPHONE COMPANY visited with us Tuesday morning in our office. REIDRON is regional manager of public relations and advertising. He is a long - time friend and our paths started crossing ten years or more ago at West Texas Press Association conventions. SAWYER is manager of BELL in this area. He was formerly assigned to service with his company in East Texas and has an aunt living in our old hometown in North Texas. JOE, his wife BETTY, and their children, will accompany him to El Paso for the 35th annual press meeting this week. He is a former talent scout for the HORACE HEIDT band. We might add that JOE performed in that capacity back in his salad days. He weights a little more now and is an executive but still retains his great sense of friendliness and good humor. We tried to persuade HARRY to go along to El Paso with us, but he elected to take a later invitation due to the fact that he is to host some high brass of the company this weekend in Big Spring.

County Clerks in Texas are due to get a lot of calls for marriage licenses following LYNDON and McNAMARA'S announcement that the war in Viet Nam appears to have no clear end in view. As a matter of - of - fact, it has been predicted in some military circles that the real, live, death-dealing shooting war over there ten thousand miles from the shores of this nation could last for 20 years. And with the announcement that 19-year - olds are going to be forced to get ready to make the long leap from biology to trips to battlefield killing, some of the boys are quickly getting interested in a church-house wedding. Skin - saving might be better in the long run than freedom fighting, but public opinion has a way of rising up to thwart the reasoning of a teenager who figures life that way. It's rough on the youth of the country, but with the trigger - happy politicians in power there appears to be no other way out - if they are looking for a coward's way out.

USDA Gives Cotton Crop Estimates

The Agriculture Department forecast Monday that Texas will produce 4,250,000 bales of cotton this season, compared with 4,122,000 harvested last year.

The department forecast an average production of 369 pounds per acre grown on 5,525,000 acres, compared with an average of 348 pounds last year on 5,675,000 acres harvested.

Nationally, the forecast was for 14,916,000 bales, which is 1.7 per cent below the 1964 harvest of 15,180,000. The national yield per acre this season was estimated at 525 pounds, highest on record.

Meanwhile the fifth weekly survey of cotton gins in the Lower Rio Grande Valley showed 42,281 bales handled last week for a season total of 1,774,233 bales, the Valley Farm Bureau said Monday.

Ginnings were low last week because of heavy rains. The season total so far is 9,000 bales below the total at the same time last year and 14,000 bales below the 1963 figure.

C. Britton To Attend State Youth Meet

Cindy Britton, daughter of Mr. and Mrs. Souval Britton of Stanton, will attend the third annual Texas Attorney General's Youth Conference on Crime in Austin, August 20-22.

Attorney General Waggoner Carr selected the delegates to the conference, which will be attended by more than 1,600 Texas youths, on the basis of community "citizenship and leadership."

Miss Britton was chosen by the attorney general to be Martin County's delegate correspondent, responsible for all publicity on the Youth Conference in this county.

Delegates attending the conference will study projects for the prevention of juvenile delinquency in Texas communities.

The delegates are sponsored by civic clubs, churches, and various other organizations. Miss Britton is being sponsored by the Martin County Home Demonstration Council. The conference will consist of general assembly meetings and three seminars concerning church and youth, local youth conferences, and job opportunities for youth.

Rotary Club Hears Coach At Noon Meeting

Arthur Wilson presided at the noon meeting Wednesday, August 4, when the Stanton Rotary Club met in its regular session. Philip White gave the invocation.

Guests introduced by Woodford Sale were Olen Puckett, George Oldham, Dr. Rainwater, and Dr. Koenig of Big Spring, and Mr. Kimberly of Melrose, New Mexico.

Claude LeMond, program chairman for the month of August, introduced Coach Bill Milam of the Stanton High School, who spoke on the "Benefits of the Athletic Program in Public Schools."

The benediction was given by O. B. Bryan.

Funeral For G. H. Davenport Held Monday

George Henry Davenport, age 70, former area ginner, died at 6:53 a.m. on August 7, at the Veterans Hospital in Big Spring. He had been a resident of Kingsland since June of 1964, but prior to that had been manager of Three Leagues Gin for 22 years.

He was born April 8, 1895, at Gary, Texas, and was married to Jewel Graves of Center, Texas, on October 21, 1917.

Funeral services were held Monday, August 9, at 2 p.m. at the First Methodist Church in Stanton, with the Rev. Wendell Stewart of Midland officiating, assisted by Rev. C. R. LeMond of Stanton.

Interment was in Evergreen Cemetery, under the direction of Gilbreath Funeral Home.

Survivors include the widow of Kingsland; two sons, Armon of Houston, and Sterman of Hyattsville, Maryland; two daughters, Mrs. R. W. Redmond of Kalamazoo, Michigan, and Mrs. Casey B. Jones of Midland; seven grandchildren; three brothers, W. B. and R. S., both of Roscoe; and B. Davenport of Gary, Texas, and one sister, Mrs. J. T. Newman of Gary.

1965-66 School Calendar

* August 25	9:00 A. M.	Teacher Convocation
October 11 - November 19	10:00 A. M. - 3:00 P. M.	Teachers in Building
* August 26-27	All Students Enroll
August 30	First Day of Classes
September 6	Labor Day (Holiday)
November 25-26	Thanksgiving Holidays
December 24 - January 3	Christmas Holidays
April 8-11	Easter Holidays
SIX WEEKS PERIODS		
First Semester	91 Teaching Days	
August 30 - October 8	29 Teaching days
October 11 - November 19	30 Teaching days
November 22 - January 14	32 Teaching days
Second Semester	87 Teaching Days	
January 17 - February 25	30 Teaching days
February 28 - April 7	28 Teaching days
April 12 - May 20	29 Teaching days
* May 21 (9:00 A. M.) Saturday	Report Cards
November 24 (2:30 P. M.)	Dismiss for Thanksgiving
November 29	Classes Resume
December 23 (2:30 P. M.)	Dismiss for Christmas
January 3	Classes Resume
* March 4	District IV TSTA
April 8	Easter Holiday
April 12	Classes Resume
May 15	Baccalaureate
May 21	Commencement
Teaching Days 178		
Working Days 182		
* Working days that are not teaching days.		

No. 1 Shirley Fryar Stepout Test Drilling Below 2,300 Feet

By JAMES C. WATSON
John L. Cox of Midland is drilling below 2,300 feet on a 7,700-foot Spraberry contract at No. 1 Shirley Fryar, stepout to Spraberry production in East Martin County, eight miles northeast of Stanton.

It is 1,320 feet from south and east lines of section 24, block 35, T-1-N, T&P survey.

A new and shallow producing zone has been proven in North Glasscock County, about 15 miles east and slightly south of Stanton at Mallard Production Co. of Dallas No. 1 Will P. Edwards.

Originally filed as a test of the regular producing zones in the Howard - Glasscock multipay shallow field by Hall and Hall Drilling Co., the operation was taken over by Mallard and completed from an unidentified open hole section at 2,199-2,262 feet which had been stimulated with 500 gallons of acid.

On the 24 - hour potential it pumped 92 barrels of 32-gravity oil plus 30 per cent water with gas-oil ratio of 280-1.

It is 330 feet from south and 430 feet from east lines of section 18, block 33, T-2-S, T&P survey and on the north side of the southwest sector of the Howard-Glasscock field.

Odessa Attorney Raps FPC Pricing

John Ben Shepperd, former attorney general of Texas and now general counsel of the Rodman - Noel oil, gas and banking interests in Odessa, said Saturday each cent of fluctuation in the ceiling prices of natural gas could affect millions of dollars in Permian Basin revenues.

Shepperd said the prices for gas established by the Federal Power Commission in the Permian Basin gas rate case could cost the area millions of dollars. He said he is "disappointed" in the FPC's decision in the case.

The FPC established ceiling prices of 16.5 cents per thousand cubic feet of newly discovered gas and 14.5 cents per thousand cubic feet of newly discovered gas, residue gas or old gas.

"I felt that it (the price) should have been at least 20 cents," Shepperd said.

"Each penny fluctuation means millions of dollars - it means that much to our economy," he said.

Shepperd said a "tremendous amount" of gas is being sold under bond for higher amounts than the 16.5 - cent ceiling price.

Shepperd said the FPC's prices are certain to affect the Permian Basin's exploration activity.

"It's bound to have some affect on exploration in the area," he said.

Shepperd, a widely recognized authority on the oil and gas industry, said he is opposed to FPC control of natural gas at the well-head.

"Competition ought to govern the price," he said.

The Odessa attorney said it is "difficult to tell" what effect the 16.5-cent and 14.5-cent ceiling price will have on the Permian Basin economy.

Shepperd as one of many top Basin spokesmen who registered dissatisfaction at the FPC's decision.

The Natural Gas Act of 1938 delegated to the FPC power to control interstate transmission of gas and retail price of natural gas.

The Supreme Court in a 1954 decision ruled that pricing of gas at the wellhead also is included among the FPC's responsibilities.

After attempting in vain to establish prices for each individual gas producer in the nation for several years, the FPC adopted a new (Continued on page 8)

SHS Football Schedule Is Released

The Stanton High School football schedule has been released to the press by Coach Bill Milam with the first game being played on September 3 at Roscoe.

Stanton will again be in District 5-A. Six towns comprise the 5-A District, consisting of O'Donnell, Seagraves, Wink, Tahoka, Plains, and Stanton.

The schedule is as follows:

September 3 - Roscoe (there)

September 10 - Big Lake (there)

September 17 - Coahoma (there)

September 24 - Open date

October 1 - Loraine (there)

October 8 - McCamey (there)

October 15 - O'Donnell (there) conference

October 22 - Seagraves (there) conference

October 29 - Wink (here) conference

November 5 - Tahoka (here) conference

November 12 - Plains (there) conference.

The B team will also play a slate of ten games, beginning on Saturday, September 4. Their schedule is as follows:

September 4 - Coahoma (there)

September 9 - Wink (there)

September 16 - Rankin (there)

September 23 - Coahoma (here)

September 30 - McCamey (there)

October 7 - Roscoe (there)

October 14 - McCamey (here)

October 21 - Garden City (there)

October 28 - O'Donnell (here).

Editor's Mail

VETERANS ADMINISTRATION
Lubbock, Texas 79401
August 9, 1965

Neal Estes
Editor
Stanton Reporter
Stanton, Texas
Dear Editor:

Attached is a news release announcing the consolidation date for the Lubbock and Waco Regional Offices of the Veterans Administration. It also describes the VA facilities to be retained in the Lubbock area.

As this will be the last news release from the Lubbock Regional Office, we want to express our appreciation for your cooperation in publicizing information throughout the years about veterans' benefits. Future releases will come from the Waco VA Regional Office and we know you will continue this worthwhile service.

Sincerely yours,
R. H. Todd, Jr.
Acting Manager

(Editor's Note: Thanks, Mr. Todd for your kind remarks about the paper. We regret to see our VA office go from West Texas but Waco is close to Austin, now, isn't it. And in this nation's idea of centralizing everything even if it causes many inconveniences. This move also tells me that seniority in Washington is becoming more of an empty phrase everyday.)

Lions Club Hears Eunice Stephenson

Eunice Stephenson spoke to the Lions Club when they had their regular weekly meeting Tuesday afternoon at Motel Belvue.

She was introduced by James Jones, program chairman for the month of August, and gave a very interesting talk on her recent trip to Philadelphia, where she attended the Future Homemakers of America convention. She is third vice president of Area II.

Bob Cain, president, presided at the meeting, and Rev. C. R. LeMond gave the invocation.

The singing was led by Dr. Allen Fisher, accompanied by L. I. O. Sweetheart Pauline Wood.

John Wood, first vice president, presented plans for the club for the coming year and appointed various committees.

Junior High Football Slate Is Released

The Junior High football schedule for the 1965 season has been released to the press. Jimmy Conner will be the new coach for the Junior High teams, and a slate of nine games has been announced.

The Junior High schedule follows:

September 9 - Wink (there)

September 16 - Rankin (there)

September 23 - Coahoma (here)

September 30 - McCamey (there)

October 7 - Roscoe (there)

October 14 - McCamey (here)

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Garden City School Opens August 30

Supt. Roy Thruston has announced that classes will begin at Garden City on August 30. The first day will be devoted to registration, and beginning August 31, the regular schedules will be observed.

Buses will run on the regular schedule the morning of August 30, but they will return children home around noon. On the first day, the cafeteria will not operate, but it will begin serving meals at noon on August 31, said Thruston.

Garden City's new school building will not be ready for two or three weeks yet, but reports are that good progress is being made. The main part of the job is the new elementary wing, which (Continued on page 8)

August 30 Target Date For Classes

The Stanton Reporter is proud to present the tentative assignments for the 1965-66 faculty members of Stanton Public Schools.

This service to patrons and students in the district was made possible through the cooperation of Superintendent Beryl D. Clinton, his office secretary, Mrs. Bill Milam, and members of the Stanton Independent School District Board.

Grady School Announces 1965-66 Term

Registration for the 1965-66 school term at the Grady Independent School District, will be held from 9:00 until 12:00 on August 26 and 27, for grades one through eight.

Faculty meetings will be held from 2:00 until 5:00 p.m. on August 26 and 27.

The first day of regular school classes will be on Monday, August 30. On that day, the buses will run their routes and lunch will be served in the school lunchroom.

The faculty will be as follows:

Mrs. Lettie Fleming, first grade; Mrs. Noble Stewart, Latin first grade; Mrs. Slater Johnson, second grade; Mrs. J. M. Payne, third grade; Mrs. Claude Miller, fourth grade; Mr. Charles Skeen, fifth grade and Junior High coach; Mr. Grover Springer, Junior High social studies, and math; Mrs. Irene Springer, Junior High English and librarian, and Mr. L. R. Dunn, superintendent.

The faculty is complete with the exception of a science teacher, which will be elected this week.

Electric Cooperatives Set August Meeting In Dallas

A thousand rural leaders will concern themselves with "Helping Texas Grow" when they convene in Dallas for the state-wide annual meeting of electric cooperatives.

Nearly two hundred of the delegates will wear badges of honor signifying their service to the rural electrification for 25 years or more. The meeting marks the 25th anniversary of Texas Electric Cooperatives Inc., statewide association of the 79 member owned rural electric systems serving in rural areas of all but eight counties of the state.

Featured speakers on the program include Secretary of Interior Stewart Udall, REA Administrator Norman Clapp, former Texas Secretary of State Tom Reavely and the national president of the American Dairy Association, Troy Kern of Cooper, Texas.

A convention highlight will be the selection of the 1966 Miss Texas Rural Electrification. She will be chosen from among five finalists Thursday evening, August 12, at the Sheraton - Dallas Hotel. Winner of the Texas title will vie for the national crown in Las Vegas early next year.

The meeting opened on Wednesday, August 11, with all day sessions for cooperative attorneys and member service advisors in addition to committee meetings. The first general session on Thursday will be opened by the Rural Minister of the Year, the Reverend Raymond Wolf, pastor of Emmanuel Lutheran Church at Knippa.

Edward Marcus, executive vice president of Neiman-Marcus, will welcome the delegates to the city. Marcus is also chairman of the Texas Partner of the Alliance, and adjunct of the Alliance for Progress program in which Texas rural electric systems are interested.

Competing for the title of Miss Texas Rural Electrification will be Donna Kay Perry of Shallowater, representing South Plains Electric Cooperative at Lubbock; Cheryl Beck of Talpa, sponsored by several West Texas cooperatives; Annette McDonald, Keller, Tri-County Electric Cooperative at Azle; Sandy Criswell from Sheridan, San Bernard Electric Cooperative, Bellville; and Jan Brown, Harper, who represents Central Texas Electric Cooperative, Fredericksburg.

The new beauty will be crowned by the reigning queen, Charlotte Garrett of Breckenridge.

Managers of two rural electric systems who retired in the past year will be cited for their service. They are Raymond Perdue of Lone Wolf EC at Colorado City and W. R. Barton, former manager of Robertson Electric Cooperative at Franklin.

Rural leaders will be special guests of the convention. (Continued on page 8)

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THE PERMIAN BASIN PUBLISHING COMPANY
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NEAL ESTES General Manager

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Outside County \$3.00 a year

Advertising Rates on Application

The publisher is not responsible for copy omission, typographical errors or any unintentional errors that may occur other than to correct in the next issue after it is brought to his attention. All advertising orders are accepted on this basis only.

Culture Gets Play In Parks

Texans have gone all out to join in the latest in national trends, outdoor summer drama, according to W. M. "Mark" Gosdin, assistant director for parks of the Texas Park and Wildlife Department.

Distinctive programs are being presented this summer in conjunction with the Texas state park system.

In the new Palo Duro Canyon State Park Amphitheater, a light and sound production "Thundering Sounds of the West" may be viewed through September 6 except Tuesdays.

The annual "Fandangle," based on the history of Ft. Griffin starting point of the Old Chisolm Trail, was presented at Albany. Beside the theme based on the early history of the fort and town,

West Texas Antelopes Disease Free

Five years research in the Texas Panhandle failed to disclose any evidence of brucellosis in the 615 antelope, bary sheep and white-tailed deer checked for the disease, according to Texas Parks and Wildlife Department biologists.

Leptospirosis, an abortive disease occurring throughout Texas, has long been suspected in Panhandle antelope herds, but 40 kidneys collected and analyzed at A&M University's Veterinary School gave a clean bill of health to the antelope herd.

Longhorns from the state herd at Ft. Griffin State Park were used.

Trade at home and save!

How about a change-of-pace?

For a refreshing change-of-pace the whole family will enjoy, take them out to dine at Currie's. Mother will relish letting somebody else do the work. You'll all relish the tasty food!

Currie's Cafe

East On Highway 80

SK 6-3310



flameless ELECTRIC cooking!

Every time you cook during hot weather, you'll appreciate the cool comfort of flameless electric cooking. Electric range surface units transfer heat to utensil bottoms by direct metal-to-metal contact, with no intervening air space. Heat goes into the utensils and the food, not into the kitchen air. The flameless electric oven needs no oxygen for combustion, so there's no flow of air through the oven to heat your kitchen. Result: Your kitchen stays degrees cooler when you are cooking hot meals. See your electric range dealer soon. Cook electrically... live better electrically!

TEXAS ELECTRIC SERVICE COMPANY
CECIL BRIDGES, Manager SK 6-3371

Bible Comment—

Man Is A Partner In Concept Of Creation

The foundation of a great religion was laid when man dared to conceive of himself as made in the image and likeness of the God who made him. Here was spiritual insight, the full significance of which we can appreciate when we see the type of religion that had man cowering before the forces of nature, or bowing down to grotesque idols.

The writer of Genesis saw man in God's image, with dominion over lesser creatures and with a dominion over his world.

It is this view of man that is demonstrated throughout the centuries. Man, like God the Creator, is himself a creator.

He has conquered seas and oceans; he has bridged great rivers and chasms; he has ascended high mountains and delved far into the depths

of the earth. In spite of the limitations of human weakness, we see man as exercising dominion.

God who created man is on the side of man to help strengthen him.

Man, consecrated to God, may live a life of faith above fear and anxiety. To seek first the Kingdom of God and His righteousness is to establish all of life upon an unshakable foundation.

It is the tragedy of our times that God-like man should choose to make himself so devil-like, destroying where the whole purpose of God and of man at his best is to create and build.

The Bible is a great revelation of what man and human society could be if men fulfilled the character and destiny for which God made them.

Philosopher Has A Nightmarish Dream About L. B. J. With No Bills To Pass

(Editor's note: The Martin County Philosopher on his grass farm on Mustang Draw reports on a dream he claims he had. May have been something he ate.)

Dear editor:
I don't dream very often, mainly because I don't go to sleep at night with any big unsolved problems on my mind, which I manage by not thinking up any during the day time, but the other night I had a dream.

According to it, President Lyndon Johnson woke up one morning in the White House, bounced out of bed eager for the day's work, and then discovered there wasn't a single piece of legislation left for him to get passed.

"What?" he demanded of an assistant. "You mean to say there's not anything left to pass? Not even any minor legislation? Not one teeny one?"

"No sir, Mr. President, there's nothing left. Medicare, Civil Rights, Voting Rights, Income Tax Cut, Aid of Elementary Schools, the Housing Bill, War on Poverty, Higher Education Bill, Foreign Aid, Cigarette Smoking, The Drug Bill, the Gold Reserve Bill, the Immigration Bill, the Space Exploration Bill, the Flood Control Bill, the Highway Bill, the Urban Renewal Bill... there is just absolutely nothing left."

"Of course," another assistant put in, "we've still got foreign affairs to work on."

"Oh, I know that," the President cut in, "that's my main job, but what I want to know is what am I going to do for recreation? A man can't spend all his waking hours on foreign affairs, he's got to have some domestic legislation to get his mind off his work."

About that time a bi-partisan delegation of Congressmen and Senators came in and they were restless to.

"Look," their spokesman said, "something's got to be done, Mr. President. Here we had enough legislation stacked up for what we figured was a lifetime of work, and here it is not even Labor Day and we're out of bills already."

"I've got an idea," a Presidential adviser spoke up, but about that time my dog barked and I woke up and I have no notion what the idea was. I believe though somebody will think of something.

Your faithfully,
J. A.

hatched single chicks, while the fifth produced twins, making a total hatch of six young (so far) this year. This is the second good hatch and provides the basis for a little more optimism for the species.

"Periodic aerial survey (of Wood Buffalo National Park) will be continued throughout the summer."

The whoopers made a comparatively early take-off this year from the Aransas National Wildlife Refuge near Austwell, their ancestral wintering grounds.

Game Warden Tom Browning of the Parks and Wildlife Department thinks the big fish trophy should go to a fish instead of a fisherman on Lake Tawakoni. The catch weighed 2½ pounds — a bass — and the catcher weighed a pound more, and both of them perished trying.

Browning found a 3½ pound largemouth bass which choked to death in an attempt to swallow a bass weighing 2½ pounds.

It literally bit off more than it could swallow

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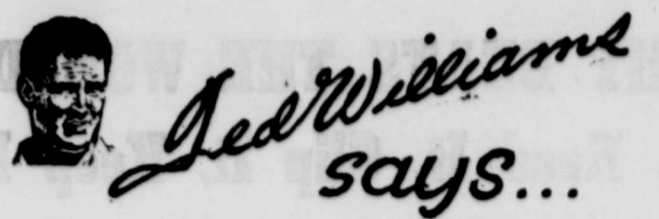
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ONE OF THE GREAT THINGS ABOUT BASEBALL IS STATISTICS
THE WORLD MAY CHANGE, PLAYERS COME & GO, BUT THE STATISTICS TELL THE STORY.

IN 1901 - CLARK GRIFFITH WON 24 GAMES AND LOST 7 FOR THE WHITE SOX.

IN 1963 - WHITEY FORD HAD A 24-7 LOG.

IN 1918 - "HIPPO" VAUGHN OF THE COBS HAD A 1.74 E.R.A.

IN 1964 - SANDY KOUFAX 1.74.

IN 1926 - BARE RUTH HIT 47 HOMERS TO WIN THE TITLE - WILHE MAYS WON IN 1964 WITH 47

THE PLAYERS HAVE A DIFFERENT NAME - BUT BASEBALL IS THE SAME GREAT GAME.

Here's Latest Big Fish Story

Game Warden Tom Browning of the Parks and Wildlife Department thinks the big fish trophy should go to a fish instead of a fisherman on Lake Tawakoni. The catch weighed 2½ pounds — a bass — and the catcher weighed a pound more, and both of them perished trying.

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It literally bit off more than it could swallow

Davis Family Gathering Held At Cross Home

Visiting in the home of Mr. and Mrs. S. E. Cross Wednesday evening, August 4, were Mr. and Mrs. Ross Atchley children of Sherman, Mr. and Mrs. John Schiagal and son, and Mr. and Mrs. Bob Cross and children of Midland, Miss Karen Schauer of Chicago, Illinois, Mrs. Doris Taylor and Mrs. Dee Nelson of Big Spring, and Mr. and Mrs. J. T. Davis of Stanton, Davis, Mrs. Cross, Mrs. Taylor, and Mrs. Atchley are children of the late Mr. and Mrs. S. E. Davis.

A barbecue supper was enjoyed by all.

Mr. and Mrs. Ocie Henson of Abilene, visited his mother, Mrs. W. M. Henson, last week. They were enroute to San Jose, California, to attend the wedding of their nephew, Gale Robinson.

Mrs. Mary Wilson left last Thursday for Burbank, California, to visit her daughter, Mrs. Bill Smentak, and family.

Nineteen Years Ago

James D. Eiland of Memphis, is the new county agent for Martin County. He has been employed to serve as a full-time county agent and arrived in Stanton this week and assumed full charge of the duties of the office.

Championship of the Ackerly Invitational softball tournament will be decided at Ackerly Friday night when the Cosden Oilers of Big Spring and Stanton All-Stars meet. Each team has lost a decision to the other in tournament play.

Mr. and Mrs. Cullen Wilson and son of Denver City, visited over the weekend in the J. A. Wilson home.

The Girls Auxiliary of the First Baptist Church held a monthly meeting in the home of Mrs. Bernis Camp. Refreshments were served to Tootsy Barfield, Beanie McCoy, Eula Bell Mott, Patsy June Reed, Jo Carol Laird, Mildred McAdams, Ermine Haynie, Mary Beth White, and Bobby Camp.

Mr. and Mrs. E. F. Polson and family have returned home from Phoenix, Arizona, where they visited relatives.

Finley Rhodes and Kyle Shoemaker had charge of the program for the Lions Club Monday night. After the meeting Lions played shuffleboard.

The city's new water well that has been completed several months and waiting arrival of pipe connections to be hooked up to the city's water production, will be connected up and put into operation within the next few days, according to George Shelburne, water superintendent.

Fort Mill, S. C., Times: "At this time of confusion, uncertainty and unrest in so many areas of activity we might well think of William Penn when in a critical period facing his people he met with the Indian chiefs and said, 'My friends, we have met on the highway of good faith. We are all one flesh and blood. Being brethren, we shall not take advantage of one another. When disputes

Fainting is due to a temporary deficiency of blood flow to the brain and usually is not an indication of organic disorder.

arise we will settle them in council. Between us there shall be nothing but openness and love.' The Indian chiefs replied, 'While the rivers run and the sun shines we will live in peace with the children of William Penn.'"

HAMILTON OPTOMETRIC CLINIC

AND
PRESCRIPTION LENS LABORATORY
(Across Street North Of Court House)
BIG SPRING, TEXAS

106 - 108 West Third Dial AM 3-2501

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT

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

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 17 of Article VII of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Section 17. In lieu of the state ad valorem tax on property of Seven Cents (7c) on the One Hundred Dollars (\$100.00) valuation heretofore permitted to be levied by Section 51 of Article III, as amended, there is hereby levied, in addition to all other taxes permitted by the Constitution of Texas, a state ad valorem tax on property of Two Cents (2c) on the One Hundred Dollars (\$100.00) valuation for the purpose of creating a special fund for the continuing payment of Confederate pensions as provided under Section 51, Article III, and for the establishment and continued maintenance of the State Building Fund as provided in Section 51b, Article III, of the Constitution.

"Also, there is hereby levied, in addition to all other taxes permitted by the Constitution of Texas, a state ad valorem tax on property of Ten Cents (10c) on the One Hundred Dollars (\$100.00) valuation for the purpose of creating a special fund for the purpose of acquiring, constructing and equipping buildings and other permanent improvements at the designated institutions of higher learning provided that none of the proceeds of this tax shall be used for auxiliary enterprises; and the governing board of each such institution, not later than June first of the year in which the tax is levied, shall be authorized to pledge all or any part of said funds allotted to such institution as

Stephen F. Austin State College at Nacogdoches, Sul Ross State College at Alpine, Angelo State College at San Angelo.

"Eighty-five per cent (85%) of such funds shall be allocated by the Comptroller of Public Accounts of the State of Texas on June 1, 1966, and fifty per cent (50%) of such funds shall be allocated by said Comptroller on June 1, 1972, based on the following determinations:

"(1) Ninety per cent (90%) of the funds allocated on June 1, 1966, shall be allocated to state institutions based on projected enrollment increases published by the Coordinating Board, Texas College and University System for fall 1966 to fall 1978.

"(2) Ten per cent (10%) of the funds allocated on June 1, 1966, shall be allocated to certain of the eligible state institutions based on the number of additional square feet needed in educational and general facilities by such eligible state institution to meet the average square feet per full time equivalent student of all state senior institutions (currently numbering twenty-two).

"(3) All of the funds allocated on June 1, 1972, shall be allocated to certain of the eligible state institutions based on determinations made on the June 1, 1966, allocations except that the allocations of fifty per cent (50%) of the funds allocated on June 1, 1972, shall be based on projected enrollment increases for fall 1972 to fall 1978, and fifty per cent (50%) of such funds allocated on June 1, 1972, shall be based on the need for additional square feet of educational and general facilities.

"Not later than June first of the beginning year of each succeeding ten-year period the Comptroller of Public Accounts of the State of Texas shall reallocate eighty-five per cent (85%) of the funds to be derived from said Ten Cent (10c) ad valorem tax for said ten-year period and not later than June first of the sixth year of each succeeding ten-year period said Comptroller shall reallocate fifteen per cent (15%) of such funds to the eligible state institutions then in existence based on determinations for the said ten-year period that are similar to the determinations used in allocating funds during the twelve-year period beginning January 1, 1966, except that enrollment projections for succeeding ten-year periods will be from the fall semester of the first year to the fall

semester of the tenth year. All such designated institutions of higher learning shall not thereafter receive any general revenue funds for the acquiring or constructing of buildings or other permanent improvements for which said Ten Cent (10c) ad valorem tax is herein provided, except in case of fire, flood, storm, or earthquake occurring after the date of the adoption of this Amendment, in which case an appropriation in an amount sufficient to replace the uninsured loss so incurred may be made by the Legislature out of any General Revenue Funds. The State Comptroller of Public Accounts shall draw all necessary and proper warrants upon the State Treasury in order to carry out the purpose of this Amendment, and the State Treasurer shall pay warrants so issued out of the special fund hereby created for said purpose. This Amendment shall be self-enacting. It shall become operative or effective upon its adoption so as to supersede and repeal the former provisions of this Section; provided further, that nothing herein shall be construed as impairing the obligation incurred by any outstanding notes or bonds heretofore issued by any state institution of higher learning under this Section prior to the adoption of this Amendment but such notes or bonds shall be paid, both as to principal and interest, from the fund as allocated to any such institution.

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at the General Election to be held on the first Monday after the first Monday in November, A.D. 1965, at which election all ballots shall have printed thereon:

"FOR the Amendment to Article VII of the Constitution of the State of Texas by amending Section 17 thereof, providing a method of payment for the acquiring, constructing and equipping buildings and other permanent improvements at certain state institutions of higher learning."

"AGAINST the Amendment to Article VII of the Constitution of the State of Texas by amending Section 17 thereof, providing a method of payment for the acquiring, constructing and equipping buildings and other permanent improvements at certain state institutions of higher learning."

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

Cotton Groups Oppose Plan To Reduce Plantings In '66

A spokesman for three national cotton service organizations said Thursday that agreement had been reached on several parts of the Johnson administration cotton bill, but strong opposition was voiced about the reduction in 1966 cotton plantings proposed in the pending bill.

About 15 leaders of the National Cotton Ginners Association, National Cottonseed Products Association and the National Compress and Warehouse Association met in the Sheraton-Dallas Hotel, Dallas, and issued a statement on their deliberations Thursday afternoon.

"We found substantial agreement on some basic needs of the cotton industry in the administration's cotton legislations," the spokesman said.

The cotton bill provides direct payments to producers for cutting back their plantings in 1966 by at least 15 per cent and additional payments are offered if a reduction of 35 per cent is made.

"The proposed acreage reduction would severely penalize the cotton service and supply industries - the economy of every community where cotton is grown and eventually the efficient cotton farmer," the statement said.

The spokesman added that any reduction in acreage below the current statutory minimum of 16 million acres should be spread out over at least four years.

Texas Press Association To Open District Office In Baker Hotel

Selection of the Baker Hotel in Dallas as headquarters for an advertising sales office to be opened soon by the Texas Press Association was announced this week by Winn Crossley, president of the newspaper organization and publisher of the Madisonville Meteor.

Office will be located in Suite 1450 - 52 in the Baker Hotel. Crossley pointed out that the 550-member association of Texas' daily and weekly newspapers was preparing to offer its one-order-one-check ad placement service to advertising agencies, as well as firms and others desiring to do business with Texas newspapers.

pers, thus encouraging greater use of newspaper advertising."

At either the regional office on Dallas or the central office in Austin, an advertiser or an agency may purchase space in one or all of the 650 dailies and weeklies in Texas. Here a space buyer need only issue one order and write one check for the total cost of the space desired. TPA then performs all the details. This consists of order-filling, ad placement, furnishing tear sheets to the advertiser as proof of publication, and payment to the newspapers.

"TPA will cooperate with national advertising representatives of Texas newspapers," Crossley emphasized, "and will place ads only for state accounts. We will expand the service offered by Texas newspapers to potential advertisers. By providing a placement service, we hope to make it easier to publish display ads in Texas newspapers."

Editorial - - - Stay With 'Em Governor

U. S. Labor Department officials won't get very far in pressuring Gov. John Connally.

And he has told them so in no uncertain terms. The Texas governor, as courageous as they come, undoubtedly made new friends and gained widespread support in defending his role in the war on poverty.

"I couldn't care less whether the Labor Department likes my actions," Connally said at a recent news conference.

The whole business started sometime ago as a result of Labor Department "leaks to various columnists and writers" criticizing use of the governor's power to veto some poverty programs in Texas.

The governor said he has "nothing but contempt for unnamed spokesmen," and that any federal official who is unhappy with his actions "should have the courage to stand up and be identified."

The Washington bureaucrats, of course, are opposed to the veto power of state governors. They are taking after Connally because he has had the wisdom and the courage to say "no" on occasion.

And Senator Ralph Yarborough, D-Texas, the governor's political foe, is sponsoring a measure before Congress to cancel the veto power of state governor over poverty programs.

Yarborough, addressing the Texas AFL-CIO convention in El Paso, leveled sharp criticism at Connally for vetoing a Farmers Union plan for an anti-poverty program in Southwest Texas.

Connally responded, "politics, not poverty, is paramount in his (Yarborough's) mind."

The governor takes seriously his responsibility in approving or vetoing proposed anti-poverty programs.

"As long as I have responsibility . . . we as going to try to investigate, study and analyze each of these projects to see they are conceived, designed and executed to provide benefits for those intended to benefit from the program," the governor said.

This attitude and this determination to go all-the-way for the things he considers right, fair and just, are among the things which make most Texans proud of their governor.

Now the Labor Department is sniping at him because he has refused to waive his veto.

Certainly, Washington officials do not appreciate this sort of thing. They do not like to be questioned and they definitely are opposed to a slow-down or rejection of any of their projects. This is an example of the take-over policies of big, central government.

The governor couldn't have slowed down Economic Opportunity Act programs very much, since Texas has received federal grants and contracts totaling \$29,234,563. This is a lot of money, representing an abundance of government control . . . or attempted control.

Conservative Texans look to Governor Connally to continue the good fight. Should he lose this battle, the gate will be opened wide to free-spending Washington bureaucrats.

—Midland Reporter-Telegram

Chart Plan For Space Rescue

To be marooned in space is a thought that strikes terror in an astronaut's heart.

It hasn't happened yet, as far as is known, to either United States spacemen or to Soviet cosmonauts. But with manned space flights steadily increasing, the possibility increases.

What is being done? Martin Co., makers of the powerful Titan rocket boosters which are now hurling Gemini astronauts into orbit, the Air Force and the Manned Spacecraft Center have been studying the matter for some time.

One plan is to train a special crew to man a Titan 3C rescue rocket. It would be cocked and ready to fly at a minute's notice, poised for any emergency, on a launching pad at Cape Kennedy, Fla. This plan has been advanced by Martin Co. It is being advanced by Martin Co., is being mulled over by U. S. officials in Washington. If it is accepted, it isn't likely to be operational for some time because the Titan 3C only completed its maiden flight last month.

The Manned Spacecraft Center assistant director for engineering and development, Max Faget says a Titan rocket ready for rescue work would be like putting lifeguards on a beach where practically nobody goes swimming.

A Gemini two-man space capsule fits perfectly on the Titan rockets. In fact, they were developed for each other.

Times when a spaceman might need to be rescued include a collision with a meteor, a puncture of the tough, metal skin of a spacecraft,

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Tax Man Sam Sez:

PAYING TAXES IN JAIL

The Dallas District Office for Internal Revenue reports an unusual letter from the mountain of mail that came in on April 15. The envelope was marked "Opened and Censored by the Fort Worth Jail."

The taxpayer said "I'm sorer than you are that I won't be able to file my tax return on time this year. I'll file when I get out of jail."

The good tax folks will probably accept your late filing as a reason for delay if you're already in jail. Otherwise, it will probably pay to keep on filing on time.

Internal - power failures, or loss of petro-rockets - which slow the spaceship down as it passes through the dense atmosphere to land.

Or an astronaut could become sick, and a rescue ship could remove the ill spaceman and allow the mission to continue.

Health And Safety Tips

From The American Medical Association

Is your boy one of the several hundred thousand American youngsters who will soon be "going out" for football at his junior high or high school?

If so, you will be vitally interested in the new six-point joint recommendations of the American Medical Association and the National Federation of High School Athletic Associations that will help to insure that your boy is properly conditioned for this vigorous contact sport.

Beginning with a satisfactory pre-season medical examination, there is no substitute for requiring a standard of physical fitness that assures sufficient strength and endurance, a good level of skill, and acclimation to hot and humid weather, before exposing any individual to the rigors and risks of tackle football.

Following in the AMA-NF-HSAA program for readiness of school-boy gridders for participation:

The boys should follow faithfully a personal conditioning program during the summer, based on information gained through the school's health and physical education classes plus some specific training for the demands of tackle football.

At least the first week of practice should be limited to non-contact drill with emphasis on conditioning and fundamentals. Shorts, T-shirts and football shoes are the recommended training uniform in this period because of the heat. The boys also should wear their mouth protectors to begin to become accustomed to them.

The second week should include only controlled body contact drills and avoid wide-open play.

Buy at home and save!

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Buy at home and save!

New Arrivals

Dr. and Mrs. John E. Hildebrand of Goleta, California, are parents of a daughter, born at 6:00 a.m. August 4, in a Santa Barbara hospital. She weighed 6 1/2 pounds.

Paternal grandparents, are Mr. and Mrs. Earl Hildebrand of Chevy Chase, Maryland, and maternal grandmother is Mrs. T. E. Bentley of Snyder. The Hildebrands also have three other daughters, Margaret Ann, 5; Elizabeth, 4, and Kathy 1 1/2.

99% OF THE COOKING AT THE WORLD'S FAIR IS PROVIDED BY GAS Pioneer Natural Gas Company



SAVE YOUR CROP!

Let the Tri-Matic Sprinkler Irrigation System save your crop. The time is short, and the hour is late.

The Tri-Matic is the most economical mechanical move irrigation system on the market today. It can work for you! It may be the means of guaranteeing you an income this fall!

The Tri-Matic has hundreds of satisfied users. It's the system all farmers are talking about.

YOU MUST PLACE YOUR ORDER NOW SO THAT YOU WILL RECEIVE DELIVERY IN TIME FOR YOUR FIRST CROP WATERING!

Call or see J.B. Knight COMPANY in Brownfield.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT. PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. SENATE JOINT RESOLUTION NO. 27 proposing an Amendment to the Constitution of the State of Texas, amending Article III of the Constitution of the State of Texas by adding a new Section 48b, so as to create as an agency of the State of Texas the Teacher Retirement System of Texas, vesting the general administration and responsibility of the proper operation of said system in a state board of trustees to be known as the State Board of Trustees of the Teacher Retirement System of Texas, which Board shall be constituted and shall serve as may now or hereafter be provided by the Legislature. Said Board shall exercise such powers as are herein provided together with such other powers and duties not inconsistent herewith as may be prescribed by the Legislature. All moneys from whatever source coming into the Fund to provide retirement, disability, and death benefits for persons employed in the public schools, colleges, and universities supported wholly or partly by the state and all other securities, moneys, and assets of the Teacher Retirement System of Texas shall be administered by said Board and said Board shall be the trustee 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 Teacher Retirement System including land, equipment, and office building; or in such corporation bonds, notes, other evidences of indebtedness, and corporation stocks, including common and preferred stocks, of any corporation created or existing under the laws of the United States or of any of the states of the United States, as said Board may deem to be proper investments; provided that in making each and all of such investments said Board shall exercise the judgment and care under the circumstances then prevailing which men of ordinary prudence, discretion, and intelligence exercise in the management of their own affairs, not in regard to speculation but in regard to the permanent disposition of their funds, considering the probable income therefrom as well as probable safety of their capital; and further provided, that a sufficient sum shall be kept on hand to meet payments as they become due each year under such retirement plan, as may now or hereafter be provided by law. Unless investments authorized herein are hereafter further restricted by an Act of the Legislature, no more than one per cent (1%) of the book value of the total assets of the Teacher Retirement System shall be invested in the stock of any one (1) corporation, nor shall more than five per cent (5%) of the voting stock of any one (1) corporation be owned; and provided further, that stocks eligible for purchase shall be restricted to stocks of companies incorporated within the United States which have paid cash dividends for ten (10) consecutive years or longer immediately prior to the date of purchase and which, except for bank stocks and insurance stocks, are listed upon an exchange registered with the Securities and Exchange Commission or its successors; and provided further, that so long as less than \$500,000,000 of said Fund is invested in the government and municipal securities enumerated above, not more than thirty-three and one-third per cent (33 1/3%) of the Fund shall be invested at any given time in common stocks. This Amendment shall be self-enacting and shall become effective immediately upon its adoption without any enabling legislation. This Section shall not alter, amend or repeal the first paragraph of Section 48a of Article III of the Constitution of Texas as amended November 6, 1956, or any legislation passed pursuant thereto. This Section shall not alter, amend or repeal the second paragraph of Section 48a of Article III of the Constitution of Texas as amended November 6, 1956, or any legislation passed pursuant thereto, except insofar as the provisions of the second paragraph of Section 48a and any legislation passed pursuant thereto, may limit or restrict the provisions hereof and only to the extent of such limitation or restriction." Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on November 2, 1965, at which election all ballots shall have printed thereon the following: "FOR the Constitutional Amendment amending Article III of the Constitution of the State of Texas by adding Section 48b relating to the Teacher Retirement Fund and the Teacher Retirement System of Texas, revising provisions for investment of moneys and other assets of the Fund, and changing other existing provisions and making other new provisions with respect to the administration of the Teacher Retirement System." "AGAINST the Constitutional Amendment amending Article III of the Constitution of the State of Texas by adding Section 48b relating to the Teacher Retirement Fund and the Teacher Retirement System of Texas, revising provisions for investment of moneys and other assets of the Fund and changing other existing provisions and making other new provisions with respect to the administration of the Teacher Retirement System." Sec. 3. The Governor of Texas shall issue the necessary Proclamation for the election and this Amendment shall be published in the manner and for the length of time required by the Constitution and laws of this state.

worth your wait in good old Chevrolet. You couldn't pick a better time than now to buy a Chevrolet! Plenty of beautiful driving weather ahead, and your Chevrolet dealer is making allowances for your old car that are even more beautiful. Come drive a great deal. Now's the time to get a No. 1 buy on the No. 1 cars. YOUR CHEVROLET DEALER. Alsop-Nowlin Chevrolet Company 219 N. ST. PETER STANTON PHONE SK 6-3311

Classified Ads

ANNOUNCEMENTS A	EMPLOYMENT H	RENTALS L	Houses For Sale M-4
LOSE WEIGHT safely with Dex-A-Diet Tablets. Only 98c Stanton Drug. 6-10-9tc	Positions Wanted H-2	Houses L-2	Carpeted two bedroom and bath, attached garage, fenced yard, 405 Third Street. SK 6-2253. 5-13-tnc
EMPLOYMENT H	FARM & RANCH J	REAL ESTATE M	Newest in design for modern living, three bedroom, two baths, den, fenced home located at 501 West Third in Stanton. Priced at \$15,500. Would trade. Now open for your inspection, 12:00 to 6:00 p.m. SK 6-3367. 7-1-tnc
Help Wanted H-1	Farm & Ranch Supplies J-2	Acreage For Sale M-1	Art Franklin Homes. Quality homes on your lot at reasonable prices. Free estimates. Will trade. Call Big Spring AM 4-6589. 7-29-4tp
Watkins Dealer for Stanton and surrounding area. Man or Woman. High earnings. Contact Ed Garrett, 1316 E. 52nd, Odessa, Texas. 8-5-4tp	For Sale: 5 inch pump with gear head, 4 and 5 inch L's and T's, and sprinklers. Call GL 8-3397. 4-8-tnc	North of Stanton 38.3 acres irrigated, 2 wells with pumps and irrigation pipe, 13.2 acres cotton allotment, 10 acres alfalfa ready to cut. Call or write Jack Thornton, 1013 Alpine, Midland, Texas, OX 4-3237. 7-22-4tc	Sending your children to college? 3 unit apartment house for sale or trade for grass or farm. Makes home and income. Near schools, college, shopping center. Phone AM 3-7190 or write Box 746, Big Spring, Texas. 8-19-2tc
Special Notices A-2	Feed, Seed & Grain J-3	Petroleum Prod., Farms, Ranches M-6	For Sale: My mother's home at 206 N. St. Charles. See Robert Herzog. 8-19-tnc
Prepare For School! Call Mrs. Coats Bentley at SK 6-2184 after 5 p.m. for demonstration of World Book Encyclopedia, Childcraft and other educational materials. No obligation. 8-19-1t	Appliances K-1	Texaco petroleum products, farms, ranches, commercial, and industrial. Roy C. Alford, Box 6326, Midland, Texas, LO 3-2620. 3-5-tnc	Buildings and Lots for sale with long terms. Trade or long term lease. Lynn White. 12-2
BUSINESS SERVICES F	Have your GIFTS and PARTY FAVORS personalized with monogramming. We do it in all COLORS, NAPKINS, BILLFOLDS, STATIONERY and MATCHES. STANTON DRUG STORE.	Shower Given Dolores Ward In Midland	Shower Given Honoring Mrs. Richard Barnes
Building Services F-1	FOR SALE — 10x18 Peerless Clasp Envelopes. 2 for 15c. The Stanton Reporter.	Lenorah Wedding Set By Couple	Mariani Seedless RAISINS
Plumbing, heating, air-conditioning, electrical contracting, dirt hauling, ditching, air compressor, air hammer, fixtures, supplies. Walter Graves, phone SK 6-3468, Granville Graves, phone SK 6-2422. Master Licensed Plumbers and Licensed Electricians.	Ranch Hands 4-H Club Has Cookout, Outing	Mr. and Mrs. O. G. Langston, Stanton, are announcing the approaching marriage of their daughter, Betty, to Elbert Lee Roman III, son of Mrs. Jean Roman, Ackerly, and E. L. Roman, Jr., Hereford. The couple plans a September 2 wedding at the Baptist Church in Lenorah.	1 1/2 oz., 6 pk. 19c
Friendship 4-H Group Has Ice Cream Party	The Ranch Hands 4-H Club had a cookout for their parents on Saturday, July 31, at the home of Mr. and Mrs. Joe Mabee. All members were present with their parents.	Miss Langston is employed by the Martin County ASCS, and Roman is employed by Tucker Grain Company in Big Spring.	COUNTY KIST, WHOLE KERNEL CORN, 12 Ounce
The Friendship 4-H Club had an ice cream party Friday, August 6, at the home of Mr. and Mrs. W. T. Wells, for members of the club and their families.	On August 3, all members, accompanied by Mrs. Joe Mabee, Mrs. Buddy Huff, Mrs. Buddy Roper, and Mrs. Jay Crouch, went on an outing. They played pool, miniature golf, and went bowling.	Buy in your home town!	2 cans 33c
Those attending were Mr. and Mrs. Eugene Butler, Larry and Leslie, Mr. and Mrs. Bill Louder, Rosalyn and David, Mr. and Mrs. Bill Johnson, Katina, Bart, Kevin and Marion, Mr. and Mrs. B. W. Wells and Theodore, Mr. and Mrs. Bob Johnson, Ronny and Holly, Cindy Pickett, Mr. and Mrs. P. M. Bristow and Tim, Mr. and Mrs. Wells, Willie, Diann, and Darrel.	On Saturday, August 7, the group had a monthly meeting at the home of Mr. and Mrs. Buddy Huff. Mr. Huff spoke to them about the good and bad points of horses' legs.		DAD'S ROOT BEER
Ice cream and cookies were served.	Members present at that time were Bill Huff, Leta Huff, Guy Mabee, Gail Mabee, Leanne Mabee, Pam Roper, and Janie Roper. Guests were Phil Stanford, Cheryl Huff, and Mrs. Huff.		1/2 gal. 41c
Mr. and Mrs. Owen Kelly went to Denton Sunday afternoon to take Mrs. Kelly's mother, Mrs. Otilie Cain. They returned by way of Fort Worth and Dallas, where they visited Six Flags Over Texas.	Paul Peters of Gustine, has been a visitor in Stanton the past week.		LANOLIN PLUS HAIR SPRAY

On SUNDAY why wait till 8 or 9 p.m. to call Long Distance?

Your lowest Long Distance rates are in effect all day. Telephone anywhere in the continental United States (except Alaska) for \$1* or less.

*Three minutes station-to-station

Southwestern Bell



Your FIRST STOP on the way Back to School

WE HAVE MANY SPECIALS LISTED FOR BACK-TO-SCHOOL SHOPPING. COME IN AND SEE THE MANY BARGAINS OFFERED ON OUR COUNTERS. BUY EARLY AND AVOID THE RUSH OF LATE BUYERS.

500 Sheets First Quality Notebook Filler PAPER
2 - 3 - 5 Hole
59c

Pencil and Ink ERASERS
10c for 5c
5c -- 2 for 5c

SEE OUR BACK TO SCHOOL COSMETIC MAKEUP SPECIALS

NOTEBOOKS (Zipper) 2 Hole ONE-HALF OFF
Other Closeout Binders At **25c each**

While They Last -- FREE \$1.00 FOUNTAIN PEN
With Any \$1.00 Purchase of **SCHOOL SUPPLIES**

Stanton Walgreen Agency Drug

SELECT QUALITY FOODS Priced Right

SPECIALS FOR THURSDAY, FRIDAY, And SATURDAY, AUGUST 12th, 13th And 14th. We Give FRONTIER STAMPS. Double On Wednesday With Purchase Of \$2.50 Or More.

SNOWDRIFT
3 lb. can 65c

DEL MONTE — 303 CAN SWEET PEAS
2 for 45c

PINK LIQUID TREND
12 oz., 2 for 49c

TOMATOES
FRESH VINE RIPE
Lb. 19c

CABBAGE
SOLID GREEN HEADS
Lb. 5c

MORTON'S POT PIES
CHICKEN, BEEF Or TURKEY
5 for \$1.00

KLEENEX TISSUES
150 - 2 ply, 2 pkgs. 35c

Mariani Seedless RAISINS
1 1/2 oz., 6 pk. 19c

CORN, 12 Ounce
2 cans 33c

DAD'S ROOT BEER
1/2 gal. 41c

LANOLIN PLUS HAIR SPRAY
Reg. size 69c

Canada Dry GINGER ALE
Quarts 25c

QUALITY INN WHOLE APRICOTS
2 1/2 can 23c

MAXWELL HOUSE INSTANT COFFEE
6 oz. 95c

WE HAVE CRUSHED ICE — HOT BARBECUE, MAGAZINES, TOYS AND DRUGS. OPEN SEVEN DAYS A WEEK — DORIS AND BOB.

HENSON GROCERY
BOB COSTEY -- Owner

Farm Bureau Boss Raps USDA Targets

President Charles Shuman of the American Farm Bureau Federation has attacked "the expenditure of large sums of public money to induce farmers to influence their congressmen to vote for" what he called the administration's "ill-advised" farm bill.

In a letter to Secretary of Agriculture Orville Freeman, Shuman said he was protesting "the wrongful use of government funds by the Department of Agriculture to propagandize the administration's farm bill now pending in Congress."

"Even if this were a bill of unquestioned merit and universal appeal — which it certainly is not," the letter said, "the expenditure of government funds to propagandize the citizens is an illegal, immoral and unethical use of public money and power."

The Farm Bureau opposes the legislation which would make increased use of payments to encourage farmers to comply with government crop adjustment programs.

Shuman said Horace Godfrey, administrator of the Agricultural Stabilization and Conservation Service, had written field employees suggesting they make payments to farmers in person — rather than through the mails — and use the occasion "to make better understood what the payment is for and how it serves the national interest."

Shuman said this showed that Godfrey was telling government employees "to prostitute themselves by using the personal delivery of the government check as an excuse to peddle a propaganda line."

Mrs. Lizzie Thompson has moved to Midland, where she will live with her daughter and son-in-law, Mr. and Mrs. Howard Price.

Mr. and Mrs. Doyle Corder and family of Tulla, Texas, weekend visitors in Stanton with Mrs. Ellmore Johnson, were Leta and Timothy. Corder spoke at both services of the Stanton Church of Christ Sunday, in the absence of Mr. Johnson, who was conducting a revival meeting in Hotchkiss, Colo. James Johnson accompanied his father on the trip to Colorado.

Lubbock VA Office Moves Today To Waco

Thursday, August 12 is the last day the Veterans Administration Regional Office in Lubbock will be open for business.

The Lubbock and Waco VA offices are scheduled to be consolidated into one regional office. Movement of veterans' records, office equipment and personnel will be accomplished during the weekend beginning August 13. On the following Monday, August 16, the consolidated regional office will be in operation at 121 South Sixth Street in Waco, Texas.

Remaining in Lubbock will be the Outpatient Clinic to continue compensation and pension examinations and outpatient treatment services to veterans of this area. The clinic will remain in the same location, 1612 - 20 Nineteenth Street, Lubbock, Texas.

In addition to the Outpatient Clinic, there will be some employees remaining in the area to assist in providing direct services to veterans. These will consist of personnel in Contact, Loan Guaranty and Guardianship programs and will be located in Lubbock, Abilene, Amarillo, Big Spring, El Paso and Midland. Counseling service in connection with education and training benefits will continue to be provided in Lubbock.

Correspondence from veterans and others pertaining to medical services should continue to be addressed to the VA Outpatient Clinic in Lubbock and correspondence pertaining to other veterans' benefits should be directed to the VA Regional Office in Waco.

Visiting this week with Mrs. Ann Davis has been her son, Rev. and Mrs. Jack Davis and family of Omaha, Nebraska, and Mrs. F. M. Bassham and daughter of Hawkins. Monday visitors with the group were Mrs. J. R. Williams and children of Hobbs, New Mexico.

Mr. and Mrs. Carl Herron, Cindy and Marty of Fort Worth, spent last week with her parents, Mr. and Mrs. Clyde Geurin. Mrs. Guerin accompanied them home and they were to visit Six Flags.

Eustis, Fla., Lake Region News: "The present administration seems vitally concerned over the RIGHTS of various persons and groups of persons. The administration talks boldly of the right of all to vote, the rights of marchers, the rights of sit-inners. But they do a complete about face when the subject of right-to-work is involved. Why? . . . The right to work is a constitutional privilege and we believe is embodied in the spirit of the right to pursue our way of life."

Records show that a woman may have up to ten cesarean operations performed on her with little or no danger.

AT THE WORLD'S FAIR
GAS
DOES 80% OF THE
AIR CONDITIONING

Pioneer Natural Gas Company

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT

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

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

Section 1. That Section 4, Article III, Constitution of the State of Texas be amended to read as follows:

"Section 4. The members of the House of Representatives shall be chosen by the qualified electors for the term of four years; but a new House of Representatives shall be chosen after every apportionment, and the members elected after each apportionment shall be divided by lot into two classes. The seats of the members of Class A shall be vacated at the expiration of the first two years, and those of Class B at the expiration of four years, so that one-half of the members of the House of Representatives shall be chosen biennially thereafter. Representatives shall take office following their election, on the day set by law for the convening of the Regular Session of the Legislature, and shall serve thereafter for the full term of years to which elected and until their successors shall have been elected and qualified. Except in case of an election to fill a vacancy, and except in the first election following each re-apportionment, a person who has been elected to the House of Representatives shall not be eligible to be a candidate again for membership in the Legislature until the term for

which he was elected has less than one year remaining."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified voters of the state at an election to be held on the first Tuesday after the first Monday in November, 1965, at which election all ballots shall have printed on them the following:

"FOR the Constitutional Amendment to provide for a four-year term of office for State Representatives." "AGAINST the Constitutional Amendment to provide for a four-year term of office for State Representatives."

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 required by the constitution and laws of this state.

Sec. 4. In the event the Constitutional Amendment proposed in this Resolution is adopted by the people of Texas in the election in November, 1965, the Governor of Texas is directed not to issue a proclamation for the election and not to publish notice thereof for the Constitutional Amendment proposed by House Joint Resolution No. 1 of the 59th Texas Legislature, since the provisions of said House Joint Resolution No. 1 are included in this Resolution. But, should this proposed Amendment be rejected by the people of Texas in the election in November, 1965, then the terms and provisions of House Joint Resolution No. 1 shall be and remain in full force and effect and shall be proclaimed and published and submitted to the elector in November, 1966, as provided in said House Joint Resolution No. 1.

SPECIALS GOOD FOR THURSDAY, FRIDAY, And SATURDAY, AUGUST 12th, 13th And 14th.



Thriftway Will Be Open All Day On Sunday

S&H Green Stamps AT Friendly Food

SUGAR IMPERIAL, 5 Lb. Bag **47¢**

S&H Green Stamps AT Thriftway

OXYDOL Giant Box **69¢**

APRICOTS FOOD KING, WHOLE No. 2 1/2 Can, 3 For **69¢**

COMET CLEANER Reg. Size **15¢**

SALMON HONEY BOY Tall Can **39¢**

CRISCO 3 Lb. Can **69¢**

FACIAL TISSUE SOFLIN 200 Ct., 2 Ply **19¢**

ICE CREAM BORDEN'S 1/2 Gal. Ctn. **79¢**

TOILET SOAP CHOICE, BATH 2 for 39¢ Regular, 2 For **29¢**

ICE CREAM GANDY'S 1/2 Gal. Ctn. **79¢**

GRAPE DRINK MONARCH 32 Oz. Cans, 3 For **\$1.00**

COCA COLA 12 Bottle Ctn. **59¢**

DR PEPPER 12 Bottle Ctn. **59¢**

Friendly Food Store

Store Hours For Your Friendly Food — Open 7 A. M. — Close 7 P. M. — Except Wednesdays And Saturdays.

NO. 1—DIAL SK 6-3612

O. C. And ALTON TURNER, Owners CORNER ST. MARY AND ST. ANNA

DELICIOUS 'N' NUTRITIOUS Fresh Fruit

ORANGES
5 Lb. Bag **49c**

- PLUMS** Lb. **19¢**
- CUCUMBERS** Lb. **10¢**
- POTATOES** 10 Lb. Bag **59¢**

THIS WEEK'S MEAT SPECIALS

BACON
Armour Star
Lb. 79c

- FRANKS** ARMOUR STAR, ALL MEAT 12 Oz. Pkg. **45¢**
- ROAST** CHUCK, CHOICE BEEF Lb. **49¢**
- RIBS** BEEF, CHOICE BEEF Lb. **29¢**
- STEAK** CLUB, CHOICE BEEF Lb. **69¢**
- BOLOGNA** ALL MEAT Lb. **49¢**

Stanton Thriftway

Store Hours For Thriftway — 8 A. M. To 8 P. M.—Except Wednesday and Saturdays,

8:00 A. M. — 9:00 P. M.

O. C. And ALTON TURNER

WEST BROADWAY STREET DIAL SK 6-3375

U.S. To Ask Mexico For Return Of Flag

Sen. John Tower, R-Texas, announced Saturday the U. S. State Department has agreed to negotiate with Mexico for the return of one of the Texas flags that flew over the Alamo during the siege of 1836.

Tower said the State Department is making preliminary plans for the negotiations and will introduce the subject in regular talks with Mexican authorities.

The tattered flag, inscribed "God and Liberty," is being restored by skilled craftsmen at Chapultepec Palace, a museum near Mexico City.

The flag was the banner of the "New Orleans Grays," a group of volunteers who died defending the famed shrine at San Antonio.

At the urging of State Rep. W. H. Miller of Houston, the 59th Texas Legislature last spring called for a committee to go to Mexico to seek return of the flag.

However, Gov. John Connally opposed the idea on grounds negotiations with a foreign nation were matters for the federal government, not the state.

House Speaker Ben Barnes agreed with Connally and refused to appoint the committee. That was the end of the Legislature's attempt to get the flag back.

Tower said state intervention in the matter would have been improper, but said there was precedent for flag-return negotiations between the two

700 Dealers Sponsoring "GW" Month

August has been proclaimed "GW Month in Texas" during which prospective used car buyers will be reminded of the "Guaranteed Warranty" program sponsored by the Texas Automobile Dealers Association, H. C. Pittman of Austin, executive vice president, announced today.

Purchasers of used cars during the month, from any of the 700 franchised new car dealers in Texas who are participating in the program, will receive a warranty card that guarantees them:

1. A 15 per cent discount on all parts and labor for one year on non-collision repairs.
2. Assurance of a true discount because the warranty card is not shown until after the repair work is done and the bill is presented.
3. The warranty card will be honored by all participating dealers of which there are 700 in Texas and more than 10,000 in 27 other states and seven provinces in Canada. Each car buyer is given a list of the dealers.

Pittman said this was the fourth year the "GW" plan had been operating in Texas. "The used car buying public is enthusiastic about the program. A recent survey conducted by TADA showed that eight of ten used car buyers prefer the GW plan.

The people polled said they liked the plan because they knew they were getting a true 15 per cent discount; because the discount is available at all participating dealerships at home or away from home; because good service can be depended upon since only franchised new car dealers with factory trained service personnel and factory parts participate in the program; and because the warranty costs nothing, and there is no mileage limitation.

Alsop - Nowlin Chevrolet Company of Stanton is one of the 700 Texas dealers participating in the program.

Accent On Health

J. E. PEAVY, M. D. Commissioner of Health

"Fasten your seat belts, please," is a customary warning for airline passengers. But, it's an admonition for motorists, too.

Your chance of being killed in an accident increases five times if you are thrown from the vehicle. Using your seat belt can keep you safe. Accident studies show that use of seat belts can eliminate at least one-third of all automobile injuries.

Seat belts are the best low-cost safety feature available for a car, yet many people fail to install and use them.

One person may use "claustrophobia" as an excuse for not using seat belts. He may tell you: "If the car should catch fire or submerge, I wouldn't want to be trapped inside."

What this person doesn't realize is that less than one percent of all injury-producing accidents involve fire or submersion. By helping you remain conscious for quick escape, seat belts improve your chances of surviving. They can be unfastened instantly with one hand.

And anyone thinking seat belts are strictly for the speedsters, is sadly mistaken. More than half of the accidents causing injury or death involve speeds of less than 40 miles per hour. Seat belts offer the protection at low speeds of less than 40 miles per hour. Seat belts offer the same protection at low speeds that they give on the race track.

"I never take the car on trips," a man said recently, "so why should I use seat belts?"

Here's why. Three out of four traffic deaths occur within 25 miles of home. Seat belts give protection in town as well as on the highway.

This year one of every four cars, according to statistics, will be involved in a traffic accident. True, seat belts won't stop accidents, but they will reduce deaths and injuries.

Before you turn the ignition key in your car, fasten your seat belt. And if you ride with someone else, it is as important as ever — if not more so — to buckle your seat belt.

(A weekly feature from the Texas State Department of Health, Division of Public Health Education.)

Cuero, Texas, Record: "The mere fact that a boy or girl manages to get a college diploma does not necessarily testify conclusively that their education has been a success. . . . There are men and women who have never been inside of a college, but who, nevertheless, are better educated than some of the young graduates. When you know what we mean by this, you are beginning to show signs of education yourself."

TRUE FAMILY LAWYER

"Payment In Full" Suppose a borrowing friend of yours has run up a debt of substantial size. According to your calculations, he owes you \$1800. But according to him, he owes you only \$1200.

One day he sends you a check for \$1500, with the following notation:

"Payment In Full." Should you go ahead and cash it, saving the arguments later? There is a problem. For if you do, you may be giving up your claim to the extra \$300.

The law sees it this way: When your friend sent you a check with that condition attached, he was making an offer to settle a bona fide dispute at a compromise figure. If you cash the check, you automatically accept his offer and make a binding contract of settlement.

Would you prefer to preserve your claim to the full \$1800? Then the safest way is to return the check. Halfway measures are risky. Thus:

One man, crossing out a check, tried to erase the notation. Another man erased the word "FULL" and wrote in the word "PART." But in each case, the act of cashing the check was held to have cancelled any further claim. The court ruled that the creditor had no right, on his own initiative, to change the terms of the offer.

But while the creditor should be wary, so should the debtor. His intention of making a settlement offer doesn't count unless he makes that intention clear to the creditor.

For example, suppose your friend in the above case had sent you the check without any notation at all. With no reason to think otherwise, you

would properly assume this was merely a payment on account — leaving a \$300 balance still due. Cashing the check in those circumstances would not hurt your claim for more money.

In short, the law won't let a debtor "off the hook" unless he gave you fair warning that cashing his check would have that effect.

And on the other hand, the law will hold you to a settlement.

Stance fatigue is a fatigue produced by quiet standing, sometimes observed when a soldier or guard blacks out after long standing at attention.

Bargain hunters! Here's the deal you've been waiting for!



WAIT NO LONGER! Come in today and take your pick while selections are still good! You'll see more and save more!

MOVE FAST! WHILE THEY LAST! At these clearance prices, they can't last long, so hurry on in... save big money and move up to Mercury! Selections are great... now!

LONG MOTOR & EQUIPMENT CO.
100 S. ST MARY SK 6-2261

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. HOUSE JOINT RESOLUTION NO. 11 proposing an Amendment to Article III of the Constitution of the State of Texas authorizing loans to students at institutions of higher education; creating the Texas Opportunity Plan Fund and making provisions relating thereto.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article III of the Constitution of the State of Texas be amended by adding a new Section to read as follows:

"Section 59b. STUDENT LOANS. (a) The Legislature may provide that the Coordinating Board, Texas College and University System, or its successor or successors, shall have the authority to provide for, issue and sell general obligation bonds of the State of Texas in an amount not to exceed eighty-five million dollars (\$85,000,000). The bonds authorized herein shall be called 'Texas College Student Loan Bonds' and shall be executed in such form, denominations and upon such terms as may be prescribed by law, provided, however, that the bonds shall not bear more than four per cent interest per annum; they may be issued in such installments as the Board finds feasible and practical in accomplishing the purposes of this Section.

"(b) All moneys received from the sale of such bonds shall be deposited in a fund hereinafter to be known as the Texas Opportunity Plan Fund to be administered by the Coordinating Board, Texas College and University System, or its successor or successors to make loans to students who have been admitted to attend an institution of higher education within the State of Texas, public or private, including Junior Colleges, which are recognized or accredited under terms and conditions prescribed by the Legislature, and to pay interest and principal on such bonds and provide a sinking fund therefor under such conditions as the Legislature may prescribe.

"(c) While any of the bonds, or interest on said bonds authorized by this Section is outstanding and un-

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

"(d) The Legislature may provide for the investment of moneys available in the Texas Opportunity Plan Fund, and the interest and sinking funds established for the payment of bonds issued by the Coordinating Board, Texas College and University System, or its successor or successors, from such investment shall be used for the purposes prescribed by the Legislature.

"(e) All bonds issued hereunder shall, after approval by the Attorney General, register with 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 this Constitution.

"(f) Should the Legislature enact enabling laws in anticipation of the adoption of this Amendment, such acts shall not be void because of their 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, 1965, at which election all ballots shall have printed on them the following:

"FOR the Constitutional Amendment authorizing the Legislature to provide for loans to students at institutions of higher education to be known as the Texas Opportunity Plan."

Sec. 3. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be provided in the manner and for the length of time as required by the Constitution and laws of this State.

LONG TERM BRANCH LOANS LOW COST

- ✓ Quick Service
- ✓ Confidential
- ✓ Appraisals by men who know what they're doing
- ✓ Liberal prepayment privileges

Deal with the leader —

THE EQUITABLE LIFE ASSURANCE SOCIETY OF THE U. S.
JOHN CALVIN JONES
SK 6-2268

PAUL K. JONES
SK 6-2235
STANTON, TEXAS

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. HOUSE JOINT RESOLUTION NO. 5 proposing an Amendment to Section 49-b, Article III of the Constitution of Texas so as to authorize an increase in the 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 Board in 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 amount 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 for such Board 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 financial affairs. 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 may 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. 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 bonds or obligations of the State of Texas for the purpose of creating a fund hereinafter 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

performance with the Constitution 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 of the 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 hereafter 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 pursuant to a single Constitutional authorization and the moneys 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 said Fund for the purpose of retiring all such bonds, may be used for the purpose of paying the principal and interest on such bonds, 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 except 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 purchaser 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

shall be set aside for that purpose 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 heretofore 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 heretofore 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 Veterans' Land Fund shall be governed as elsewhere provided herein.

"This Amendment being intended only to establish a basic framework 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 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 for the purpose of paying the expenses of surveying, monumenting, road construction, legal and recording 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 interest or principal due or to become due on any such additional bonds.

"All moneys attributable to the bonds issued and sold pursuant to the Constitutional Amendment adopted on November 6, 1956, shall be credited to the Veterans' Land Fund and may be used for the purpose of purchasing additional lands, to be sold as provided herein, until December 1, 1965; provided, however, that so much of such moneys as may be necessary to pay interest on such bonds shall be set aside for that purpose. After December 1, 1965, all moneys attributable to such bonds shall be set aside for the retirement of such bonds and to pay interest thereon; and when there are sufficient moneys to retire all of such bonds, all of such moneys then remaining shall hereafter become a part of said Veterans' Land Fund and shall be governed as elsewhere provided herein.

"All of the moneys attributable to a 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 to 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 purpose 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 heretofore 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 heretofore 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 Veterans' Land Fund shall be governed as elsewhere provided herein.

"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 be effective upon its adoption."

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

"FOR the Amendment to Section 49-b of Article III of the Constitution of Texas to increase the Veterans' Land Fund by \$200,000,000; said Fund to be used 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 March 31, 1965; such funds to be expended in accordance with instructions and requirements that may be provided by law;" and

"AGAINST the Amendment to Section 49-b of Article III of the Constitution of Texas to increase the Veterans' Land Fund by \$200,000,000; said Fund to be used 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 March 31, 1965; such funds to be expended in accordance with instructions and requirements that may be provided by law."

If it appears from the returns of said election that a majority of the votes cast were in favor of same Amendment, the same shall become a part of the State Constitution and be effective from the date of the adoption of the same, and the Governor shall issue a proclamation in keeping therewith.

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

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. HOUSE JOINT RESOLUTION NO. 8 proposing an Amendment to Section 24, Article III of the Constitution of the State of Texas, to allow an annual salary in an amount to be fixed by the Legislature for the Lieutenant Governor and for the Speaker of the House of Representatives, and increasing the per diem allowance of Members of the Legislature.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 24 of Article III of the Constitution of the State of Texas be amended to read as follows:

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

ment shall be self-enacting and appropriations heretofore made in the General Appropriations Bill for the biennium ending August 31, 1967, for the salaries of the Lieutenant Governor and Speaker of the House of Representatives shall not be invalid because of the anticipatory nature of the legislation.

"Section 2. The per diem of the Members of each House shall be entitled to mileage in going to and returning from the seat of Government, which 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 for each county sent 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."

Sec. 2. That Section 17 of Article IV of the Constitution of the State of Texas be amended to read as follows:

"Section 17. If, during the vacancy in the office of Governor, the Lieutenant Governor should die, resign, refuse to serve, or be removed from office, or be unable to serve; or if he shall be impeached or removed from office, the President of the Senate, for the time being, shall, in like manner, administer the Government until he shall be succeeded by a Governor or Lieutenant Governor. The Lieutenant Governor shall, while he acts as President of the Senate, receive for his services an annual salary in an amount to be fixed by the Legislature and the same mileage which shall be allowed to the Members of the Senate, and no more; and dur-

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. HOUSE JOINT RESOLUTION NO. 81 proposing an Amendment to Section 1-a of Article V of the Constitution of the State of Texas, by adding to said Section as presently written the following provisions: requiring automatic retirement of certain District and Appellate Judges at age seventy-five (75) or such earlier age, not under seventy (70), as may be provided by law; creating a State Judicial Qualifications Commission and providing for its composition and the qualifications, methods of selection and terms of office of its members; defining the functions and procedures of said Commission, including the duty to hold hearings in respect of disability and misconduct of District and Appellate Judges and to make recommendations to the Supreme Court with respect to involuntary retirement or removal of such Judges; empowering the Supreme Court of Texas, in its discretion, to retire such Judges on disability and to remove them for misconduct, upon recommendation of the aforesaid Commission and consideration of the record made before it; defining misconduct for which said Judges may be so removed; providing that the proceedings of the Commission shall be confidential until filed in the Supreme Court with recommendation for retirement or removal; and providing that the removal provisions here by established shall be alternative to and cumulative of those provided elsewhere in the Constitution. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 1-a of Article V of the Constitution of the State of Texas be amended so that said Section shall hereafter read as follows: "Section 1-a. (1) Subject to the further provisions of this Section, the Legislature shall provide for the retirement and compensation of Justices and Judges of the Appellate Courts, District and Criminal District Courts on account of length of service, age and disability, and for their reassignment to active duty where and when needed. The office of every such Justice and Judge shall become vacant when the incumbent reaches the age of seventy-five (75) years, or such earlier age, not less than seventy (70) years, as the Legislature may prescribe; but, in the case of an incumbent whose term of office includes the date of this Amendment, this provision shall not prevent

ings shall be by majority vote of those present, except that recommendation for retirement or removal of Justices or Judges shall be by affirmative vote of at least five (5) members. "(6) Justice or Judge within the scope of this Section 1-a may, subject to the other provisions hereof, be removed from office for willful or persistent conduct, which is clearly inconsistent with the proper performance of his said duties or casts public discredit upon the judiciary or administration of justice; or any such Justice or Judge may be involuntarily retired for disability seriously interfering with the performance of his duties, which is, or is likely to become, permanent in nature. "(7) The Commission shall keep itself informed of a fully accurate and up-to-date record of the performance of each Justice or Judge, including but not limited to the following: (a) the number of cases heard and decided by each Justice or Judge, and the quality of the decisions rendered; (b) the number of cases in which a Justice or Judge has been found to be in violation of the provisions of this Section 1-a; (c) the number of cases in which a Justice or Judge has been found to be in violation of the provisions of the Code of Judicial Conduct; (d) the number of cases in which a Justice or Judge has been found to be in violation of the provisions of the Texas Rules of Professional Conduct; (e) the number of cases in which a Justice or Judge has been found to be in violation of the provisions of the Texas Rules of Appellate Procedure; (f) the number of cases in which a Justice or Judge has been found to be in violation of the provisions of the Texas Rules of Civil Procedure; (g) the number of cases in which a Justice or Judge has been found to be in violation of the provisions of the Texas Rules of Criminal Procedure; (h) the number of cases in which a Justice or Judge has been found to be in violation of the provisions of the Texas Rules of Evidence; (i) the number of cases in which a Justice or Judge has been found to be in violation of the provisions of the Texas Rules of Discovery; (j) the number of cases in which a Justice or Judge has been found to be in violation of the provisions of the Texas Rules of Public Access; (k) the number of cases in which a Justice or Judge has been found to be in violation of the provisions of the Texas Rules of Public Hearing; (l) the number of cases in which a Justice or Judge has been found to be in violation of the provisions of the Texas Rules of Public Comment; (m) the number of cases in which a Justice or Judge has been found to be in violation of the provisions of the Texas Rules of Public Opinion; (n) the number of cases in which a Justice or Judge has been found to be in violation of the provisions of the Texas Rules of Public Information; (o) the number of cases in which a Justice or Judge has been found to be in violation of the provisions of the Texas Rules of Public Justice; (p) the number of cases in which a Justice or Judge has been found to be in violation of the provisions of the Texas Rules of Public Law; (q) the number of cases in which a Justice or Judge has been found to be in violation of the provisions of the Texas Rules of Public Order; (r) the number of cases in which a Justice or Judge has been found to be in violation of the provisions of the Texas Rules of Public Power; (s) the number of cases in which a Justice or Judge has been found to be in violation of the provisions of the Texas Rules of Public Peace; (t) the number of cases in which a Justice or Judge has been found to be in violation of the provisions of the Texas Rules of Public Property; (u) the number of cases in which a Justice or Judge has been found to be in violation of the provisions of the Texas Rules of Public Safety; (v) the number of cases in which a Justice or Judge has been found to be in violation of the provisions of the Texas Rules of Public Security; (w) the number of cases in which a Justice or Judge has been found to be in violation of the provisions of the Texas Rules of Public Service; (x) the number of cases in which a Justice or Judge has been found to be in violation of the provisions of the Texas Rules of Public Support; (y) the number of cases in which a Justice or Judge has been found to be in violation of the provisions of the Texas Rules of Public Trust; (z) the number of cases in which a Justice or Judge has been found to be in violation of the provisions of the Texas Rules of Public Virtue. "(8) The Commission may, after such investigation as it deems necessary, order a hearing to be held before it concerning the removal of a Justice or Judge, or it may in its discretion request the Supreme Court to appoint an active or retired District Judge or Justice of the Peace to hear and take evidence in any such matter, and to report thereon to the Commission. If, after hearing, or after considering the report and report of a Master, the Commission finds good cause to remove a Justice or Judge, it shall recommend to the Supreme Court the removal or retirement, as the case may be, of the Justice or Judge in question and shall thereupon file with the Clerk of the Supreme Court the entire record before the Commission. "(9) The Supreme Court shall review the record of the proceedings on the law and facts and in its discretion may, for good cause shown, permit the introduction of additional evidence and shall either affirm or reverse, as it finds just and proper, or wholly reject the recommendation. Upon an order for involuntary retirement or removal, the office in question shall become vacant. The rights of an incumbent so retired to retirement benefits shall be the same as if his retirement had been voluntary. "(10) All papers filed with and proceedings before the Commission or Master shall be confidential, and the filing of papers with, and the giving

\$3 OR \$6 PER MONTH

Doctor Coverage Voluntary Plan

If you have passed the 65-year mark, you should get your invitation in September to sign up for the most dramatic benefit of the new Social Security law—doctor bill insurance. The enrollment period is expected to last from September through next March. The benefits will start next July 1, along with the new hospital coverage. As in the case of the hospital plan, every citizen 65 or older is eligible for this insurance, designed by Congress to absorb the greater part of physicians' and surgeons' fees. But unlike the hospital insurance, coverage is not automatic. It is optional and voluntary. To get it, you must enroll. And you must agree to pay \$3 a month, or \$6 for an elderly couple, starting in mid-1966. The 16.5 million Americans who now get a monthly check from the Social Security Administration will have the \$3 payment deducted. A simple method of payment will be arranged for others. The U. S. Treasury will watch each \$3 payment that goes into the special new Social Security fund. In return, the medical plan will pay for: • Eighty per cent of your doctor bill after the first \$50. The payment will be made whether the doctor treats you at home, in a hospital, in his office, or at a clinic. • Up to 100 home visits each year by a nurse or health worker, in addition to the 100 provided by the hospital insurance. • The services of specialists in pathology, radiology, physiatry—physical therapy—and anesthesia. • The costs of ambulance, surgical dressing and casts; rental or iron lungs, oxygen tents, wheelchairs and hospital-type beds used at home; braces, artificial limbs and prosthetic devices. • Diagnostic X-ray and laboratory tests outside the hospital or in the outpatient clinic of a hospital.

Older, are among the beneficiaries. They are a childless couple who have little income other than John's Social Security check. Until the law of 1965, the monthly check was \$174 a month. The new law boosted it to \$186. They decided to put \$6 of the increase—\$3 each—into the optional medical plan. That turned out to be a timely decision. Suddenly, in 1967, Edith had to have a major operation. The hospital bill was \$300. Then she needed a 23-day recuperative period in a nursing home; that cost \$250 more. And the doctor bill was \$275. The costs would have stunned John Older if the illness had struck in 1965. But now is worked out this way: The basic hospital insurance paid the whole hospital bill except for a \$40 deductible. The same insurance took care of the first 20 days in the nursing home; the Olders had to pay \$5 for each of the three extra days, or \$15. Of the surgeon's charges, the Olders paid the first \$50—the so called "deductible." They also paid 20 per cent of the remaining \$225, or \$45. Except for this total of \$95, the insurance paid the doctor. The financial outcome for the Olders was this: Hospital bill, \$300; the Olders paid \$40. Nursing home bill, \$250; the Olders paid \$15. Doctor's bill, \$275; the Olders paid \$95. Total costs, \$825; cost to Mr. and Mrs. Older, \$150. Febrilephobia is the morbid fear produced by a rise in body temperature.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. SENATE JOINT RESOLUTION NO. 7 proposing an Amendment to the Constitution of the State of Texas providing for the exemption from local ad valorem taxes of the property of certain charitable organizations, provided such organizations meet certain conditions and requirements as set forth in the Amendment. One and One-half Million Dollars (\$1,500,000.00); and, further provided, "(2) after such exemption has been in force and effect for one full calendar year, the amount of the exemption shall be reduced to not less than One Million Eight Hundred Thousand Dollars (\$1,800,000.00) for the calendar year next preceding; and, further provided, "(3) such trust or organization is exempt from United States income taxes; "(4) such charitable trust or organization maintains its domicile and operates a hospital or hospitals in a county having a population of not less than one million two hundred forty thousand (1,240,000) according to the last preceding Federal Census, and such exemption shall be levied or attempted to be levied by any taxing entity other than the State of Texas itself. "This Amendment shall be self-enacting; and "Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Monday in November, 1965, at which election all ballots shall have printed thereon the following: "FOR THE AMENDMENT exempting the property of certain charitable organizations from local ad valorem taxes, and providing that certain organizations meet certain conditions, and expend at least One and One-half Million Dollars (\$1,500,000.00) annually for free hospital and medical care for the indigent within the State of Texas. "AGAINST the Amendment exempting the property of certain charitable organizations from local ad valorem taxes, and providing that certain organizations meet certain conditions, and expend at least One and One-half Million Dollars (\$1,500,000.00) annually for free hospital and medical care for the indigent within the State of Texas. "Sec. 3. The Governor of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Constitution and Laws of this State.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. HOUSE JOINT RESOLUTION NO. 81 proposing an Amendment to Section 1 of Article III of the Constitution of the State of Texas, amending Section 51-a and Subsections 51-a-1 and 51-a-2 of Article III of the Constitution of the State of Texas, and the same are hereby amended, so that the same shall hereafter 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 deemed expedient, for assistance to and/or medical care for, and for rehabilitation of, and for 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 included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care; authorizing the Legislature to prescribe residence requirements for the acceptance and expenditure of funds from the Government of the United States for such purposes; authorizing appropriations for such purposes out of State funds; providing that the maximum amount paid out of State funds to any individual recipient shall not exceed the amount that is matchable out of Federal funds; providing that the total amount of such payments for assistance and/or medical care out of State funds shall not exceed the amount that is matchable out of Federal funds; providing 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 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. "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 cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of needy persons, and in providing rehabilitation and any other 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; 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 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 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, 1965, at which election all ballots shall have printed thereon the following: "FOR the Constitutional Amendment providing for assistance to and/or medical care for the: (1) needy aged; (2) needy individuals who are totally disabled; (3) needy blind; and (4) needy children and the caretakers of such children; authorizing the Legislature to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of such needy persons, and in providing rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from the Government of the United States for such purposes, and to make appropriations out of State funds for the purpose of providing assistance to and/or medical care and rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from the Government of the United States for such purposes, and to make appropriations out of State funds for the purpose of providing assistance to and/or medical care and rehabilitation and any other services included in the Federal legislation providing matching funds 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; providing that the total amount of such assistance payments and/or medical assistance payments out of State funds shall not exceed the amount that is matchable out of Federal funds; providing 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 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. 3. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for said election and have the same published and held as required by the Constitution and the Laws of the State of Texas. "AGAINST the Constitutional Amendment providing for assistance to and/or

medical care for the: (1) needy aged; (2) needy individuals who are totally disabled; (3) needy blind; and (4) needy children and the caretakers of such children; authorizing the Legislature to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of such needy persons, and in providing rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from the Government of the United States for such purposes, and to make appropriations out of State funds for the purpose of providing assistance to and/or medical care and rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from the Government of the United States for such purposes, and to make appropriations out of State funds for the purpose of providing assistance to and/or medical care and rehabilitation and any other services included in the Federal legislation providing matching funds 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; providing that the total amount of such assistance payments and/or medical assistance payments out of State funds shall not exceed the amount that is matchable out of Federal funds; providing 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 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, 1965, at which election all ballots shall have printed

medical care for the: (1) needy aged; (2) needy individuals who are totally disabled; (3) needy blind; and (4) needy children and the caretakers of such children; authorizing the Legislature to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of such needy persons, and in providing rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from the Government of the United States for such purposes, and to make appropriations out of State funds for the purpose of providing assistance to and/or medical care and rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from the Government of the United States for such purposes, and to make appropriations out of State funds for the purpose of providing assistance to and/or medical care and rehabilitation and any other services included in the Federal legislation providing matching funds 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; providing that the total amount of such assistance payments and/or medical assistance payments out of State funds shall not exceed the amount that is matchable out of Federal funds; providing 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 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, 1965, at which election all ballots shall have printed

medical care for the: (1) needy aged; (2) needy individuals who are totally disabled; (3) needy blind; and (4) needy children and the caretakers of such children; authorizing the Legislature to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of such needy persons, and in providing rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from the Government of the United States for such purposes, and to make appropriations out of State funds for the purpose of providing assistance to and/or medical care and rehabilitation and any other services included in the Federal legislation providing matching funds 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; providing that the total amount of such assistance payments and/or medical assistance payments out of State funds shall not exceed the amount that is matchable out of Federal funds; providing 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 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, 1965, at which election all ballots shall have printed

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. SENATE JOINT RESOLUTION NO. 14 proposing Amendments to Section 4, 22 and 23 of Article IV of the Constitution of the State of Texas, so as to provide a four-year term of office for the Governor, Lieutenant Governor, Attorney General, Comptroller of Public Accounts, Treasurer, Commissioner of the General Land Office and Secretary of State; and certain statutory state officers; providing for the necessary election and the form of the ballot; and providing for the necessary proclamation and publication. RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 4, Article IV of the Constitution of the State of Texas be amended so as to hereafter read as follows: "Section 4. The Governor shall be installed on the first Tuesday after the organization of the Legislature, or as soon thereafter as practicable, and shall hold his office for a term of four years, or until his successor shall be duly installed. He shall be at least thirty years of age, a citizen of the United States, and shall have resided in this state at least five years immediately preceding his election. "Sec. 2. That Section 22, Article IV of the Constitution of the State of Texas be amended so as to hereafter read as follows: "Section 22. The Attorney General shall hold office for four years and until his successor is duly qualified. He shall represent the state in all suits and pleas in the Supreme Court of the state in which the state may be a party, and shall especially inquire into the charter rights of private corporations, and from time to time, in the name of the state, take such action in the courts as may be proper and necessary to prevent any private corporation from exercising any power or demanding or collecting any species of taxes, tolls, freight or wharfage not authorized by law. He shall, whenever sufficient cause exists, seek a judicial forfeiture of such charters, unless otherwise expressly directed by law, and give legal advice in writing to the Governor and other executive officers, when requested by them, and perform such other duties as may be required by law. He shall reside at the seat of government during his continuance in office. He shall receive for his services an annual salary in an amount to be fixed by the Legislature. "Sec. 3. That Section 23, Article IV of the Constitution of the State of Texas be amended so as to hereafter read as follows: "Section 23. The Comptroller of Public Accounts, the Treasurer, the Commissioner of the General Land Office, and any statutory state officer who is elected by the electorate of Texas at large, unless a term of office is otherwise specifically provided in this Constitution, shall hold office for the term of four years and until his successor is qualified; receive an annual salary in an amount to be fixed by the Legislature; reside at the Capital of the state during his continuance in office, and perform such duties as are or may be required by law. They and the Secretary of State shall not

receive to their own use any fees, costs or perquisites of office. All fees that may be payable by law for any service performed by any officer specified in this Section, in his own office, shall be paid, when received, into the State Treasury. "Sec. 4. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Monday in November, 1965, at which election all ballots shall have printed thereon the following: "FOR the Constitutional Amendments providing a four-year term of office for the Governor, Lieutenant Governor, Attorney General, Comptroller of Public Accounts, Treasurer, Commissioner of the General Land Office, Secretary of State, and any statutory state officer who is elected by the electorate of Texas at large, unless a term of office is otherwise specifically provided in this Constitution. "AGAINST the Constitutional Amendments providing a four-year term of office for the Governor, Lieutenant Governor, Attorney General, Comptroller of Public Accounts, Treasurer, Commissioner of the General Land Office, Secretary of State, and any statutory state officer who is elected by the electorate of Texas at large, unless a term of office is otherwise specifically provided in this Constitution. "Sec. 5. Nothing contained in this Resolution shall be construed so as to extend the term of office of any officer previously elected to a two-year term. "Sec. 6. The Governor shall issue the necessary Proclamations for the said election and have the same published as required by the Constitution and laws of this state.

The Launching Pad

By NEAL ESTES

THE STANTON REPORTER will be closed Friday, August 13, to allow representatives from the paper to attend the 35th Annual West Texas Press Association Convention to be held in El Paso. The office will be open again August 16. We feel like our conventions always contribute constructive ideas and gives us the opportunity to better serve our friends and customers.

BOB GLENN and HORACE BLOCKER were talking near the postoffice Monday morning about the fine rain that fell on the BERNARD HOUSTON place. BOB said it was a slow, penetrating rain and that in some places the ground was left soggy after the down-pour. Over an inch fell on GLENN'S place. We understand that some sections in the Tarzan sector of the county also caught better than an inch. Stanton picked up about two-tenths in the morning shower.

TWO newspapers at Pecos — the Independent and the News have merged publication and will print in one plant. To the trained eye of newsmen who have wondered for sometime how two newspapers were printed in a town no larger than Pecos, this is the answer. Many newspapers in towns of 5,000 and 6,000 are just barely staying in the black these days with consistently rising expenses of publication. No community under ten thousand can ever profitably support two community publications. It simply can't be done. And the oldest, long-published paper always has the decided advantage due to rules of seniority, qualifications for printing legal notices, and selection as the medium from all the national advertising agencies.

READERS will do well to think this one over carefully. J. EDGAR HOOVER, Director of the Federal Bureau of Investigation is commander of the only group of men in America today who are dedicated to the preserving of freedom and keeping Communism from taking over. I actually shake all over when I think what might have happened in this nation during the past few months—especially in the south—without the efficient MR. HOOVER. He is the only man in government who had the nerve to stand up before the entire world and describe MARTIN LUTHER KING for what he thought he was. And the Washington brass didn't try to cut him down a bit. To have done so would have been to signal the counter-revolution for equal rights and sober justice the majority used to enjoy in America.

MR. and MRS. STANLEY REID have moved into their new home on Millhollan Lane and will observe Open House on August 15. The editor will be in El Paso, the Lord willing, on that date and will not be in attendance. So we will take a raincheck on our invitation and drop out to see the REID'S attractive new home sometime later on. We hear they have a lovely home and we wish for them many more years of happiness and success.

BILL VARNADORE, JR., will leave Saturday for Sterling County. He has been working at WALGREEN DRUG the past summer. BILL will enter San Angelo College this September. He is fine young man and we wish him well in his future undertakings. By-the-way, BILL has a horse he wants to sell before leaving the city. He has advertised the animal and we promised him results. Some individual in need of a nice horse could bail us out on a promise to sell and bail BILL out of a problem by snapping up this good bargain. He can be reached at the drug store.

NEAL'S NUGGET: Since LYNDON made his announcement of the need for increased manpower in Viet Nam a n prospective bridegroom in the draft age range is suspect if he applies for a marriage license.

Electric - - -

(Continued from page 1)
They include Mrs. Doris Joiner, DeLeon, president of the Young Homemakers of Texas; Kenton Harvey of A z l e, Young Farmers of Texas president; Miss Deborah Richman, Scurry, corresponding secretary of the Future Homemakers of America, Texas Association; state Future Farmers of America president, Kenneth Graeber of Brenham; and Walter McCullough, Comanche, member of the State 4-H Council.
Cap Rock Electric will be represented at the Dallas convention.
O. B. Bryan, manager and James Eiland of Stanton, Glenn Cantrell of Big Spring and Alfred Schwortz of St. Lawrence will all attend the session.

Odessa - - -

(Continued from page 1)
plan, the "area pricing approach."
Under the system, the FPC establishes ceiling prices for each of 23 separate gas producing areas in the nation. The Permian Basin area is the first of the areas in which prices have been established. Several attempts have been made to gain legislation to remove the gas produced from under the FPC's price control authority since the Supreme Court's decision.

For all the local news read The Stanton Reporter.

Texas Tech To Play 7 Games In Lubbock

Texas Tech, for the first time since 1938, will play seven home football games this season.

Coach J. T. King could be pardoned for hoping that's an omen, for in 1938 Texas Tech enjoyed its only undefeated football season and wound up in the Cotton Bowl.

But a glance at the schedule shows that the Red Raiders will have to call on more than hope to come out on the plus side of the ledger, not to mention the almost unprecedented perfect season.

University of Kansas, a Big Eight power, coached by former Tech assistant Jack Mitchell, could spoil things right off the bat. The Jay-hawks open the season in a 7:30 p.m. contest in Jones Stadium Sept. 18.

Following a visit to Austin for Southwest Conference favorite Texas, Sept. 25, the Raiders play three home contests in a row — Texas A&M Oct. 2, Texas Christian Oct. 9, and Oklahoma State, another Big Eight foe Oct. 16. All are at night.

Southren Methodist will be played at Dallas before the Raiders conclude their home stand with another trio of games — with Rice Oct. 30, New Mexico State Nov. 6, and Baylor Nov. 13. Rice, homecoming, will be in the afternoon, at 2 p.m., as will Baylor.

To finish the season, the Raiders run up against University of Arkansas at the Razorbacks' homecoming, in a regionally televised game Nov. 20.

Season tickets for Texas Tech's seven home games may be purchased from the Athletic Dept. for \$35, \$38.50, \$42, and \$49. Mail orders should include a 50-cent mailing fee. Individual game tickets cost \$5, \$5.50, \$6, and \$7. Orders for individual games a r e being accepted now but will not be filled until September, to give priority to season ticket purchasers.

Medicare Not Effective Until 1966

Medicare, the \$6.4 billion bill is supposed to provide medical aid, and more benefits to 42,672,000 Americans effective in 1966.

The bill's success, of course, depends entirely on the participation of doctors and surgeons in the plan. No doctor can be forced to go along with the aid measure. It would be in violation of his civil rights and recently passed legislation on civil rights is far greater than the power, if any, of the medicare measure.

Social security taxes will skyrocket again to pay for the measure. And a person must be 65 or older to participate in the program.

Medicare is possibly the most sweeping social legislation ever passed. It is not yet fully understood by many of the persons who will be involved in administering and receiving it.

Confidence men have reportedly been at work in San Antonio and Dallas, using the image of medicare to bilk old people out of money.

According to a warning by the Social Security regional office, the con artists have been selling bogus "health insurance under a cheaper rate if the person signs up with them immediately."
Nobody knows a lot about what medicare will do until officials have time to attend seminars in advance of the July 1, 1966 starting date.

Former Resident Wed At Beaumont

Miss Mary Sue Moffett and Carroll Williams, both of Beaumont, were married Sunday, August 8 at 4 p.m. at St. Mark's Episcopal Church in Beaumont.

Miss Moffett is the daughter of the late Dr. and Mrs. J. E. Moffett, all of whom were former Stanton residents. She has been employed at Hotel Dieu in Beaumont as a technician.

Bill Mills, business instructor in high school; Evelyn Gammel, first grade; Anne Otterson and Sallie Bullock, both second grade.

Patronize your hometown merchant for better buys.



The 1965 Campus Revue at Six Flags Over Texas is a musical spectacular entitled "Thank You, Mr. President!" which has already been acclaimed a hit by visitors to the famed tourist attraction located midway between Dallas and Fort Worth.

A talented cast of 25 collegians from Texas, Oklahoma, Louisiana and Kansas, present the new play with old music, written and fully-staged show three times nightly until Labor Day in the \$18,000,000 Park's unique air-conditioned Amphitheatre.

The Campus Revue production, the highlight of the summer season at Six Flags the past four years, has been attended by nearly 1,000,000 theatre-goers.

"Thank You, Mr. President!" is an added summer attraction with no additional cost to the guest.

SIX FLAGS SUMMER MUSICAL ACCLAIMED HIT

The Six Flags Over Texas 1965 Campus Revue musical spectacular entitled "Thank You, Mr. President!" has already received a roaring series of salutes from newspaper critics and theatre-goers attending the popular summer musical show.

"Thank You, Mr. President!" is the fourth in an annual series of summer musical Campus Revue productions that were inaugurated in 1962 at the famed tourist attraction located midway between Dallas and Fort Worth.

This year's cast of 25 collegians from Texas, Oklahoma, Louisiana and Kansas stage the show three times nightly seven days a week in the Park's unique air-conditioned Amphitheatre. Performances of

"Thank You, Mr. President!" run through Labor Day.

Reviewing the show for the Dallas Morning News, columnist Fairfax Nisbet reported "all 25 (cast members) loaded with that marvelous quality, youth, plus good looks and talent... and performing like seasoned veterans."

Tony Slaughter in the Fort Worth Star-Telegram: "fast moving hit, with the cast receiving a standing ovation and seven curtain calls." George Hawkes in the Arlington Journal: "the 50-minute production brims over with a variety of talent."

The show, as are all the 75 sides, and attractions at Six Flags, is free for visitors, being included in the one-admission price paid upon entering the 115-acre Park.

As in prior years, the master showman of the Southwest, Charles Meeker, Jr., wrote, produced and directed the show in association with David Blackburn and Stanley McIlvaine.

"Thank You, Mr. President!" is centered around a mythical Texas school named Gilchrist University where a show is being prepared by the senior class in honor of its most illustrious alumnus, the President of the United States.

The cast was selected from a group of more than 1,200 collegians who auditioned for parts earlier this Spring when Six Flags talent scouts toured college campuses in the Southwest and Midwestern states.

The entertaining Campus Revue productions have been witnessed by nearly 1,000,000 theatre-goers during the past three years.

Connally Expected To Run Again For Governor

Texas Gov. John Connally told newsmen in Mexico City this week that odds are he will seek re-election, as governor.

He did not commit himself. He said: "There is more than a slight possibility that I will run again."

Connally apparently ruled out any attempt to seek the U. S. Senate seat now held by Sen. John Tower at the Mexican press conference when he said: "Washington holds no special charm for me."

"The atmosphere of glamor wore thin," he said, during his previous experience in Washington. He served as Secretary of the Navy in President Kennedy's cabinet.

Connally said that if he decided to get out of politics completely he would do nothing but rest and relax for six months.

"My personal affairs have been greatly neglected during the past four years," he said.

Connally shrugged off a report that "Hate John Connally" was the theme of a labor meeting in El Paso. He said it was the work of Texas labor leader Hank Brown "and I don't pay much attention to what Hank Brown says."

Connally repeated his earlier stand that a shortage of braceros has not caused any undue hardships for Texas farmers to date, but he added that he believes serious

problems may arise before the end of the harvest season and said he would probably support a renewal of the bracero program.

Under the agreement, allowed to lapse this year, thousands of Mexican laborers flocked across the Rio Grande each summer to harvest U. S. crops. There have been complaints from U. S. farmers that they cannot find enough U. S. workers to replace them.

Connally said that higher wages for farm laborers would not completely solve the problem. "Most Americans just don't want to get out there in the sun and do that kind of stoop labor," he said, "not for any price."

He expressed fear that Texas farmers will hurt from competition with Mexican farmers who now have the cheap bracero labor pool all to themselves, and are shipping an increasing amount of produce to the United States.

The import duty on such produce is "negligible or nothing at all," Connally said.

Connally said he knew nothing of a rumored "deal" between Lyndon Johnson and Mexican President Diaz Ordaz, under which it was supposedly agreed to renew the bracero agreement after a lapse of one year, giving Johnson an opportunity to show U. S. labor leaders it would not work.

Overby Reunion Held In Abilene August 7-8

Members of the O. B. Overby family had a reunion at the Abilene State Park on August 7 and 8. Ninety-three were present.

Attending were: Mrs. O. B. Overby, Stanton; Mr. and Mrs. Bobby L. Hanson and family, Ackerly; Mr. and Mrs. L. L. Bradshaw and family, Plainview; Mr. and Mrs. J. W. Gamel and family, Midland; Mr. and Mrs. C. R. Curry and family, Ballinger; Miss Thelma Overby, Big Spring; Mr. and Mrs. Roscoe Thomas, Lenora; Mr. and Mrs. Vernon Cox and family, and Mr. and Mrs. Herbert Overby and Mary Lucille of Stanton; Mr. and Mrs. James Fisher and family, Hale Center; Mr. and Mrs. Billy Ray Overby and family, Midland.

Also Mr. and Mrs. Robert L. Overby and family, Ballinger; Mr. and Mrs. Burnice Overby and family, Lenora; Mr. and Mrs. Lee Overby and family, Floydada; Mr. and Mrs. Robert Saunders and family, Grand Prairie; Mr. and Mrs. Ray Mitchell and family, Ballinger; Mr. and Mrs. Finis Bradshaw, Ovalo; Mr. and Mrs. Bob Couch, Abilene; Mr. and Mrs. Eugene Smith, Tye; Mr. and Mrs. Carl Dwan Bradshaw, Abilene; Mr. and Mrs. E. E. Burton, Coleman; Mr. and Mrs. Monroe Curry and family, Ballinger; Chuck Husted, Tye, and Mrs. Bobby Campbell and girls, Big Spring.

Mississippi Suit Filed Against State

The Justice Department, acting swiftly and directly under Lyndon Johnson's orders, filed a federal suit to wipe out Mississippi's poll tax in just 24 hours after Johnson signed a new and powerful colored rights bill.

Under the present law, state voters in Mississippi must pay \$2 a year to cast ballots in state elections.

Federal elections were made exempt from poll tax in a recent constitutional amendment.

The historic 11-page suit against the state — one of the six that did not vote for Lyndon in the past election, was the first of four to be filed under the 1965 voting rights law, which Lyndon signed Friday in Washington in the room in the capitol where Lincoln signed the first measure in the history of the country to aid the negroes.

Department of Justice officials stated that other suits would be filed almost immediately in Alabama, Virginia, and even in Texas.

Library Lines

MRS. RALPH CAFFEY, Librarian

Library Hours: Monday, Tuesday, Wednesday, Thursday 1-5 p.m. Saturday 9-1 p.m.

Would you like an opportunity to take a personal part in the nation's war on poverty? Yes, if it would help our own personal war on poverty, you probably join me in saying!

The library has just received material telling about VISTA (Volunteers In Service To America). Vista Volunteers give a year of their lives to live and work with the poor — sharing the knowledge, education and talents — in an effort to help others help themselves. They are working with migrant laborers in California, Texas, New Jersey, and Florida; in the slums of Chicago, New York City, and Los Angeles; on Indian Reservations in Minnesota, Utah, Arizona and South Dakota; the mentally ill or mentally retarded in Massachusetts, Minnesota and Tennessee. Maybe someone from here will volunteer to help us!

Seriously, if anyone is interested, the library does have information and application blanks you may have.

The library has received the check for the S&H Green Stamps that were collected and is in the process of ordering books with the money. When the books were taken to be redeemed, it was found that some pages were not filled and one kind lady loaned her stamps until such time they could be replaced. So we can still accept some stamps until she is repaid. If enough over the needed ones are received, the Home Demonstration Clubs want to get a pencil sharpener for the library. A full report of the books received with the money will be made as soon as the books are all received.

Hospital News

Physicians Hospital And Clinic

Patients admitted week of August 2 through 8:

Elton Lee Ledbetter, Lupe Gutierrez, P. G. Yates, Allen Gregston, Mrs. Velma Mae Richardson, Mrs. Elizabeth Jane Hall, Eddie Sanchez Ramos, Mrs. Keda Pinkerton, Mrs. Cruz Sanchez, Santos Rodriguez, and T. B. Stewart, Jr., of Stanton; Mrs. Marie Clemmons, Odessa, and Mrs. Julie Frances Hosking, Ecourse, Michigan.

Mr. and Mrs. Glenn Gates and Gay recently returned from a trip to the Texas coast and a visit to Oklahoma.

Use the classified ads!

Doctors Won't Treat Patients With Medicare

New Orleans surgeons or physicians associated with the Association of American Physicians and Surgeons (AAPS) will not treat patients under the recently passed medicare plan.

Dr. Marie Stanberry said the group would take care of "our own charity cases but we won't get involved with a bunch of bureaucrats."

She called the medicare plan "socialized medicine" and said about 150 AAPS members in New Orleans would not participate.

The Board of Directors of the AAPS passed a resolution in Chicago this week urging its 1,500 members to boycott the medical plan.

The organization was formed by doctors opposed to socialization in medicine. All of the members also belong to the American Medical Society.

Mr. and Mrs. Clint Barrett, of Llano, former Stanton residents, were in town last Thursday visiting friends.

Baptist Church Activities

The Bethany Sunday School class of the First Baptist Church had a salad luncheon at the church last Thursday.

Mrs. T. W. Haynie brought the devotional.

Those present were: Mmes. Vivian Tippitt, W. T. Haney, W. E. Towery, Oma Womack, Harry Billington, and L. C. Stovall.

Week end visitors with Mr. and Mrs. Charles Eckert were their sons and families, Mr. and Mrs. Martin Eckert, Marty and Deldre, Mr. and Mrs. Clarence Eckert, Pamela, Brenda and Kim, of Odessa; their daughter and family, Mr. and Mrs. Milton Heinze, Leonard, Marilyn, Mark, and Brent of Miles, Debbie and Don Davis of Houston, have been visiting their grandparents the past two weeks, but returned to Miles with their aunt Sunday.

Visiting the first part of the week with Mr. and Mrs. Brick Eldson were Mr. and Mrs. P. E. Ross of Fort Worth. Mr. and Mrs. Bob Ross of Big Spring were weekend guests.



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