

**"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!"**



# The Stanton Reporter

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



Vol. LVIII—No. 34

STANTON, MARTIN COUNTY, TEXAS (79782,) THURSDAY, AUG. 15, 1968

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By NEAL ESTES

In 1961 in California at the Republican National Convention ROCKEFELLER, SCRANTON, and ROMNEY worked hard to keep GOLDWATER from securing the GOP nomination for president. The same three men were back in Miami to attempt to scuttle the candidacy of NIXON. They failed again. But the torpedos are not done—their kind never quit. None of the three have the guts to attack the GOP ticket in person so ROCKY sent his boy JACKIE ROBINSON to the television cameras to denounce NIXON-AGNEW as racists, ROBINSON, of course, works for ROCKEFELLER. JACKIE'S son was recently mixed up in a New York narcotics charge. If ROCKY, and his crowd are going to attempt to put the brand of racists on DICK NIXON and TED AGNEW they must mean that they plan to dynamite the "law and order" plank in the GOP platform. Everyone intelligent enough to read knows the people who are shouting, looting and rioting in the streets and doing the killing, robbing, mugging and raping in the urban centers. If being a racist is coming out against the tirades of the lawbreakers ROBINSON is right in his charge. The American average person is not going to be deterred by any false cry when he or she votes in November. Four more years of the mess we have experienced under the JOHNSON-HUMPHREY administration will completely wreck the country.

HUBERT HUMPHREY, once thought to have the Democratic nomination locked up now appears to be losing votes and SENATOR EUGENE McCARTHY is picking up. Some polls show them running about even with neither having enough delegate strength at this time to clinch the nomination in Chicago when the Democratic convention opens on Aug. 26. The recent visit of HHH to Texas resulted in two major announcements. SENATOR RALPH HARBOROUGH announced his support of McCARTHY while GOV. JOHN CONNALLY worked harder for the number two spot on the Democratic ticket. CONNALLY says he don't seek the place but he has described the qualifications the next Veep needs and those qualifications fit JOHN CONNALLY. It is a bare-knuckle fact now that Texas won't, under and circumstances, give HUMPHREY a majority vote in November, and this means even if TEXAS JOHN is on the ticket with him. CONNALLY tipped his hand several months ago when he did not choose to run for governor again and then his judgment was vindicated when his man, EUGENE LOCKE, trotted in fifth in the Texas gubernatorial race in May. CONNALLY on the Demo ballot with HHH would be the easiest combination of candidates possible for any other team to defeat over the entire nation.

The entrance of SENATOR McGOVERN of South Dakota in the presidential sweepstakes for the nomination in Chicago simply means that he is planning an attempt to preserve the delegate support of individuals pledged to the late ROBERT KENNEDY. How this balance of delegate power will go when the chips are down on roll call in the Windy City in late August is anybody's guess. I suspect the majority of those delegates will go to SEN. McCARTHY.

## School Board Names Woodrow To Vacancy

Dr. Jack Woodrow has been named to fill the vacancy on the board of Stanton Independent School District, according to an announcement released to the press this week by Supt. Russell McMeans.

Dr. Woodrow takes the place of Floyd Walker who defeated Woodrow by three votes in the spring election. Walker and family have moved to Floydada, Texas.

Woodrow will serve until the next election date at which time the patrons will vote again in a trustee election, McMeans said.

Supt. McMeans said Dr. Woodrow, a former board member, would have served about one year of the unexpired three-year term of Walker. Other regular places will come up for election as well as Walker's unexpired two year portion of a term.

Supt. McMeans also announced that Mrs. Mona Elmore has been elected to fill a vacancy on the faculty in junior high. She will replace Ben Cavils and will teach math. McMeans said one faculty vacancy existed and would be filled before school starts in the sixth grade.

## Buffalo Booster Meeting Called

Bob Deavenport, Buffalo Booster president, has called an organizational meeting for Tuesday night, August 20, at the high school after football practice.

Officers will be elected and plans for boosting Stanton athletic teams for the coming year will be discussed. Everyone is urged to attend.

## Teacher, Roster, Addresses, Teaching Assignments

STAR ROUTE  
LENORAH, TEXAS 79749

Name	Address	Phone
1. Mrs. Jack Fryar, Star Route, Tarzan, Texas	First Grade	459-2370
2. Mrs. Slater Johnson, Star Route 4, Lamesa, Tex.	Second Grade	462-5979
3. Mrs. Noble G. Stewart, Box 59, Tarzan, Texas	Third Grade	459-2526
4. Mrs. Claude Miller, Star Route, Stanton, Texas	Fourth Grade	459-2191
5. Miss Judy Kitto, Star Route, Lenorah, Texas		459-2372
6. Mr. Grover Springer, Box 38, Lenorah, Texas	Junior High Math and Social Studies	459-2686
7. Mrs. Irene Spiringer, Box 38, Lenorah, Texas	Junior High Language, Arts, and Librarian	459-2686
8. Mr. Karl Kitto, Star Route, Lenorah, Texas	Athletic Directors and Junior High Science	459-2372
9. Mr. L. R. Dunn, Star Route, Lenorah, Texas	Superintendent	459-2735
10. Mrs. Frances Martin, Star Route, Tarzan, Texas	School Secretary	459-2767
11. Mrs. Thomas McIntire, Box 67, Tarzan, Texas	Title I (Teacher Aide)	459-2516

### AUXILIARY EMPLOYEES

Job Title	Name	Address	Phone
Bus Drivers	12. Mr. Joe Myrick, Star Route, Lenorah, Texas	Bus Maintenance	
13. Mr. Karl Kitto, Star Route, Lenorah, Texas	459-2372		
14. Mr. L. E. Hoisager, Star Route, Lenorah, Texas	459-2368		
15. Rev. Charles Mitchell, Box 86, Lenorah, Texas	459-2676		
16. Mr. Thomas McIntire, Box 67, Tarzan, Texas	459-2516		
Custodian	17. Mr. L. E. Hoisager, Star Route, Lenorah, Texas	459-2368	
Lunch Room Workers	18. Mrs. Ila Mims, Star Route, Lenorah, Texas	459-2268	
Lunch Room Supervisor	19. Mrs. J. C. Myrick, Star Route, Lenorah, Texas		
20. Mrs. Lola Graves, Box 117, Lenorah, Texas	459-2347		

## 'Cowboy' Film Shooting Due To Start Soon

Actual filming of the movie "Midnight Cowboy" should get started in Stanton next week sometime but a definite announcement when actual shooting will start could not be ascertained at press time Wednesday.

Fred Caruso, advance manager, could not be contacted and was reported in New York.

Workmen have been in Stanton to change the interior look of the old Judge Lamar home on Broadway Street and a steady stream of water from a yard spray has caused the grass and other foliage in the yard of the Lamar house to appear thick and green.

Miller's Restaurant in Big Spring was the scene of some shooting for the film Wednesday.

One official with the company said that the finished sequence filmed in Big Spring when it is edited and filmed will probably last to exceed not three minutes in the movie.

## East Texan Finds Cotton Easy To Grow

Henry Hathcoat, 309 S. Mary Street, has open cotton growing in his backyard. It has been in evidence for the past ten days.

Henry's hobby is plant raising and his cotton crop consists of 16 rows this season. As proof of production, Hathcoat sent a big open boll to the newspaper office.

Hathcoat is a native of East Texas. He is a disabled war veteran and has resided in Stanton for the past year.



**INDIAN BAND STEPPERS**—Leading the McMurray Indian Band this year are featured twirler, Larry Bushell of Abilene, and the Maidenettes. Pictured left to right, top row, are Kay Orr of Winters, Bushell, and Sharon Robinson of Shamrock. On the bottom row are Cindy Pickett of Stanton, Karen Clack of Abilene, and Janis Yarborough of Ladou. Cindy Pickett, daughter of Mr. and Mrs. Roy Pickett of this city, was a member of the Stanton band for eight years. She was a twirler for three years, drum major her senior year, band sweetheart and voted the outstanding band member her senior year. Cindy was a member of the High School choir, Future Homemakers of America, National Honor Society, Future Teachers Association, Drama Club, and attended State 4-H Round-Up for two years. She is a sophomore at McMurry College majoring in personnel management. She served as freshman senator to the Student Council last year and is now secretary to Theta Chi Lambda social club.

## Editor's Mail

August 6, 1968  
Courthouse  
Lamesa, Texas 78331

Dear Editor: We are enclosing a program for the annual Dawson County Farm Tour which will be held August 20, starting from the Forrest Park Community Center.

The Lamesa Cotton Growers working with the Dawson County Crops Committee have financed this program. The Lamesa Chamber of Commerce, Dawson County Farm Bureau, and Soil Conservation Service have also contributed in helping.

F. P. King Seed Farms will furnish lunch for the group at the farm.

We would like to take this opportunity to invite you to go along with us.

Sincerely,  
Lee Roy Colgan  
(Continued on page 8)

## U.S. Rep. Olin Teague Recipient Estes Award

The American Legion's highest award for the Outstanding Citizens of Texas, and named for the late Carl Estes, was presented to U. S. Congressman Olin Teague of Bryan at the 50th annual convention held in Houston.

The presentation was made by William G. Nami of Cuero, commander of the Department of Texas, and a personal friend of the late Longview publisher.

The award is made annually by the Texas Department of the Legion. The late Longview publisher and noted industrialist is a brother of Neal Estes of Stanton. Carl Estes was a veteran of two World Wars, and served in two different branches of the service. He was a Col. in World War One and a Commander in the U. S. Navy in World War Two. Estes was decorated for bravery under fire in both

Veterans Affairs Committee conflicts. Congressman Teague is chairman of the U. S. House and represents the Sixth Congressional District of Texas in the House. He has been a member of congress since the end of World War II and has served continuously as a member of the Veterans Affairs Committee.

The Carl Estes Outstanding Citizen of Texas award is presented in recognition of outstanding service of the veteran organizations and for service and contributions made in the development of the community and the state for goodwill and comradeship.

Congressman Teague said he was deeply honored by the award and expressed appreciation for it. He described the late publisher as "a great man and a fine friend."

No. 1 Hill is 660 feet from north and west lines of section 63, block A. Bauer & Co. survey, 3/4 mile east of the one-well Hill (Dean sand) and 1 1/2 miles southwest of the Ackerly (Dean sand) field. Drilled to 11,241 feet in barren Ellenburger it is plugged back 10,740 feet where the 4 1/2-

Perforations between 10,153-

## Available Area Potential For Industry Goal

A new industry could be standing waiting at Stanton's door step.

Will the municipal leaders, the public officials, the merchants answer the door bell or will they continue to go their self-satisfied way by ducking community responsibility?

## Local Teachers Complete Four Week Course

Recently completing a four-week Bilingual Institute, sponsored by the West Texas Education Center in Midland, were three teachers from Stanton; Mrs. Dorothy Anastasio, second grade; Mrs. Obera Gray, second grade; and Mrs. Imogene Leabetter, first grade.

During the institute, which was directed by Dr. Zenobia Verner of Texas Tech, these educators developed projects for teaching units which may be used in the classrooms and school. The purpose of the institute was to improve the competency of 20 experienced teachers at the elementary from schools where there is a considerable number of Spanish bilingual students.

Each participant was awarded a stipend of \$500 and received six hours of graduate credit at Sul Ross State College for her month's study.

Cleo Bland, 57, died Sunday morning in a hospital in Odessa after an illness of one week.

## Cleo Bland, 57, Dies In Hospital

Services were held at 4 p.m. Tuesday in the Melton Funeral Home Chapel of Memories in Breckenridge, with interment in Mount Zion Cemetery in Stephens County.

Born Dec. 22, 1910, in Trent, he was married to Mollie Kennedy Jan. 20, 1945 in Stanton. A Baptist and a veteran of World War II, he moved to Odessa from Colorado City in 1962.

Survivors include the widow; five brothers, D. P. Bland of Stanton, O. D. Bland of Merkel, Hout Bland, Woodrow Bland and Cecil Bland, all of Post; and one sister, Mrs. J. W. Hodges of Abilene.

The survey is expected to start as soon as the local civic clubs are back in action the latter part of August or in early September. A special secretary will be employed at the Chamber of Commerce to handle and classify the returned survey cards and a permanent card index file will be set up for future reference.

Before the industrial group can consider contacting a possible industry interested in coming to Stanton and Martin County, the labor survey is essential.

Before the labor survey is completed the newspaper will publish several informative stories and in a sense coordinate all sources of survey information in the official publication of Martin County.

Chairman Sale will announce the kick-off date for the survey. Watch your local newspaper for the official announcement.

## Grady School Calendar 1968-69

August 22 — Faculty Meeting	9:00 A. M.
August 23	Student Registration
August 26	First Day of School
September 2	Labor Day Holiday
October 4 — End of First Six Weeks	29 Days
November 15 — End of Second Six Weeks	30 Days
November 28-29	Thanksgiving Holidays
(Classes Dismiss at 2:30 P. M. the 27th)	
December 20 — End of Third Six Weeks	23 Days
First Semester Ends	82 Days
December 21 - January 5	Christmas Holidays
January 6	Second Semester Begins
February 14 — End of Fourth Six Weeks	30 Days
March 7	TSTA District Meeting—Students Dismissed
April 2	End of Fifth Six Weeks
April 3-4-7	Spring Vacation (Easter Holidays)
May 21 — End of Sixth Six Weeks	32 Days
Second Semester Ends	94 Days
May 22	Eighth Grade Graduation and Teachers Work Day
May 23	Students return for report cards
School Year Total	176 Days

(Continued on page 6)



# Information On Amendments To Be Voted On November 5 Ballot

This proposed amendment No. 4 adds a new Section 52e to Article III of the Texas Constitution. The new section would authorize Dallas County to issue bonds for constructing, maintaining, and operating macadamized, gravelled, or paved roads and turnpikes without having to include the amount of bonds issued under (a) and (b) of Article III, Section 52, Texas Constitution in determining the debt limit.

**ARGUMENTS**  
**For:**  
1. Construction and maintenance of sufficient roads and turnpikes to meet traffic needs of the rapidly growing Dallas region have been hampered by the constitutional debt limit which prevents the county from acquiring the necessary funds to carry on the construction and maintenance. Amendment No. 4 would liberalize the debt limitation in Dallas County and enable the county to meet its expanding needs.  
2. The requirement included in the proposed amendment

that bonds may be issued only upon approval granted by majority vote of the qualified property taxpaying electors voting gives Dallas County citizens adequate assurance that they cannot be taxed further without their full knowledge and majority consent. At the same time, it modifies the present requirement which enables a minority of only one-third to override the wishes of the majority.  
3. Amendment No. 4 is limited to Dallas County, so that adoption of the amendment will ease Dallas' critical problem without giving other counties in the state a free hand to extend their indebtedness.

**Against:**  
1. The change in the proposed amendment which makes a majority rather than a two-thirds majority the requisite vote for approval of a bond election to provide funds for the construction of roads and turnpikes makes it too easy for a bond election to pass. When elections are called

with the timing selected to assure turnout of only those in favor of an issue, a majority of the voters can be, in fact, disenfranchised.

2. Further clutter to an already overburdened constitution would result if the proposed amendment should be adopted. Within the limits of constitutional safeguards requiring a two-thirds majority vote in a bond election and authority granted individually on each bond election by the Texas Legislature, it is already possible to achieve the ends which this amendment purports to accomplish. The delay resulting from the present requirement of legislative authority on each issue serves the people in good stead by preventing impulsive action without adequate study.  
3. The liberalized debt limit in the proposed amendment is much broader than it appears and the reduction of the number of voters that must approve the extended indebtedness will open to Dallas County the means for squandering more of the taxpayers' money with little effort.

This proposed amendment, No. 5—H.J.R. No. 61, to Section 24, Article III, would effect three changes in constitutional provisions relating to (1) legislative salaries, which would be increased from \$4,800 to \$8,400 per year; (2) legislative per diem, which would remain at the present rate of \$12, but would be paid for the full 140-day maximum of a regular session instead of being cut off after the first 120 days; and (3) mileage allowance in going to and returning from the seat of government, which would permit one round trip per month at \$2.50 for every 25 miles traveled, instead of one round trip for the entire session. The present stipulation that no member is entitled to mileage for an extra session called within one day following adjournment of the regular or a called session remains unchanged in the proposed amendment.

**ARGUMENTS**  
**For:**  
1. The legislator can no longer be considered a part-time official because redistricting has given him more constituents to serve and his legislative work necessarily includes many hours spent on standing and special interim committees which meet between sessions. Consequently, little time is left to devote to his private business or profession. The \$4,800 pre-inflation, annual stipend now provided under the Constitution is scarcely adequate to accommodate present-day costs of living. In the same way, the 120-day cut-off period for payment of the small \$12 per diem allowance even though expenses continue throughout the full session of 140 days places an additional hardship on legislators. In view of personal maintenance costs, the imposition

of a time limit on a \$12 per diem allowance is unrealistic. It is unlikely that any legislator would attempt to extend the length of session and remain away from his home in order to collect an allowance of \$12 per day.  
2. In order to keep a finger on the pulse of constituents, it is essential that members of the legislature visit their home districts during a legislative session. The one round trip allowed at a minimal 10c per mile, or \$2.50 for every 25 miles traveled, makes it necessary for the legislator to finance personally the remaining trips he must make to his home district.

**Against:**  
1. An \$8,400 annual salary, amounting to \$700 month, would be payment for what might be called a part-time job and is far in excess of the full-time salary drawn by the average Texan. In addition, the proposed amendment grants a longer period during which the \$12-per diem allowance would be paid thus adding still further to the expense of state government operation at a time when state finances are already overburdened in meeting the constantly expanding needs of a growing population.  
2. It not necessary for legislators to return to their home districts every month, which the proposed increase in travel authorization would encourage. Adequate office allowances are provided, without constitutional limitation, whereby members can be in constant touch by telephone or telegraph with their constituents, without cost to themselves. If members are forced by financial pressure to stay on the job in Austin, sessions might be shorter and more productive.

This proposed amendment, No. 6, S.J.R. No. 24, adds a new Section 2-a to Article VIII, for the purpose of authorizing the legislature to abolish the ad valorem tax on all or a portion of any equipment, device, or improvement installed or constructed on real property, which is designed to eliminate or abate the harmful effect of air emissions or water effluents on the air and water quality of the state. To qualify for the exemption, as provided in Subsection (a) of the proposed amendment, the capital investment in such property must have been made to comply with or exceed air or water quality standards established by law.  
Subsection (b) of the proposed amendment merely provides that legislation enacted in anticipation of the adoption of the new Section 2-a is not void because of its anticipatory nature. Actually no anticipatory legislation was enacted by the 60th Legislature to implement the proposed amendment.

**ARGUMENTS**  
**For:**  
1. The health and welfare of the people of Texas and the progress of the state are dependent in large measure on the purity of the air we breathe and the abundance of fresh, clean water. The installation of anti-pollution devices requires costly capital outlays by individuals and corporation affected by recently enacted legislation, and those complying with the statutes at great expense in capital investment should not be further penalized by higher ad valorem tax assessments.

**Against:**  
1. The ad valorem tax exemption which the proposed amendment permits the legislature to authorize would certainly be contrary to the "equal and uniform" standards for taxation that Texans and Americans hold as a fundamental right. Granting this exemption on the premise that the health and welfare of Texas citizens are served thereby could be applicable with equal logic to capital expenditures for safety devices designed to reduce occupational hazards. Increased value of property resulting from capital improvements should be taxed accordingly, no matter the purpose of the improvements.  
This proposed amendment, No. 7, S.J.R. No. 32, adds a new Section 1-e to Article VIII. It is comprised of five subsections that set forth procedure for diminishing and eventually abolishing all state ad valorem property taxes, with the

exception of the 10 cents per \$100 valuation tax for college and university building programs.

**ARGUMENTS**  
**For:**  
1. That state ad valorem tax has long been the subject of attack on basis that it is poorly and inequitably administered. Certainly, underevaluation, evasion, and lack of uniformity in the assessment rate from county to county, among different kinds of property within the same county, and among individual owners of the same kind of property in the same county do exist in many instances. Adoption of the proposed amendment would overcome these inequities in keeping with the constitutional mandate that taxation be "equal and uniform" (Article VIII, Section 1).  
2. Complete abolition of the state ad valorem tax by gradual reductions over a period of years, as proposed by Amendment No. 7, would create no undue pressure on the state fiscal structure. It would benefit counties and local subdivisions of the state, now finding it ever harder to meet growing government needs with present revenue sources, by making the ad valorem tax exclusively available to them.

**Against:**  
Recent visitors of Mr. and Mrs. Lloyd Henson were: Mr. and Mrs. Kenneth Henson and children, Sandy, Candy, and Scott; Mr. and Mrs. Jimmy Henson and children, Randy, Ronnie and Glee Ann, and Mr. and Mrs. Eldon Hopkins, Susie, Carolyn, and Joanie. The group enjoyed a barbecue patio party.

**Against:**  
1. Phasing out of the ad valorem tax at a time when it is ever harder to obtain funds needed for state government operations, as proposed by Amendment No. 7, would necessitate an increase in other taxes, possibly the state sales tax, to provide compensating revenues. Tax experts are already predicting an increase in the present sales tax, and further increases, in view of the one percent levied by most Texas cities, would overburden those least able to pay.

Recent visitors of Mr. and Mrs. Lloyd Henson were: Mr. and Mrs. Kenneth Henson and children, Sandy, Candy, and Scott; Mr. and Mrs. Jimmy Henson and children, Randy, Ronnie and Glee Ann, and Mr. and Mrs. Eldon Hopkins, Susie, Carolyn, and Joanie. The group enjoyed a barbecue patio party.

**LOANS**  
Mid-City Credit Co.  
Stanton Supply Finance  
LO 3-1377 756-3422  
Midland-Odessa Stanton

## Mrs. Rodney Roten, Angela On Vacation in Honolulu

Mrs. Rodney Roten and Angela are vacationing in Honolulu, Hawaii, with their husband and father, Sgt. Rodney Roten, on leave from Vietnam. They will come back through South San Francisco, Calif., and visit with friends Rhonda Roten accompanied them as far as Los Angeles, where

she is visiting an aunt and family, Mr. and Mrs. Raymond Johnson, of Cypress, Calif.

Week-end guests of Mr. and Mrs. H. R. Caffey, were their daughter and family, Mr. and Mrs. Carl Winton, Kay, and Edward.

Mr. and Mrs. Lester Durham spent a few days at Ruidoso, New Mexico, last week.

## PUBLIC NOTICE

### Proposed CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT (HJR19)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article 16 of the Constitution of the State of Texas is amended to read as follows: "Section 21. All stationery and printing, except proclamations and such printing as may be done at the Texas School for the Deaf, and paper, except that for the Judicial Department, shall be furnished under contract, to be given to the lowest and best bidder under such regulations as shall be prescribed by law. No member or officer of any department of the government shall be in any way interested in such contract."  
Sec. 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on

the first Tuesday after the first Monday in November 1968, at which election all ballots shall have printed thereon the following: "FOR the constitutional amendment removing certain provisions relating to purchase of fuel and furnishing the rooms and halls of the Legislature and the requirement that the Governor, the Secretary of State, and the Comptroller must approve certain contracts of purchase."  
"AGAINST the constitutional amendment removing certain provisions relating to purchase of fuel and furnishing the rooms and halls of the Legislature and the requirement that the Governor, the Secretary of State, and the Comptroller must approve certain contracts of purchase."

## PUBLIC NOTICE

### Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT (HJR61)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 24, Article III, Constitution of the State of Texas, be amended to read as follows: "Section 24. Members of the Legislature shall receive from the Public Treasury an annual salary of not exceeding Eight Thousand, Four Hundred Dollars (\$8,400) per year and a per diem of not exceeding Twelve Dollars (\$12) per day of each Regular Session and each Special Session of the Legislature. No Regular Session shall be of longer duration than one hundred and forty (140) days."  
"In addition to the per diem the Members of each House shall be entitled to mileage in going to and returning from the seat of government not to exceed one round trip per day during such time as the Legislature is in session, which mileage shall not exceed Two Dollars and Fifty Cents (\$2.50) for every twenty-five (25) miles, the distance to be computed by the nearest and

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

## PUBLIC NOTICE

### Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT (SJR32)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article VIII, Constitution of the State of Texas, be amended by adding a new Section 1-e to read as follows: "Section 1-e. (1) From and after December 31, 1978, no State ad valorem taxes shall be levied upon any property within this State for State purposes except the tax levied by Article VII, Section 17, for certain institutions of higher learning."  
"2. The State ad valorem tax authorized by Article VII, Section 3, of this Constitution shall be imposed at the following rates on each One Hundred Dollars (\$100.00) valuation for the years 1968 through 1974: On January 1, 1968, Thirty-five Cents (35c); on January 1, 1969, Thirty Cents (30c); on January 1, 1970, Twenty-five Cents (25c); on January 1, 1971, Twenty Cents (20c); on January 1, 1972, Fifteen Cents (15c); on January 1, 1973, Ten Cents (10c); on January 1, 1974, Five Cents (5c); and thereafter no such tax for school purposes shall be levied and collected. An amount sufficient to provide free text books for the use of children attending the public free schools of this State shall be set aside from any revenues deposited in the Available School Fund, provided, however, that should such funds be insufficient, the deficit may be met by appropriation from the general funds of the State."

"3. The State ad valorem tax of Two Cents (2c) on the One Hundred Dollars valuation levied by Article VII, Section 17, of this Constitution shall not be levied after December 31, 1976. At any time prior to December 31, 1976, the Legislature may establish a trust fund solely for the benefit of the widows of Confederate veterans and such Texas Rangers and their widows as are eligible for retirement or disability pensions under the provisions of Article XVI, Section 66, of this Constitution, and after such fund is established the ad valorem tax levied by Article VII, Section 17, shall not thereafter be levied."  
"4. Unless otherwise provided by the Legislature, after December 31, 1976 all delinquent State ad valorem taxes together with penalties and interest thereon, less lawful costs of collection, shall be used to secure bonds issued for permanent improvements at institutions of higher learning, as authorized by Article VII, Section 17, of this Constitution."  
"5. The fees paid by the State for both assessing and collecting State ad valorem taxes shall not exceed two per cent (2%) of the State taxes collected. This subsection shall be self-executing."  
Sec. 2. That Article III, Section 51, of the Constitution of the State of Texas, be amended as to hereafter to read as follows:

"Section 51. The Legislature shall have no power to make any grant or authorize the making of any grant of public moneys to any individual, association of individuals, municipal or other corporations whatsoever; provided, however, the Legislature may grant aid to indigent and disabled Confederate soldiers and sailors under such regulations and limitations as may be deemed by the Legislature as expedient; provided that the provisions of this Section shall not be construed so as to prevent the grant of aid in cases of public calamity."  
Sec. 3. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November 1968, at which election all ballots shall have printed on them the following: "FOR the Constitutional Amendment continuously reducing State ad valorem property taxes and abolishing all State ad valorem property taxes after December 31, 1978, except the tax levied by Article VII, Section 17, for certain institutions of higher learning."  
"AGAINST the Constitutional Amendment continuously reducing State ad valorem property taxes and abolishing all State ad valorem property taxes after December 31, 1978, except the tax levied by Article VII, Section 17, for certain institutions of higher learning."

## PUBLIC NOTICE

### Proposed CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT (HJR80)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article VIII, Constitution of the State of Texas, be amended by adding Section 1-j to read as follows: "Section 1-j. Notwithstanding the provisions of Section 1 of this article, the Legislature may provide for the refund of the tax paid on the first sale of cigars and tobacco products in this state which are subsequently sold at retail within the corporate limits of Tarrant County, Texas, or any incorporated city or town in Texas contiguous to Tarrant County, Texas, or any incorporated city or town in Texas contiguous to Tarrant County, Texas, or any incorporated city or town in Texas contiguous to Tarrant County, Texas, or any incorporated city or town in Texas contiguous to Tarrant County, Texas, at an election to be held on

the first Tuesday after the first Monday in November 1968, at which election all ballots shall have printed on them the following: "FOR the constitutional amendment authorizing the Legislature to provide for the refund of the tax on cigars and tobacco products sold at retail within the corporate limits of Tarrant County, Texas, or any incorporated city or town in Texas contiguous to Tarrant County, Texas, or any incorporated city or town in Texas contiguous to Tarrant County, Texas, or any incorporated city or town in Texas contiguous to Tarrant County, Texas, at an election to be held on

## PUBLIC NOTICE

### Proposed CONSTITUTIONAL AMENDMENT NUMBER FOURTEEN ON THE BALLOT (SJR22)

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

of the Legislature, except in such cases as are in this Constitution provided, nor shall any member of the Legislature be interested, either directly or indirectly, in any contract with the State, or any county thereof, authorized by any law passed during the term for which he was elected."  
Sec. 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this state, at an election to be held throughout the state on the first Tuesday in November, 1968, at which election all ballots shall have printed thereon the following: "FOR the constitutional amendment fixing the time during which members of the Legislature shall be ineligible to hold other offices."  
"AGAINST the constitutional amendment fixing the time during which members of the Legislature shall be ineligible to hold other offices."  
If it appears from the returns of such election that a majority of the votes cast therein are for such amendment, same shall become a part of the Constitution of Texas.

## PUBLIC NOTICE

### Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT (SJR24)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. Article 8, Constitution of the State of Texas, is amended by adding a Section 2-a to read as follows: "Section 2-a. (a) The Legislature may, by General Law, exempt from ad valorem taxation by the state and its political subdivisions all or a portion of any equipment, device or improvement installed or constructed on real property, which is designed to eliminate or abate the harmful effect of air emissions or water effluents on the air and water quality in the state, to the extent that the capital investment in such property is made to comply with or to exceed air or water quality standards established by law."  
(b) Legislation which may be enacted in anticipation of the adoption of this Section is not void because of its anticipatory nature."  
Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November

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

## PUBLIC NOTICE

### Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT (SJR47)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article III, Constitution of the State of Texas, be amended by adding a new Section 52e to read as follows: "Section 52e. Bonds to be issued by Dallas County under Section 52 of Article III of this Constitution for the construction, maintenance and operation of macadamized, gravelled or paved roads and turnpikes, or in aid thereof, may, without the necessity of further or amendatory legislation, be issued upon a vote of a majority of the resident property taxpayers voting thereon who are qualified electors of said county, and to provide that bonds hereafter or herebefore issued under Subsections (a) and (b) of said Section 52 shall not be included in determining the debt limit prescribed in said Section."  
Sec. 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November 1968, at which election all ballots shall

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

## PUBLIC NOTICE

### Proposed CONSTITUTIONAL AMENDMENT NUMBER TWELVE ON THE BALLOT (SJR18)

SENATE JOINT RESOLUTION No. 14 proposing an amendment to Article III, Constitution of the State of Texas, by adding a new Section 52a to give the Legislature the power to authorize cities and counties to issue revenue bonds for industrial development purposes.  
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article III, Constitution of the State of Texas, be amended by adding a new Section 52a to read as follows: "Section 52a. The Legislature shall have the power to authorize cities, counties, and towns to issue revenue bonds for industrial development purposes, provided that property acquired from proceeds of the bonds shall be subject to ad valorem taxes. Legislation passed in anticipation of the adoption of this amendment shall not be invalid solely because of its anticipatory nature. The tax revenue and for the length of time as required by the Constitution and laws of this state."  
Sec. 2. The Governor of the State of Texas shall issue the necessary proclamation for the election and this amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this state.

bonds issued pursuant to this authority nor the interest thereon."  
Sec. 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November 1968, at which election all ballots shall have printed on them the following: "FOR the constitutional amendment to give the Legislature the power to authorize cities and counties to issue revenue bonds for industrial development purposes."  
"AGAINST the constitutional amendment to give the Legislature the power to authorize cities and counties to issue revenue bonds for industrial development purposes."  
The Governor of the State of Texas shall issue the necessary proclamation for the election and this amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this state.

## PUBLIC NOTICE

### Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT (SJR4)

SENATE JOINT RESOLUTION No. 14 proposing an amendment to the Constitution of the State of Texas, amending Section 48a of Article III thereof, so as to provide for contributions on the basis of the full salary of members of the Teacher Retirement System, providing for the submission of the proposed amendment to a vote of the people at an election and its proclamation and publication thereof.  
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 48a of Article III of the Constitution of Texas be amended so as to read as follows: "Section 48a. In addition to the powers given the Legislature under Section 48, Article III, it shall have the right to levy taxes to establish a fund to provide retirement, disability and death benefits for persons employed in the public schools, colleges and universities supported wholly or partly by the state; provided that the amount contributed by the state to such fund each year shall be equal to the aggregate amount required by law to be paid into the fund by such employees, and shall not exceed at any time six per centum (6%) of the compensation paid each such person by the state and/or school districts; and provided that no person shall be eligible for retirement who has not rendered ten (10) years of creditable service in such employment, and in no case shall any person retire before either attaining the age fifty-five (55) or completing thirty (30) years of creditable service, but shall be entitled to refund of moneys paid into the fund."  
"Moneys coming into such fund shall be managed and invested as provided in Section 48b of Article III of the Constitution of Texas; provided a sufficient sum shall be kept on hand to meet payments as they become due each year under such retirement plan, as

may be provided by law; and provided that the recipients of such retirement fund shall be eligible for any other state pension retirement funds or direct aid from the State of Texas, unless such other state pension or retirement fund, contributed by the state, is released to the State of Texas as a condition to receiving such other pension aid; provided, however, that this Section shall not amend, alter, or repeal Section 63 of Article 16 of the Constitution of Texas as adopted November, 1954, or any enabling legislation passed pursuant thereto."  
Section 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November, 1968, at which election each ballot shall have printed thereon the following words: "FOR the amendment to Section 48a of Article III allowing contributions to be made on the basis of full salary of members of the Teacher Retirement System of Texas."  
"AGAINST the amendment to Section 48a of Article III allowing contributions to be made on the basis of full salary of members of the Teacher Retirement System of Texas."  
Each voter shall mark out one of said clauses on the ballot leaving the one expressing his vote on the proposed amendment. If it appears from the returns of said election that a majority of the votes cast were in favor of the amendment, the same shall become a part of the state constitution and be effective from the date of determination of such result and the Governor's proclamation thereof.  
Sec. 3. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for said special election and shall have the same published as required by the constitution and laws of this state.

## PUBLIC NOTICE

### Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT (SJR32)

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article VIII, Constitution of the State of Texas, be amended by adding a new Section 1-e to read as follows: "Section 1-e. (1) From and after December 31, 1978, no State ad valorem taxes shall be levied upon any property within this State for State purposes except the tax levied by Article VII, Section 17, for certain institutions of higher learning."  
"2. The State ad valorem tax authorized by Article VII, Section 3, of this Constitution shall be imposed at the following rates on each One Hundred Dollars (\$100.00) valuation for the years 1968 through 1974: On January 1, 1968, Thirty-five Cents (35c); on January 1, 1969, Thirty Cents (30c); on January 1, 1970, Twenty-five Cents (25c); on January 1, 1971, Twenty Cents (20c); on January 1, 1972, Fifteen Cents (15c); on January 1, 1973, Ten Cents (10c); on January 1, 1974, Five Cents (5c); and thereafter no such tax for school purposes shall be levied and collected. An amount sufficient to provide free text books for the use of children attending the public free schools of this State shall be set aside from any revenues deposited in the Available School Fund, provided, however, that should such funds be insufficient, the deficit may be met by appropriation from the general funds of the State."

"3. The State ad valorem tax of Two Cents (2c) on the One Hundred Dollars valuation levied by Article VII, Section 17, of this Constitution shall not be levied after December 31, 1976. At any time prior to December 31, 1976, the Legislature may establish a trust fund solely for the benefit of the widows of Confederate veterans and such Texas Rangers and their widows as are eligible for retirement or disability pensions under the provisions of Article XVI, Section 66, of this Constitution, and after such fund is established the ad valorem tax levied by Article VII, Section 17, shall not thereafter be levied."  
"4. Unless otherwise provided by the Legislature, after December 31, 1976 all delinquent State ad valorem taxes together with penalties and interest thereon, less lawful costs of collection, shall be used to secure bonds issued for permanent improvements at institutions of higher learning, as authorized by Article VII, Section 17, of this Constitution."  
"5. The fees paid by the State for both assessing and collecting State ad valorem taxes shall not exceed two per cent (2%) of the State taxes collected. This subsection shall be self-executing."  
Sec. 2. That Article III, Section 51, of the Constitution of the State of Texas, be amended as to hereafter to read as follows:

# we'll help you save

## ON YOUR FOOD BUDGET

Specials For  
Thursday, Aug. 15  
Through Wednesday,  
August 21.

<b>Coffee</b> MARYLAND CLUB Lb. Can — LIMIT 1	<b>59¢</b>	<b>Tuna</b> DEL MONTE, CHUNK 1/2 Flat Can, 3 for	<b>89¢</b>
<b>Milk</b> PET 99 SKIM Tall Can, LIMIT 6	<b>10¢</b>	<b>Flour</b> KIMBELL 5 Lb. Bag — LIMIT 2	<b>39¢</b>
<b>Gerber's Strained Baby Food</b> FRUITS And VEGETABLES 4 3/4 Oz. Jar, LIMIT 6	<b>10¢</b>		
<b>Pinto Beans</b> KIMBELL, U. S. No. 1 4 Lb. Bag	<b>49¢</b>	<b>TIDE</b> GIANT SIZE LIMIT 1	<b>59¢</b>
<b>Diamond Pure Shortening</b>		<b>3 Lb. Can</b> LIMIT 1	<b>44¢</b>
<b>Mission Golden Corn</b>		<b>303 Can</b>	<b>19¢</b>

<b>TEA</b> NESTEA INSTANT 3 Oz. Jar	<b>\$1.19</b>	<b>TOMATOES</b> Kimbell Solid Pak. Calif. 303 Can	<b>19¢</b>	<b>COOKIES</b> CAROL, ASST. FLAVORS 10 & 12 Oz., Pkg., 4 for	<b>\$1.00</b>
<b>COFFEE</b> CHUCK WAGON Lb. Bag	<b>53¢</b>	<b>KIMBELL</b> All Meat Luncheon Meat 12 Oz. Can	<b>49¢</b>	<b>CASCADE</b> 10 CENTS OFF Giant Size	<b>69¢</b>
<b>FRUIT DRINK</b> Aunt Nellies 54 Oz. Bottle	<b>39¢</b>	<b>GANDY'S</b> MELLORINE 1/2 Gal. Ctn.	<b>39¢</b>	<b>BLEACH</b> KALEX 1/2 Gal.	<b>29¢</b>
<b>KIMBELL</b> CREAMY SALAD DRESSING Quart	<b>39¢</b>	<b>GANDY'S</b> Country Fresh Ice Cream 1/2 Gal. Ctn.	<b>58¢</b>	<b>LIGHTNING WHITE</b> 79c List Quart	<b>59¢</b>
<b>CHICKEN</b> College Inn, Boned 5 Oz. Can	<b>33¢</b>	<b>GANDY'S</b> 2 Lb. Ctn.		<b>LYSOL</b> LIQUID, 79c LIST 28 Oz.	<b>59¢</b>
<b>BEANS</b> Chuck Wagon, Ranch Type 300 Can, 2 for	<b>25¢</b>	<b>COTTAGE CHEESE</b> 49¢		<b>DASH</b> DETERGENT Jumbo Size	<b>\$1.89</b>
		<b>CRACKERS</b> CAROL, SALTINE Lb. Box	<b>24¢</b>	<b>TISSUE</b> BEST VALUE 4 Roll Pkg.	<b>29¢</b>

you'll Appreciate the Difference...

## MEATS

<b>CHUCK ROAST</b> HEAVY BEEF	Lb.	<b>49¢</b>
<b>ARM ROAST</b> HEAVY BEEF	Lb.	<b>79¢</b>
<b>SEVEN BONE ROAST</b> HEAVY BEEF	Lb.	<b>69¢</b>
<b>STEW MEAT, Lean Boneless</b>	lb.	<b>69¢</b>
<b>GROUND CHUCK, Extra Lean</b>	lb.	<b>69¢</b>
<b>BACON</b> ARMOUR'S, FIRST GRADE	Lb.	<b>69¢</b>
<b>BACON ENDS, Wilson's</b>	4 lb. box	<b>99¢</b>
<b>PARTI STYLE HAM, Armour's</b>	lb.	<b>\$1.29</b>
<b>GROUND BEEF, Fresh Daily</b>	lb.	<b>39¢</b>

<b>BANQUET</b> Meat Dinners, Beef, Chicken, Turkey	11 Oz. Pkg.	<b>39¢</b>
<b>CORN</b> ROSEDALE CUT	10 Oz. Pkg., 6 for	<b>\$1.00</b>
<b>SPINACH</b> ROSEDALE CHOPPED	9 Oz. Pkg., 2 for	<b>29¢</b>
<b>ALUMINUM FOIL</b> Anaconda Heavy Duty	18"x25' Roll	<b>49¢</b>
<b>BUG KILLER</b> REAL KILL 89c List	14 Oz. Aerosol	<b>69¢</b>
<b>SHELL</b> NO-PEST STRIPS	\$1.98 List	<b>\$1.79</b>
<b>CREAM PIES</b> BANQUET	14 Oz. Pkg.	<b>29¢</b>
<b>ORANGE JUICE</b> LIBBY, FROZEN	6 Oz. Can, 4 for	<b>88¢</b>

## Imperial Sugar

Imperial Pure Cane Sugar, \$5.00 SUPER SPECIAL (With  
\$5.00 or more purchase excluding cigarettes, 5 lb. bag) **39¢** LIMIT 1

## VEGETABLES

FOR EASY TO DO SALADS

<b>POTATOES</b> ALL PURPOSE, WHITE	10 Lb. Bag	<b>39¢</b>
<b>CANTALOUPE</b> PECOS	Each	<b>10¢</b>
<b>CABBAGE</b> FRESH GREEN	Lb.	<b>5¢</b>
<b>CARROTS</b> FRESH CRISP	Lb. Bag	<b>10¢</b>
<b>CUCUMBERS</b> LONG GREEN	Lb.	<b>10¢</b>
<b>CORN</b> FLORIDA, FULL LENGTH EARS	Each	<b>8¢</b>



Mrs. Charles Edwin Blocker

### Robertson-Blocker Vows Read In Nazarene Church

The First Church of the Nazarene was the scene of the wedding Saturday of Lawanda Jean Robertson, daughter of Mr. and Mrs. William E. Robertson of 603 Raymond St., and Charles Edwin Blocker, son of Mr. and Mrs. Walter L. Blocker of 3917 Anetta St., both of Midland.

Officiating for the 7 p.m. double ring vows was the Rev. L. W. Gholson. The altar of the church was flanked by two seven-branched candelabra with boxwood fern and with baskets filled with white buddleia and cabbage roses on white pedestals filled with glittered peacock fern.

Organist was Mrs. Woodrow Phillips and Joyce Phillips was soloist.

Sharon Campbell of Blocker, Mo., was maid of honor. Marilyn Campbell also of Blocker, was bridesmaid. Elizabeth Richter was flower girl.

Ross Harris was best man. Timmy Todd Pyle was ring bearer and candles were lighted by William E. Robertson, Jr., brother of the bride, and Douglas Pyle, who also served as ushers. Michael Burton of Odessa was groomsmen.

Given in marriage by her father, the bride selected a floor length gown fashioned with a bateau neckline on a cage silhouette design with a

semi-cathedral train with rows of sequined cameo lace. Her waist length veil was topped with a pearl tiara. She carried white daisies with a corsage of a white Jophet orchid and daisies.

**Yellow Lace Gowns**  
The bridal attendants wore street length gowns of yellow Chantilly lace over separate "slip dress" of acetate and rayon crepe. They carried bouquets of white daisies with streamers of love knots.

A reception was held in the church with Darlene Blocker, sister of the bridegroom, registering guests. Other members of the house party were Mrs. Don Williams, Mrs. Douglas Pyle, Mrs. T. D. Barnhill, and Mrs. Ellen Story.

Following a short wedding trip, the couple will be at home at 3508 Apache St., Midland. Both the bride and the bridegroom graduated from Robert E. Lee High School. The bridegroom attended Odessa College, and is employed by Superior Iron Work and Supply Co. of Midland.

Among the out-of-city guests for the wedding were Mrs. William E. Beattie of Whitesville, Mo., grandmother of the bride, and Mr. and Mrs. William S. Barnhill of Stanton, grandparents of the bridegroom.

### Baby Shower Held For Mrs. J. White

Mrs. Johnny White was honored with a baby shower Friday evening, August 9, in the home of Mrs. A. G. Morrison. Co-hostesses were Mrs. H. P. Morrison, Mrs. Floyd Huckaby, Mrs. George Dowden, Mrs. Stanley Barnes, Mrs. R. P. Odom, Mrs. Stanley Bergstrom, and Mrs. Ronnie Gilbreath. The honoree was presented a corsage of pink baby socks. A miniature baby carriage centered the serving table, and a gift of lingerie was presented by the hostesses. Approximately 25 attended.

### Bunny Bobo Honored With Welcome Party

Bunny Bobo, daughter of Mrs. Lloyd Henson, and formerly of Roswell, New Mexico, was honored with a welcome party at her home Friday, August 9, sponsored by Susie Hopkins, Fawn Briggs, and Rhonda Roten.

The group enjoyed a weiner roast in the early evening, followed by games, music, and general fun.

Bunny will join the group entering the seventh grade this fall.

### Ross Darrow, Sr. Is Found Dead

Ross Darrow, Sr., 61, was found dead of an apparent heart attack by his wife about noon Saturday, August 19, at their cabin on Colorado City Lake.

He was born April 2, 1907, in Italy, Texas, and came to Big Spring in 1926 from Snyder. He married May Haggard June 10, 1927, in Snyder.

Mr. Darrow worked as a driller on some of the first wells in Howard County. He was a tool pusher for Todd Aaron Drilling Co. of Midland. He and his wife lived at 3209 Auburn in Big Spring.

Survivors include his wife, May; a son, Ross Darrow, Jr., Coahoma; a brother Paul Darrow, Big Spring; two sisters, Mrs. Oma Womack, Stanton, and Mrs. Jewel Seabourne, San Diego, Calif., and two grandchildren.

Services were conducted at 4 p.m. in the Nalley - Pickle Rosewood Chapel with Rev. Jimmy Dolan, Odessa, officiating. Burial was in Trinity Memorial Park under direction of Nalley-Pickle.

### PERSONALS

Mrs. Claude Kelly made a trip with her daughter, Ruth Clark of Andrews, and a friend, Juanita Brown of Odessa, to Houston, Texas City, and Galveston. They visited Mrs. Brown's sister, Mrs. Nunn, in Texas City, and saw many things of interest, including a tour through the Astrodome.

Mr. and Mrs. Sam Rhodes and family from Brazil, are here visiting his mother, Mrs. Fay Rhodes. Mrs. Rhodes accompanied her son and his family to HemisFair, and Tyler for a visit last week.

Mike Wood visited in Lubbock, last week-end with Tim Bristow.

Mrs. Martin Gibson has returned from a visit in Dallas, with her mother and sister.

Guests of Mr. and Mrs. Shelly Bassham last week, were her niece and her husband, Mr. and Mrs. Howard Nettles, of Tucson, Arizona.

Mr. and Mrs. Paul K. Jones are vacationing in Colorado.

# Buddie's Super Market

Store Hours For Buddie's—8:00 A. M. To 9:00 P. M. Monday to Saturday  
CORNER ST. MARY AND ST. ANNA DIAL 756-3375

# Farm Bureau President Refuses Naman Debate

Texas Farm Bureau President Sidney Dean today said that he has no intention of taking part in a series of proposed public debates with Texas Farmers Union President Jay Naman to discuss Farm Bureau policies. Dean's remarks were in answer to a statement issued by Naman this week.

Naman attacked Farm Bureau policy development, charged the organization as bearing the major responsibility for the low wheat and feed

grain prices farmers are now receiving and suggested that Dean answer these charges in public debate.

In regard to Farm Bureau policy development, Dean said, "The 105,653 farm and ranch families who make up the membership of the Texas Farm Bureau are well aware of the methods by which all policies of this organization are developed. For it is the members who initiate and adopt the policies through member and delegate action at

## Library Lines

Mrs. Ralph Caffey, Librarian

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

The Texas Reading Club

county, state, and national conventions."

The president of the state's largest farm organization termed the remarks blaming Farm Bureau for causing low prices of farm commodities as ridiculous, and said, "The low price of wheat and feed-grain, as well as other commodities, is the result of present supply management programs which have been and continue to be opposed by Farm Bureau."

"In 1963, the Secretary of Agriculture and his supporters promised \$2 wheat if given a supply-management program. Having had this program in effect for several years, wheat prices are now at a 26 year low. And after more than thirty years of efforts in supply-management legislation, farm parity income is at its lowest ebb," Dean added.

Program will be closed August 20, and the reading certificates will be awarded at that time. The following have completed the number of books after their names: Bonnie and Connie Barnhill, 16 each; Tami Briggs, 31; Debbie Caffey, 31; Gordon Eiland, 20; Paiga Lou Eiland, 18; Elizabeth Flanagan, 12; Alma Guevara, 22; Sheila Giddings, 28; Bob Mikol Jones 14; Debra Jones, 34; Ray Jones, 18; Jimmy Jones, 13; Tracy Klein, 78; Lyndon Rene Marquez, 40; Patricia Ramos, 24; Ella Scur-lark, 30; Diann Scurlark, 40; Karla Simpson, 40; Tammy Trimble, 27; Barbara Trimble, 19; Melinda Tucker, 13; Cindy Terry, 14, and Loretta Young, 22.

The library is the recipient of a donation by John F. Priddy, in memory of Mrs. Priddy.

The fabulous "Man in Sport" exhibit in the Theme Gallery at the San Antonio World's Fair features the photographic works of the greatest sports photographers in the world.

People of Hungary prefer to be called Magyars.



Mrs. Michael Clay Hull  
Sandra Lynn Merrifield, Michael Clay Hull Wed

The Belvue Church of Christ was the scene for the wedding at 8 p.m. Friday for Sandra Lynn Merrifield and Michael Clay Hull.

The ceremony was performed by Bob Mize of the Fort Worth and Jax Streets Church of Christ in Midland.

Mr. and Mrs. J. L. Merrifield of Route 2, Midland, are parents of the bride. Mrs. Pat Hull of Stanton is the mother of the bridegroom.

Mary Merrifield was her sister's maid of honor. The bridesmaids were Mrs. Larry Merrifield of Lubbock, sister-in-law of the bride, and Mrs. Pat Hall of Midland, sister of the bridegroom. Flower girls were Darla Merrifield, sister of the bride, Cynthia Huse of Big Spring, and Sabrina Huse of Midland.

Toby Bryant of Midland was ring bearer. Best man was Larry Merrifield of Lubbock, brother of the bride. Groomsmen were Neil Hull and Steve Hull, brothers of the bridegroom. Pat Hall of Midland, and Gary Reid seated the guests.

The bride's attendants wore sleeveless, floor length dresses of blue satin designed with Empire waists and accented by a back flowing train. Matching headpieces of blue satin, petaled bows had veils of white illusion. The honor attendants carried nosegays of blue and white flowers were carried by the flower girls.

The bride, given in marriage by her father, wore a bridal gown of peau de sole overlaid with pure silk organza. Chantilly lace re-embroidered with sequins and pearl enhanced

the scalloped neckline. Long tapered sleeves were closed with tiny buttons.

The A-line skirt was enhanced by a chapel train attached at the shoulders by bows of peau de sole. The bouffant veil of silk English illusion fell from a cluster of organza roses and petals accented by sequins and tear-drop pearls. She carried a bouquet of white roses atop a white Bible. She wore a pearl necklace that belonged to her maternal grandmother.

A reception was held in Cap Rock Electric building. Members of the house party were Mr. and Mrs. H. P. Morrison, and Mr. and Mrs. Alvey Bryant of Midland, and Pug Deavenport, Cathy Hazelwood, and Scherry Avery of Stanton.

After a wedding trip to San Antonio and HemisFair the couple will be at home in Midland at 3125 Delano St. The bride is employed in Midland by Grace Hoffman Secretarial Service. The bridegroom is employed by Mobil Oil Corp. in Midland.

### TREATING SUNBURN

A bad sunburn requires special treatment. If it has a coating of sand or dirt wash the area carefully with soap and warm water. Then apply sunburn ointment to keep the skin supple. When peeling starts, use a washcloth and soap to gently wash off dead skin. Follow up with ointment, and repeat this routine daily until the burn is completely healed.

## Employment Act Protects Age 40-65 Group

Job discrimination against older persons (40 to 65 years) is outlawed. The Federal Age Discrimination in Employment Act went into effect June 12.

The law forbids employers in industry affecting interstate commerce to "fail or refuse to hire or to discharge or to otherwise discriminate against any individual with respect to his compensations, terms, conditions or privileges of employment because of such individual's age," says Minnie Bell, extension family life specialist.

It also forbids employers to "limit, segregate or classify" workers because of age or to reduce the wage rate of any

employee in order to comply" with the law, according to the Texas A&M University specialist.

The few exceptions include a bona fide "occupational qualification required for normal business operation"; or in existing or new seniority systems; in benefit program and for discipline or discharge for a good reason.

In asking for the legislation, President Johnson said that \$750 million a year went into unemployment insurance payments annually to workers 45 years and older. Thousands have found "themselves jobless because of arbitrary age discrimination."

Over 800,000 persons between the ages of 40 and 64 were unemployed at some time during 1967, reports Miss Bell.

Read The Stanton Reporter for the latest news from your home county!

IF YOU NEED LP-GAS, CALL . . .

**Jerry Graham**

756-3692

FOR ACCURATE MEASUREMENT THROUGH A PRINTING METER

# Winning combination

QUALITY FOOD LOW PRICES

SPECIALS FOR THURSDAY, FRIDAY, And SATURDAY, AUG. 15th, 16th, And 17th, MONDAY, TUESDAY, And WEDNESDAY, AUGUST 19th, 20th, And 21st.

- Pecan' Sandies or Coconut Choc. Drops, Keebler, 14-15 oz. bag, 2 for 85c
- ICE CREAM, Gandy's Best . . . . . 1/2 gal. 69c
- DR PEPPER KING SIZE . . . . . 6 Bottle Ctn. 39c
- INSECT SPRAY BOMB, Gulf . . . . . 12 oz. can 79c
- MIRACLE WHIP, Kraft . . . . . quart 49c
- HAIR SPRAY, Get Set . . . . . 49c
- PINTO BEANS . . . . . 2 lb. bag 29c
- NOTE BOOK FILLER, Regular 49c . . . . . 2 for 50c
- FLOUR GOLD MEDAL . . . . . 25 Lb. Bag \$1.98
- FLOUR, Light Crust . . . . . 5 lb. box 49c
- JELLO, Gelatin Desert, 3 oz. pkg., All Flavors . . . . . 3 for 29c
- DREAM WHIP . . . . . 4 1/2 oz. box 39c
- STARCH, Sta-Flo . . . . . quart 25c
- SHORTENING, Snow Drift . . . . . 3 lb. can 59c
- PORK AND BEANS, Van Camp . . . . . No. 300 Can, 6 for \$1.00
- CHILI, Wolf . . . . . No. 2 Can 65c
- FRUIT DRINK, Hi-C . . . . . 46 Oz. Can, 3 for 89c
- FRUIT COCKTAIL, Del Monte . . . . . No. 303 Can, 3 for 79c
- OLIVES, Spanish, Holsum . . . . . No. 16, 10 oz. 33c

## MEATS

## VEGETABLES FOR EASY TO DO SALADS

- BACON SLICED, DECKER'S QUALITY . . . . . Lb. 59c
- SAUSAGE GERMAN, GOOCH . . . . . 12 Oz. Pkg. 69c
- CHUCK ROAST CHOICE CJM BEEF . . . . . Lb. 59c
- ARM ROAST CHOICE CJM BEEF . . . . . Lb. 69c
- OLEO QUARTERED, DECKER'S . . . . . 2 Lbs. 29c
- BISCUITS Reg. 10 Count Can, Sun Lite . . . . . 6 For 50c
- GRAPES WHITE SEEDLESS . . . . . Lb. 23c
- NECTARINES CALIFORNIA . . . . . Lb. 23c
- POTATOES CALIFORNIA . . . . . 10 Lb. Bag 39c
- PINEAPPLE FRESH, MEXICAN . . . . . Each 19c
- SHRIMP BREADED, GULF PRINCESS . . . . . 8 Oz. Pkg. 59c

# Stanton Food Market

BOB COSTEY And DWAIN HENSON — Owners

— WE DELIVER —

GET YOUR OHMER KELLY MILK HERE!

We Give Frontier Stamps. Double Stamps On Wednesday With Purchase \$2.50 Or More

HOME OWNED — HOME OPERATED

WATCH OUR WINDOWS FOR TUESDAY AND WEDNESDAY SPECIALS.

211 WEST BROADWAY

PHONE 756-2167

## Notice Of Public Hearing

J. W. Massengale, Superintendent of Flower Grove Independent School District, announces Public Notice of Reading of the 1968-69 School District Budget.

Monday, August 26.

Main building Flower Grove School.

8-34-2tc

# REVIVAL Lakeview Baptist Church

August 11 Thru August 18 SERVICES NIGHLY

PRAYER SERVICE 7:30 P. M.

WORSHIP SERVICE 8:00 P. M.

REVEREND WOODY POINTER Evangelist

CHES WILSON, Music Director

NURSERY OPEN FOR EACH SERVICE

Come And Worship With Us

## School Sale August 15th

FREE LOTION WITH \$5.00 PURCHASE

Free Adventure Story Book First 10 Sales Thursday.

Spiral Theme Book, 3 for \$1.00

C-THRU BINDER 99c MARK-A-LOT 29c

Pencil 5c Bic Pen 6c Scarfs 10c

15c Crayolas 8c Glue 59c for 38c

Girl's Dresses, Dan River

Permanent Press, \$2.98 and \$3.98

BOYS SHIRTS, Permanent Press, \$1.98 - \$2.98

BOY KNITS NEW TURTLE NECK \$1.98 - \$2.98

Boys Jeans, 13 3/4 oz. \$2.29 to \$2.98

Men's Jeans, 13 3/4 oz. . . \$3.29

CREW SOCKS . . . . . 39c to 59c

GIRL'S NEW COLOR KNEE SOCKS

LADIES NEW SLACKS and BLOUSES

Peggys Fall Hats Are Here

Pretties Miller Plaques

NEW AVOCADO GLASS SETS

**STANTON VARIETY**

756-2451

MR. and MRS. JOHN T. ATCHISON

### Flower Grove School Calendar

1968-69

August 22, Teachers Meeting	9:30
August 23, Students Registration	9:00 - 11:00 Busses will run
August 26, Classes Start	8:30 - 3:30
September 2	Labor Day Holiday
October 4, End First Six Weeks	29 Days
November 15, End Second Six Weeks	30 Days
November 28-29, Thanksgiving Holidays	Dismiss at 2:00
The 27th of November	
December 21 - January 5, Christmas Holidays	Dismiss at 2:00 th 20th of December
January 6, Classes Start	8:30 - 3:30
January 10, End of Fourth Six Weeks	28 Days
First Semester	87 Days
February 21, End of Fourth Six Weeks	30 Days
March 7, Teachers Meeting	No School
April 3, End of Fifth Six Weeks	28 Days
April 4-7, Easter Holidays	Dismiss at 2:00 the 3rd of April
May 19, End of Sixth Six Weeks	30 Days
Second Semester	88 Days
May 20 - 21 - 22	Teacher Work Days
May 22	Eighth Grade Graduation
May 23	High School Graduation

#### SOVIET HOLIDAY

The Russian custom most comparable to our Thanksgiving Day is Harvest Day, which varies somewhat from village to village and is ultra-

lively. Rejoicing over crops begins in the south and moves up through the north as the harvest rolls in.

Trade in Stanton and save!

## Question-And-Answer

(This column of questions and answers on federal tax matters is provided by the local office of the U. S. Internal Revenue Service and is published as a public service to taxpayers. The column answers questions most frequently asked by taxpayers.)

**Q** — My daughter is going to help out in my store this summer. Do I treat her as any other employee for tax purposes?

**A** — Yes, her salary is subject to the same withholding requirements as your other employees if she is 21 or over. If she is under 21, then you withhold just income tax and not social security.

The salary you pay your daughter can be treated as a business expense to the extent it is what you would pay a person not related to you for performing the same services.

**Q** — Are wedding gifts taxable?

**A** — The recipient of gifts is not subject to income or gift taxes. However, the giver may be liable for gift tax if gifts to one person in a single year exceed \$3,000.

**Q** — Is it true you could lose your tax deductions for a business trip overseas if you take a vacation at the same time?

**A** — Yes, there are situations where business deductions for overseas travel can be affected by the amount of time devoted to sightseeing and other non-business activities.

Under certain circumstances, the cost of transportation, including meals and lodging, to the place of the business meeting and back to the taxpayer's home will not be allowed in full as a business deduction.

Rules for handling business deductions in these circumstances are explained in Publication No. 436, "Rules of Deducting Travel, Entertainment and Gift Expenses."

Send a post card to your district office for a free copy.

**Q** — A mistake in my social security number held up my refund for weeks. Why is this number so important?

**A** — Because so many taxpayers have the same name, your social security number is the only positive identification number. Social Security numbers were selected for this purpose because most taxpayers already had one.

This number should be placed on all individual tax returns filed, correspondence with IRS concerning returns, payments for tax liabilities and similar documents. The number should also be given to corporations and savings institutions to identify dividend and interest payments.

**Q** — We're going to a benefit dinner for a charitable organization. Won't this cost be deductible?

**A** — The cost of the tickets will be deductible to the ex-

tent it exceeds the value of the food and entertainment you receive. If the value of the meal and entertainment is not indicated on the tickets, the sponsor of the event should be able to tell you.

**Q** — When do I have to pay Social Security tax for my maid?

**A** — The quarterly payment for the months of April, May and June is due July 31. Use Form 942, "Employer's Quarterly Tax Return for Household Employees," a self-mailer, to file and pay this tax.

This tax is due when cash wages of \$50 or more are paid to a household employee during a calendar quarter.

### Getty Oil - - -

(Continued from page 1) inch production pipe is set. Lower Mississippiian shot holes at 10,511-10,533 feet returned oil and lead water on swabbing tests, a bridge plug now is set at 10,246 feet.

Monsanto Co. No. 1 Lawrence, 12 miles northeast of Big Spring, has been completed as a 1/2-mile east extension to the Luther, southeast (Fusselman) pool of Howard County. From perforations at 9,824-9,834 feet it pumped 51 barrels of 45.3-gravity oil and 22 barrels of water per day with gas-oil ratio of 2,170-1 after stimulating with 15,000 gallons of acid.

Location is 1,320 feet from north and 1,760 feet from east lines of section 23, block 32, T-2-N, T&P survey. O. P. Leonard of Fort Worth has finished No. 3 Clyde Reynolds as the second well for the Robeta (Queen sand) pool in Glasscock County, 10 miles east of Garden City.

It pumped 30 barrels of crude and 30 barrels of water daily from casing notches at 1,409-1,627 feet after a 3,000-gallons and 3,000-pound fracture.

The producer is a south offset to the pool discovery, 1,667 feet from south and 467 feet from west lines of section 34, block 32, T-4-S, T&P survey.

Connolly Oil Co. Inc. of Abilene will drill No. 1-E Flanagan as a 1/2-mile outpost to Spraberry - Dean sand oil production in the Martin County sector of the Spraberry Trend area.

It is slated for an 8,300-foot goal. The drillsite is five miles northeast of Stanton, 1,980 feet from south and west lines of section 34, block 35, T-1-N, T&P survey.

In Glasscock County Shaheen & Sons and Crown Central Petroleum Corp. abandoned No. 1-31 W. L. Foster, wildcat, total depth 7,951 feet, 660 feet from north and west lines of section 31, block 30, W&N survey, 14 miles northwest of Garden City.

Your nails must be allowed to breathe. Are your cuticles grown over the nails or are

## Annual Dawson County Farm Tour

August 20, 1968  
JOHN PALMORE  
Master Of Ceremonies

8:45 a.m. — Group will meet at the Forrest Park Community Center, Lamesa, Texas.

9:00 a.m. — Dryland Cotton Variety Demonstration, Guy Dunbar.

9:30 a.m. — Fertilized Black-eyed Pea Demonstration and Black-eyed Pea Strain Test, Cotton King Gin.

10:00 a.m. — Total Farm Demonstration and Cattle, Kenneth Hamilton.

10:45 a.m. — Irrigated Cotton Variety Demonstration, A. C. Hodges.

11:30 a.m. — Grain Sorghum Breeding, F. P. King.

12:00 noon — Lunch, Courtesy F. P. King Grain Sorghum Company.

1:30 p.m. — Cotton Variety Demonstration, Bob Hale.

2:00 p.m. — SPF Hog Farm, David Hughes.

2:20 p.m. — Parallel Terraces and Irrigation, Marshall Cohorn.

2:40 p.m. — Parallel Terraces and Cotton Nematode Demonstration, Troy Burdette.

3:00 p.m. — Grain Sorghum Variety Demonstration, Arman Hale.

3:15 p.m. — Commercial Hog Farm, D. L. Adcock, Jr.

3:45 p.m. — Cotton Fertilizer Demonstration, E. D. "Bo" Adcock.

4:15 p.m. — Grain Sorghum Test, Grain Sorghum Variety Demonstration, and Grain Sorghum Fertility Demonstration, Dale Merrick.

4:40 p.m. — Sunflowers, Carl Barrow.

Cold drinks and watermelons, Lamesa Chamber of Commerce, and Dawson County Farm Bureau.

Test plots and crop demonstrations sponsored by the following organizations: Lamesa Cotton Growers, Dawson County Farm Bureau, Lamesa Chamber of Commerce, Dawson County Soil Conservation District, and Sub-committee on Crops.

## Stanton Independent School District

Stanton, Texas

**SCHOOL CALENDAR — 1968 - 1969**

August 26, Monday	Pre-Registration for New Students
August 27, Tuesday	Inservice for Teachers
August 28, Wednesday	First Day of Classes

**HOLIDAYS**

September 2, Monday	Labor Day
November 28, 29, Thursday, Friday	Thanksgiving Holidays
December 21, Jan. 1, inclusive	Christmas Holidays
March 7, Friday	TSTA District XVIII
April 3, 4, 7, Thursday, Friday, Monday	Spring Holidays

School dismisses at 2:30 prior to each of the above holidays.

**SIX-WEEKS ATTENDANCE PERIODS**

First — August 28, October 11	32
Second — October 14, November 22	30
Third — November 25, January 17	30
Fourth — January 20, February 28	30
Fifth — March 3, April 18	31
Sixth — April 21, May 23	25
	86
	178

**NINE WEEKS — GRADE REPORTING PERIODS**

<b>First Semester:</b>	
August 28, October 25	42
October 28, January 17	46
	88
<b>Second Semester:</b>	
January 20, March 21	44
March 24, May 23	46
	90
	178

May 23, Friday — Eighth Grade Graduation  
May 24, Saturday — Commencement

The scallop, a tasty bivalve, has a life expectancy of little more than 20 months.

**Martin County Abstract Co.**  
P. O. Box 766  
Stanton, Texas 79782

### PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT  
NUMBER ELEVEN ON THE BALLOT (HJR60)

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

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

"Section 64. (a) The Legislature may by statute provide for consolidation of governmental offices and functions of any one or more political subdivisions comprising or located within El Paso or Tarrant Counties. Any such statute shall require an election to be held within the political subdivisions affected thereby with approval by a majority of the voters in each of these subdivisions, under such terms and conditions as the Legislature may require.

(b) The county government, or any political subdivision(s) comprising or located therein, may contract one with another for the performance of governmental functions required or authorized by this Constitution or the Laws of this State.

"AGAINST the constitutional amendment authorizing the Legislature to provide for consolidating governmental offices and functions and allowing political subdivisions to contract for performance of governmental functions in El Paso and Tarrant counties."

FOR the constitutional amendment authorizing the Legislature to provide for consolidating governmental offices and functions and allowing political subdivisions to contract for performance of governmental functions in El Paso and Tarrant counties."

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 1968, at which election all ballots shall have printed on them the following:

"FOR the constitutional amendment authorizing the Legislature to provide for consolidating governmental offices and functions and allowing political subdivisions to contract for performance of governmental functions in El Paso and Tarrant counties."

Section 3. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on November 5, 1968, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment amending Subsection (a) of Section 62, Article XVI of the Constitution of the State of Texas relating to the Employees Retirement Fund and the Employees Retirement System of Texas, revising provisions for investments of moneys and other assets of the Fund, and changing other existing provisions and making other new provisions with respect to the administration of the Employees Retirement System."

Section 4. The Governor of Texas shall issue the necessary Proclamation for the election and this Amendment shall be published in the manner and for the length of time required by the Constitution and laws of this State.

## PERSONALS

Mr. and Mrs. John Wood visited with her parents, Rev. and Mrs. J. E. Harrell in Lubbock, last week-end. From there Mrs. Wood went to Ceta Canyon for a week to a music work shop.

Connie Butcher spent the past week in Artesia, New Mexico, guest of her brother and

they loose enough for you to run a toothpick under? That is the place where the nails breathe. If the cuticle is tight, the nails suffocate and turn brittle and form ridges. Use cuticle oil and an orangewood stick and gently loosen edges. Do not cut cuticles. Only a trained beautician knows how to remove the cuticle properly without causing damage.

Trade with the merchants in Stanton and keep your money in Martin County.

his family, Mr. and Mrs. Jimmie Butcher and children.

Guests of Mrs. Claud Kelly last week were her granddaughter and her husband, Mr. and Mrs. Gary Reed, of Washington, D. C. Mr. Reed has been a flying instructor in Viet Nam. His next assignment will be in Alabama.

Guests of Mrs. Fannie Graves and Mrs. Lila Flanagan, are their sisters, Mrs. O. L. Bryant, of Phoenix, Arizona, and Mrs. J. M. Baumgardner, of Bakersfield, Calif. Also nephew and wife, Mrs. Roger Bryant, and son, David, and Mrs. Graves daughter, Mrs. Art Lind, all of Phoenix, Arizona. Mrs. Graves is a patient in Hall-Bennett Foundation Hospital.

Mrs. Glen Gates is in Portales, New Mexico, visiting her father, Wallace Adair, who had the misfortune of falling and breaking his hip.

### PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT  
NUMBER THIRTEEN ON THE BALLOT (HJR16)

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

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

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

### PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT  
NUMBER ONE ON THE BALLOT (SJR39)

SENATE JOINT RESOLUTION NO. 39 proposing an amendment to Subsection (a) of Section 62, Article XVI of the Constitution of Texas, relating to the establishment of a retirement, disability and death compensation fund for the officers and employees of the state, and may make such reasonable inclusions, exclusions, or classifications of officers and employees of this state as it deems advisable. The Legislature may also include officers and employees of judicial districts of the state who are or have been compensated in whole or in part directly or indirectly by the state, and may make such other reasonable inclusions, exclusions, or classifications of officers and employees of judicial districts of this state as it deems advisable. Persons participating in a retirement system created pursuant to Section 1-a of Article V of this Constitution shall not be eligible to participate in the Fund authorized in this subsection and persons participating in a retirement system created pursuant to Section 48-a of Article III of this Constitution shall not be eligible to participate in the Fund authorized in this subsection, except as otherwise provided herein. The amount contributed by the state to such Fund shall equal the amount paid for the same purpose from the income of each such person, and shall not exceed at any time six per centum (6%) of the compensation paid to each such person by the state; provided that such Amendment shall be self-enacting, providing for the necessary election, form of ballot, proclamation, and publication; and declaring legislative intent that the adoption of this Joint Resolution shall constitute repeal of Senate Joint Resolution No. 3, previously adopted by the 60th Legislature, so that the proposition as set forth in this Resolution may be submitted to the voters of this state in lieu of the proposition contained in Senate Joint Resolution No. 3.

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

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

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

an agency of the State of Texas the Employees Retirement System of Texas, the rights of membership in which, the retirement privileges and benefits thereunder, and the management and operations of which shall be governed by the provisions herein contained and by present or hereafter enacted Acts of the Legislature not inconsistent herewith. The general administration and responsibility for the proper operation of said system are hereby vested in a State Board of Trustees, to be known as the State Board of Trustees of the Employees Retirement System of Texas, authorizing said Board to invest assets of said system in various obligations and subjects of investment, subject to certain restrictions stated therein and such other restrictions as may hereafter be provided by law; providing that contributions of members and the state shall not exceed at any time six per centum (6%) of the compensation paid to each such person by the state; providing that such Amendment shall be self-enacting, providing for the necessary election, form of ballot, proclamation, and publication; and declaring legislative intent that the adoption of this Joint Resolution shall constitute repeal of Senate Joint Resolution No. 3, previously adopted by the 60th Legislature, so that the proposition as set forth in this Resolution may be submitted to the voters of this state in lieu of the proposition contained in Senate Joint Resolution No. 3.

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

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

### PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT  
NUMBER THREE ON THE BALLOT (HJR20)

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

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

"Section 11a. In addition to the bonds enumerated in Section 11 of Article VII of the Constitution of the State of Texas, the Board of Regents of The University of Texas may invest the Permanent University Fund in securities, bonds or other obligations issued, insured, or guaranteed in any manner by the United States Government, or any of its agencies, and in such bonds, debentures, or obligations, and preferred and common stock issued by corporations, associations, or other institutions as the Board of Regents of The University of Texas System may deem to be proper investments for said funds; provided, however, that not more than one per cent (1%) of said fund shall be invested in the securities of any one (1) corporation, nor shall more than five per cent (5%) of the voting stock of any one (1) corporation be owned, provided, further, that no stock for purchase shall be restricted to stocks of companies incorporated within the United States which have paid dividends for five (5) consecutive years or longer immediately prior to the date of purchase and which, except for bank stocks and insurance stocks, are listed upon an exchange registered with the Securities and Exchange Commission or its successors.

"In making each and all of such investments said Board of Regents shall exercise its judgment and care under the circumstances then prevailing which men of ordinary prudence, discretion, and intelligence exercise in the management of their own affairs, not

in regard to speculation but in regard to the permanent disposition of their funds, considering the probable income therefrom as well as the probable safety of their capital.

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

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

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

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

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

Section 3. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Monday in November 1968, at which election all ballots shall have printed thereon the following:

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

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

Section 4. The Governor of Texas shall issue the necessary Proclamation for the election and this Amendment shall be published in the manner and for the length of time required by the Constitution and laws of this State.

### PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT  
NUMBER TWO ON THE BALLOT (SJR14)

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

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

"Section 51-a. The Legislature shall have the power, by General Laws, to provide, subject to limitations herein contained, and such other limitations, restrictions and regulations as may be by the Legislature deemed expedient, for assistance to and/or medical care for, and for rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care and to accept and expend funds from the Government of the United States for such purposes in accordance with the laws of the United States as they now are or as they may hereafter be amended; and to make appropriations out of state funds for such purposes; provided that the maximum amount paid out of state funds to or on behalf of any individual recipient shall not exceed the amount that is matchable out of Federal funds; provided that the total amount of such assistance payments and/or medical assistance payments out of state funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal Statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the state for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such Federal Statutes as they now are or as they may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy

persons; and provided further, that the total amount of money to be expended per fiscal year out of state funds for assistance payments only to recipients of Old Age Assistance, Aid to the Permanently and Totally Disabled, Aid to the Blind, and Aid to Families with Dependent Children shall never exceed Seventy-five Million Dollars (\$75,000,000)."

"Nothing in this Section shall be construed to amend, modify or repeal Section 31 of Article XVI of this Constitution; provided further, however, that such medical care, services or assistance shall also include the employment of objective or subjective means, without the use of certain 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 regular licensed physician or surgeon under the laws of this state."

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

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

### PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT  
NUMBER ONE ON THE BALLOT (SJR39)

SENATE JOINT RESOLUTION NO. 39 proposing an amendment to Subsection (a) of Section 62, Article XVI of the Constitution of Texas, relating to the establishment of a retirement, disability and death compensation fund for the officers and employees of the state, and may make such reasonable inclusions, exclusions, or classifications of officers and employees of this state as it deems advisable. The Legislature may also include officers and employees of judicial districts of the state who are or have been compensated in whole or in part directly or indirectly by the state, and may make such other reasonable inclusions, exclusions, or classifications of officers and employees of judicial districts of this state as it deems advisable. Persons participating in a retirement system created pursuant to Section 1-a of Article V of this Constitution shall not be eligible to participate in the Fund authorized in this subsection and persons participating in a retirement system created pursuant to Section 48-a of Article III of this Constitution shall not be eligible to participate in the Fund authorized in this subsection, except as otherwise provided herein. The amount contributed by the state to such Fund shall equal the amount paid for the same purpose from the income of each such person, and shall not exceed at any time six per centum (6%) of the compensation paid to each such person by the state; provided that such Amendment shall be self-enacting, providing for the necessary election, form of ballot, proclamation, and publication; and declaring legislative intent that the adoption of this Joint Resolution shall constitute repeal of Senate Joint Resolution No. 3, previously adopted by the 60th Legislature, so that the proposition as set forth in this Resolution may be submitted to the voters of this state in lieu of the proposition contained in Senate Joint Resolution No. 3.

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

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

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

an agency of the State of Texas the Employees Retirement System of Texas, the rights of membership in which, the retirement privileges and benefits thereunder, and the management and operations

# Classified Ads

## ANNOUNCEMENTS A

### Special Notices A-2

Wanted dove and quail hunting lease. Write Box 463 Midland. 8-34-4tp

### CARD OF THANKS B

Words cannot express our gratitude for the help and expressions of sympathy during the illness and death of our loved one.  
The family of J. T. Springer.

### BUS. OPPORTUNITIES E

#### Business Chances E-1

AVON world's largest cosmetic company, has immediate opening in Stanton. Tarzan, and Courtney. If you want to work and earn money, check on the wonderful earning opportunity Avon has created. Write Box 4141, Midland, Texas 79701. 1-25-2tc

### MERCHANDISE K

#### Appliances K-1

Have your GIFTS and PARTY FAVORS personalized with monogramming. We do it in all COLORS, NAPKINS, BILLFOLDS, STATIONERY and MATCHES. STANTON DRUG STORE.

#### Musical K-4

For Sale: Excellent condition and quality four and eight track auto stereo unit. Tapes included. Contact Guy Ruth. 756-2459. 2-33-2tp

#### Household Goods K-3

For Sale: G. E. refrigerator, 14 cubic foot, with freezer, good condition. \$55.00. Call GL 9-2311. 8-34-1tc

For Sale: Good condition, reasonably priced. Bed room suite, five piece, dinette, electric range, refrigerator, washer, baby furniture, miscellaneous items. Contact 756-2482, or 800 No. St. Boniface. 8-34-1tp

### RENTALS L

#### Houses L-2

Two bedroom house for rent. 402 West Third Street. Call 756-3762. 7-31-2tc

For Rent: Six rooms and bath. 805 No. St. Peter. Call 756-3443 or 756-2481. J. A. Wilson. 8-34-2tc

### REAL ESTATE M

#### Acres For Sale M-1

FOR SALE: 550 acres, Sec. 11, blk. 36, twp. 2 N. T&P RR sur.

Martin Co. Adjoins Grady School. 272 acres in cultivation. Approximately 80 acres cotton allotment. For further information contact Ernest Epley at Route 1, Box 422, Coalinga, California 92310, or J. C. Epley, Stanton, Texas. 22-29-8-1-32-3tp

### Houses For Sale M-4

For Sale: two bedroom brick house, large living room, kitchen, bath, plus apartment on lot. 806 No. St. Joseph. M. Alice Payne. 5-23-2tc

For Sale: Two bedroom home. 307 North Teresa St. Melvia Cruz, 458-3187. 8-34-1tp

## New Recipes Available For Catfish

Catfish and hushpuppies are as American as Mom's apple pie and the Fourth of July, Bill Schwartz, head of Seafood Marketing for the Texas Parks and Wildlife Department, says he wouldn't change that for anything.

But Schwartz says there are other ways to prepare catfish, equally patriotic and just as delicious, and the department is offering a booklet called "Fancy Catfish" to prove it. Persons interested in the booklet may write "Fancy Catfish," Texas Parks and Wildlife Department, John H. Reagan Office Building, Austin, Texas 78701.

Compiled by the U. S. Department of the Interior, Bureau of Commercial Fisheries, the recipes in the full color booklet were gleaned from "Mississippi river boats, palatial plantations, and Cajun cottages."

To be sure, catfish and hushpuppies weren't left out. In fact there are recipes for this great American combination for up to 100 portions.

But there are also recipes for Planation Catfish with orange - rice stuffings, New Orleans Catfish, Cajun Catfish, and Bayou Catfish.

There are 18 recipes in all, including one for Catfish Gumbo which ought to get the taste buds to stand up and take notice.

Schwartz says "Fancy Catfish" is being distributed to help the relatively new catfish farming industry as well as the fresh water commercial fishermen in Texas. Statistics compiled by the Texas Parks and Wildlife Department show that there are now 1356.5 acres of water in Texas being used for catfish cultivation. These waters will produce an estimate 3694 tons of fish in 1968.

"Persons who know their fish think catfish is the best tasting freshwater fish," says Schwartz, "and persons who know their catfish think the pond raised catfish are about the best."

# Red's Corner

By RED GIBSON

The known world is divided in two camps.

On the one side we have those thoughtful people who believe that all members of the cat family will do less to disrupt civilization if they spend their time in close communication with nature: specifically, this means outdoors. Arrayed against this view are those fair-minded souls who believe that one of the duties of the human race is to make the journey through life as painless as possible for all creatures, whether they have one life or nine.

Informal studies indicate that this division of opinion is not made along ethnic, socio-economic or political lines. It's more likely to be a family matter, something to be argued about in the home. And the rules say that no family is permitted a unanimity of opinion on the subject. Thus a family of four could vote 2-2 for outdoors, or even 3-1; but in no circumstances would all four members agree that the animal should sleep outside.

The ratios hold true for people who want the cat indoors at night.

(We might as well lay it on the line: the average American father doesn't like housecats. The average American mother does. To the average American child, the only question is whether the new kitty should be allowed to sleep under the covers with him or just on top of the bed.)

In the basic unit, the childless family, the vote on indoors or out is likely to be 1-1. In such cases the cat

stays inside until the other party discovers that the creature will not use a scratching post unless it is fashioned in the shape of a large, comfortable chair and costs between \$300 and \$800, which means something in the neighborhood of \$150 just for reupholstering the cat's favorite toy.

When such a juncture is reached, the head of the household will no doubt point out that, at current advertised prices, \$150 will buy a minimum of 30 cats and a maximum of about 700, not counting the truly astounding number given away free, gratis and at no cost.

But the weak willed (and those few families that favor iron furniture) still permit cats to gain a foothold in indoor living, despite the voting process and common sense.

This foothold (to be more precise, this pawhold) is achieved most often through a combination of a child's copious weeping, great and outlandish flattery, and the expenditure of extravagant promises sufficient to elect the entire U. S. House of Representatives and half or more of the Senate.

The scene reminds one greatly of Eben bargaining away his birthright for a bowl of porridge. This, for the right to keep a cat in the house, a boy of six summers will make promises with astounding rapidity, joyous anticipation and total solemnity.

The next day, with all promises either broken or forgotten, a string of unbroken crises begins.

For instance: 1. It is established fact that a cat can cause a run in a pair of expensive nylon stockings by exhaling within three feet of them. A kitty does not know at birth the difference between a bare leg and one in a stocking. He quickly learns: stockings are more fun.

2. The head of the household, with the unerring accuracy of a geiger counter, will find and kick over the cat's box and/or milk dish, no matter where the hiding place.

3. A where that needs excitement can always depend on the old tail - under - the - roker trick. That never fails.

Or at least these are the things that happened at our house when we got the kitty. Down 3-1 on the first ballot,

# Grady School Ready To Open New Year

Regular classes will begin at Grady on August 26. Teachers will meet for the first scheduled meeting on Thursday, August 22, at 9:00 a.m. Registration for all grade school students will be from 9:00 to 12:00 and from 2:00 until 5:00 on Friday, August 23.

Buses will make their first routes on Monday morning, August 26. During wet weather buses will run on the pavement only. We would like to ask your cooperation in getting students to the pavement to catch the bus when it is impossible for buses to make their runs on dirt roads. Pupils will not be counted tardy if tardiness is due to inclement weather.

School lunches will be the same price as they were when school closed this past spring: 35 cents per student per day. Student should pay in advance and we prefer payment by the week (\$1.75), or by the month (\$7.00).

We urge all students to have their vaccinations up to date, and in particular for beginners to have had their small pox shots. During enrollment this year, we want to get an Emergency Care Authorization sheet filled out on each student. This sheet must be signed by one of the parents.

Students, let's put forth an extra effort to be in school every day during our coming school year. Absences from school can never be made up, even though tests and daily work can be made up for excused absences. This is so important for every student's ability to achieve and show what he can do in school. If your child must be absent from school, please send a note of explanation when he returns or call the school office. This will help us check on absences and sickness. We ask your cooperation in this matter.

The first semester will end December 20, before the Christmas holidays begin. Semester tests for the first semester, will be given on De-

severely criticized by all hands, I let them get their fill. I let them see what happens when a cat moves in. I let them learn the hard way that a cat in the house causes nothing but problems for man or beast.

So we moved him outside. And I sure do miss him.

ember 16 through December 19. School will be dismissed two weeks for the Christmas holidays, and the second semester will begin on January 6, 1969.

Below are listed supplies which will be needed by students in grades on through five:

**First Grade**  
One eraser, one pair of scissors, two primary pencils, one bottle of Elmer's glue, one primary manuscript tablet, one Big Chief tablet, one ruler, two boxes of Crayolas, (eight colors each), one vigar box, two small plastic bags or one zippered plastic envelope, one sleeping mat, one large box of Kleenex, and \$3.00 for workbooks.

**Second Grade**  
One box Crayolas (16 colors), one pair of pointed scissors, one 12 inch ruler, one package of two ring notebook paper, no notebooks with zippers, two soft-lead pencils, one eraser, one bottle of Elmer's glue, one cigar box or one zippered plastic envelope, one sleeping mat, one large box of Kleenex, and \$3.00 for workbooks.

**Third Grade**  
Two ring notebooks, no zipper; two ring note book paper, pencils, Crayolas, one pair of pointed scissors one wooden ruler, one large box of Kleenex, one plastic zippered envelope, one bottle of Elmer's glue, one eraser, \$3.00 for workbooks.

**Fifth Grade**  
One or two ball point pens (blue or black), two No. 2 pencils, two ring notebook paper, one two-ring notebooks notebook divider, map colors, scissors, ruler, 25c spiral notebook, one eraser, two braded folders, and \$3.00 for workbooks.

Grady Independent School District Administratives Offices, phone 459-2736 or 459-2716, Lenorah Exchange, Lenorah, Texas.

## Russell McMeans Presides At Lions Club Meet

The Stanton Lions Club met Tuesday noon at Belvue Restaurant, with president, Russell McMeans, presiding. F. O. Rhodes led the sing-song, accompanied by Tom Angel. Bill Terry led the pledge to the flag, and Paige Eiland gave the invocation. O. C. Turner was installed into the club by Cecil Bridges,

with the sponsoring Lion, Bill Terry standing by.

A film entitled, "The Atom," starring Reddy Kilowatt, was presented to the club by Bob Powers of Midland. The film was a history of electricity beginning with the early man and brought forward by modern day man.

Eighteen men attended the meeting.

Twenty-two restored homes, each dating back to Spanish land grants, will remain on the grounds of the San Antonio World's Fair after the exposition closes its doors.

Thirty-three paintings sent to the San Antonio World's Fair by France for display have been insured for \$11 million.

Local Representative  
**Lubbock Monument Works**  
Red Granite — Marble — Gray Granite  
Ronald D. Gilbreath  
Display 209 N. St. Charles SK 6-3355

## Notice Of Sale

Sealed bids will be taken from August 12 through September 2, 1968 on a five room house and detached one car garage, owned by Texas Electric Service Company, and located at the corner of St. Peter and School Streets in Stanton, Texas.

The highest bidder will be awarded the house.

The purchaser will agree to remove the structures, all foundations, porches and other debris from the property within 30 days from notification of his bid acceptance.

Bids should be submitted to:  
Mr. Cecil Bridges, Manager  
Texas Electric Service Company  
P. O. Box 718  
Stanton, Texas

The highest bidder will be notified September 3, 1968.

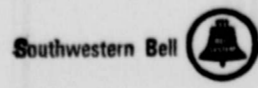
8-15-22-2tc

"If I have questions about bills, payment arrangements, or some other telephone matter, whom do I call?"



Here's the expert.

She's your telephone service representative. To many telephone users, she is the phone company. She answers questions, provides personal number booklets, directories and duplicate bills. She helps you get new phones installed. As a service representative, she has to be something of a lady executive, a bit of a diplomat and an expert in phone service. And she is. She was hired from a select group of applicants and put through an extensive training program. And she attends regular meetings to discuss customer service. Next time you need help on a telephone problem, just call the telephone business office. Your service representative will take it from there.



See the Bell Exhibit at HemisFair '68, San Antonio, Texas

## the problem solvers



If yours concerns electric service you'll get an expert solution from one of our consulting specialists

Wondering which size of air conditioning unit is best for your home? Need help in kitchen planning or home lighting? Have a question about the use or care of an electric appliance? Our air conditioning and lighting specialists, home economists and others are ready to help you with advice and suggestions on any home use of electricity. We have industrial, commercial and farm power specialists, too. There is no charge for these counseling services. We want to help you get the most from your electric service. Just call our office.



## The Launching Pad

By NEAL ESTES

The JOHNSON-HUMPHREY "pie-in-the-sky" crowd have started dying slowly on the political vine. Some of the men and women who have held down government jobs for many years due to a political pull of some kind or other stand to be jolted into the reality of making a living like the rest of us without the benefits of having time to loaf fifty per cent of the time on the job. Really, that crowd is already muttering and murmuring. They are doing their best, in many instances, of trying to talk-it-up for HUMPHREY by using every propoganda line known to man. One guy who has enjoyed an inside easy job as a member of the blue-check-brigade is spreading rumor that TED AGNEW is not fit to be vice-president because he is a son of Grecian immigrants. So what? He should be proud of his heritage. Some of the finest contributions to world culture came to this nation from Greece. All of us have been tempted to dream the dreams of the Greek gods and the Grecian women are among the prettiest and most talented. Why attempt to hold on to a political "sugar-tee" by preaching racism? For the past few years under JOHNSON-HUMPHREY we have witnessed nearly all of the high official federal appointments going to Jews, Negroes, Italians, and especially the Jewish people. Some wag commented recently that LBJ stood for Led-By-Jews. What of it? Who is anti-Semitic? Men and women of the minority groups overwhelmingly favored by LYNDON JOHNSON have also made great contributions to this nation. So, why kick the Greeks? Personally, I don't care if TED AGNEW descends from a bunch of jungle monkeys because one thing is sure—he couldn't possibly be a bigger chimp than some of those fantastic fools who have been running the country.

There is something else I want to mention. In past presidential elections it has been comparatively easy for the political payroll princes of privilege to persuade a fellow American to do him a favor and vote for his candidate. That is not going to happen in this country in November in 1968. The rank and file of the people are fed up with a personally motivated political war, a near collapse in our economy, inflation, hunger, a complete breakdown of law and order, crime in the streets, and titanic boondoggling projects draining the taxpayers till. Right now, the mood of the people is for a change. So, a theme song for HUMPHREY, perhaps the nominee in Chicago late this month is in order. I suggest: "When it is icicle time in Minnesota I'll be slipping back to you."

The Mothers-in-law were in the Stanton postoffice early Wednesday morning. One had beat the other to the mail box and as the other one approached she promptly advised that "no mail" had arrived from their children. The mothers-in-law I refer to here are MRS. LOUIS ROTEN and MRS. RALPH CAFFEY. Their married children are RODNEY ROTEN and LINDA CAFFEY. RODNEY is on R&R in Honolulu after duty in Vietnam

## NOTICE

Three bedroom house may be had in Stanton located at 508 N. Gray by taking up payments of \$43.91 monthly. There is no paving at back or side. Payments include interest. Contact C. E. Walker, General Delivery, Van Horn, Texas.

## Shanna Estes, K. D. Smith Marry At California Ranch

CASTAIC, Calif. — Kenneth Dale Smith, Jr. and his bride, the former Shanna Jeanne Estes, daughter of Mr. and Mrs. Gene N. Estes, 4404 Leddy Drive, Midland, are honeymooning in Mexico City and Acapulco.

The couple was married at 2 p.m. July 27 at Paradise Ranch near Castaic. Parents of the bridegroom, a graduate of San Fernando Valley State College, are Mr. and Mrs. Kenneth D. Smith of Santa Monica. He is manager of Paradise Ranch and member of the Bel-Air Country Club of Beverly Hills, Calif.

The bride was graduated from Lee High School in Midland and was named Miss California in 1967. She also was third runner-up in the American Beauty Pageant. She was employed by Itek Business Products in Beverly Hills.

The couple will reside at Paradise Ranch. The Rev. O. C. Lund, Lutheran minister from Newhall, performed the double ring ceremony on the covered Spanish-styled patio of the ranch residence. Carpeting marked the bridal aisle, terminating in front of a pond and fountain beneath natural foliage. Sprays of yellow and white dairy chrysanthemums with carnations and gladiolus were placed on the sides of the fountain.

Presented in marriage by her father, the bride wore a full-length A-line gown with

chapel train of peau de soie. The bodice was styled of beaded silk lace fashioned with small scallops on the bell sleeves and scooped neckline. Her three-tiered veil of silk illusion was attached to natural flowers. She carried a cascade of daisies with carnations and daisy chrysanthemums.

Charisse Estes of Midland, sister of the bride was the maid of honor, and Robin Estes of Midland, also a sister of the bride, was bridesmaid. James Jones of Santa Monica was the best man. Steve Estes of Midland, brother of the bride, was the groomsmen. The organist was Mrs. Arlene Lott of Santa Monica.

The bride's attendants wore full-length Empire gowns of yellow organza. Their headpieces were appliqued fabric daisies on sunlight yellow illusion. They carried bouquets of yellow and white dairy chrysanthemums and yellow rosebuds.

Immediately following the ceremony, a reception was held. Mrs. Jill Reid of Stanton, Patricia L. Smith, sister of the bridegroom, and Richard Smith of Santa Monica, and Kris Peterson of Los Angeles were in the house party.

Mrs. Tom Houston of Longmont, Colorado, was a recent visitor with her many friends in Stanton last week.

and LINDA and their daughter ANGELA, are with him. LINDA and her baby left the U. S. from California to be with ROD until he goes back to service in Vietnam. But the mothers-in-law talked with their children late Tuesday night, and they were not too disappointed because mail was not in the box. As MAMIE and LADY FRED talked a number of interested postal patrons gathered around. They wanted to hear the latest news. The beauty of living in a small town is that everyone is interested in their neighbors and loved ones. Oh yes, I better mention that my little friend RHONDA ROTEN, went along by air with LINDA and her baby as far as San Francisco. They will return home after a visit with friends in San Francisco.

The new 1969 automobiles will be presented in late August or early September this year. Press kits are already coming in. Watch for the new car announcements in the "Ole Reliable."

MRS. SNOOKS EPLEY, wife of the mayor, and longtime Stanton teacher was in the office Wednesday morning. She has been the fifth grade teacher here, or one of them for ten years in the same room. Some of her students were seniors last year and many future graduating classes will have members who learned under MRS. EPLEY. Her teaching record is one of the better ones in all West Texas.

NEAL'S NUGGET: Doctors have diagnosed PRESIDENT JOHNSON'S current ailment as "diverticulosis." Could it be that's what the entire country has suffered with for the past four years?

## Variety - - -

(Continued from page 1)  
The men on television are doing everything they can to tear down the fine work accomplished at the same Republican convention held in Miami. The dynamiters, even such old professionals as the sneaky JOHN CHANCELLOR, failed to herd any of the prospective delegates into "Box Canyon" and so they had to wait until adjournment when they could again command a monopoly on the airlines to start their dirty little campaign of personalities against the nominees NIXON and TED AGNEW. Even the bird-brain JOHNNY CARSON, the tail-end part of the days propoganda program put on by the constant dirt drummers for NBC, is in the act. CARSON has been given his lines and he recites them like the human parrot he is. Since Miami, CARSON has continued to clown around and cast insinuations on the Americanism of certain high priority patriots. The man or woman watching television only needs to remember the night CARSON disclosed his real motive in life by donating one percent of his annual salary to MARLON BRANDO for the benefit of the marching MARTIN LUTHER KING fund—ever what it is.

## Editor's - - -

(Continued from page 1)  
County Agricultural Agent Dawson County.

(Editor's Note: The article appears elsewhere in this issue.)

## Veterans Administration

(Editor's note: Veterans and their families are asking thousands of questions concerning the benefits their government provides for them through the Veterans Administration. Below are some representative queries. Additional information may be obtained at any VA offices.)

Q — I have been on active duty for 25 months. Am I eligible to attend school under the G. I. Bill?

A — Yes. You must have had two years of active duty service to qualify for training under the G. I. Bill.

Q — I have just completed four years of active military service. Am I eligible for flight training? I have had no previous flight training of any kind.

A — In order to qualify for flight training, a veteran, regardless of how long he was in active military service, must have a private pilot's license or be eligible for one.

Q — I am receiving military retirement pay for disability. I would be entitled to disability compensation from the Veterans Administration but don't want to waive my military retirement. However, I would like to pursue a program of education as a disabled veteran. Am I eligible for vocational rehabilitation training assistance from the VA?

## NEW PENAL CODE

BERLIN — Communist East Germany has put into effect a new penal code that generally increases punishments for political offenses while assigning milder sentences for other crimes.



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Federal Land Bank Association  
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STANTON, TEXAS

## County Agents Column

Where cotton is "king," ginning must also be tops. Effective gin management is vital to the overall cotton industry, and ginnermen from throughout the Texas Plains will have an opportunity to "bone up" on management at a workshop slated in Lubbock today.

The Ginnermen's Management Workshop will be held at the KoKo Palace with registration beginning at 9 a.m., announces Billy C. Gunter, district agricultural agent with the Texas Agricultural Extension Service.

Keynote speaker at the workshop will be Extension Director John E. Hutchison, who will address the group at a noon luncheon. Extension Economists Kenneth Wolf and Johnny Peagan will conduct major segments of the program.

The program will be kicked-off with discussions by Wolf on "The Management Lag and Process" and "Planning and Organizing for Action." This will be followed by a talk on "Internal Economic Considerations in Operating a Gin" in which Peagan will discuss ways and means for better efficiency and maximum use of equipment and labor.

"Diversification" will be the lead-off topic at the afternoon session. Basic principles of diversifying a business and

will be discussed by the economists. A talk on "Personnel Utilization" by Wolf will feature labor problems, new employees, and use of labor the year around.

People coming to the San Antonio World's Fair find travel on the compact grounds easy—by foot on elevated walkways, train, monorail, sky-ride, or boat.

Why doesn't life insurance go up like other costs in periods of inflation? Ask your Southwestern Life Agent. He has the answers.



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BIG SPRING, TEXAS

106 - 108 West Third Dial AM 3-2501

## August Value Days

Prices in effect Friday and Saturday only

Ladies Dresses—	Girl's Sportswear—
Values to \$25.....\$1 to \$5	Values to \$9.....\$1 - \$2
Ladies Shoes—	Men's Sport Shirts—
Values to \$15.....\$1 to \$3	Ivy's and Regulars,
Better Fabrics—	\$4 to \$7.....\$2 to \$3
Values to \$2.....77c yd.	Acrylic Double Knits,
	Small group.....\$1 yd.

## Special Purchase—

Twin Size Spreads,  
Fringed, narrow wale  
cord with permanent  
press finish in white,  
tan, and red.....\$6

## Special Purchase—

Better Quality Crew  
Sax, cotton stretch  
in boy's, men's, and  
king sizes.....3 for \$1.88

Quantities are Limited

Shop Early Friday for Best Selection

Open at 8 A. M.

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# BACK TO SCHOOL

The way Back-To-School in Martin County always passes through Stanton Walgreen. Generations of students have been purchasing school supplies in our store for years.

We have a complete stock of supplies for students in all grades. Bring your list in and let us help you fill it.

You can buy every school item you need in our store. Shop where your fathers and mothers shopped — and be delighted with your price saving purchase.

See Our Ad Next Week For School Specials.

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