



My children's mother didn't know whether she liked horses or not Monday as she was black and blue after being run over Sunday afternoon.

She had a hand full of cake to feed the horses and as she walked away getting one of the wild ones to follow, another horse ran at the young one and both of them ran into her pushing her along between them until she rolled under one of them—the wild one. Luckily the wild one was not mean for he jumped over her and did not kick.

Later he came back to her side as she picked herself up. Ruth Averitt called Saturday night to inform us that we owed her an ice cream cone. She was visiting our horses she said when one of them grabbed the ice cream cone she was eating—and gobbled it up!

Both ladies still like horses—honest!

Aaron Edgar, publisher and editor of the Munday Times for the past 27 years, wrote a 30 dash (end of story) to his column last week as the newspaper sold to our competitor south of here, Tommy Herring of the Rochester Reporter.

Although the Munday Times and The Herald are competitors, we have always been friendly with the Munday editor and on more than a few times we have helped each other over obstacles.

Aaron was on a panel discussion several years ago at a Press meeting and the topic of discussion was "What to Print and Not Print in a Newspaper." He said he had rather have friends than put something in a paper that would cost him a friend and win an enemy.

Since we've known him, he has run the Munday Times on that basis.

We haven't had an opportunity to talk to our friend since he sold his interest in the paper, but feel almost certain he leaves with heavy heart after putting in so many years promoting his home town.

A good weekly editor and publisher has a big responsibility to the people he influences and serves . . . and we happen to know Aaron was well aware, always of his duties to his people and his devotion to the good citizens of Munday.

Although a business, a newspaper's first responsibility is to the public and second to making money and his own personal happiness and prosperity.

But you miss the old rascal, 'cause we do already!

DIETING! — Mrs. R. P. Barnard Sr., is back on the job at Northern Star Seed Farms and it was the first time we had seen her in months when we visited there last week.

Mrs. Barnard greeted us with "How are you fatty?" We had no idea how much we had gained since we threw our three packs of cigarettes a day away. The 24th of this month will be our third birthday.

Besides saving 60 cents a day we don't have, we have also gained 20 pounds in weight.

Mr. Sam Reed was in one of the most optimistic moods we have ever seen him, and informed us that this year's prospects were the best he had seen in three years.

Mr. Sam said, so far, this has been one of the cheapest crops the farmer has made . . . We are still holding our breath, and the Lord knows a good crop and a fair profit are needed by everyone in this country.

SS Representative To Be Here Tuesday

A representative of the Social Security Administration will be in Knox City at the City Hall on Tuesday, August 17, from 10 a.m. until noon. You are invited to meet with the representative to file your claim or to obtain information or assistance concerning Social Security.

HERE FROM BRYAN
Mr. and Mrs. W. F. Connor of Bryan are here visiting their granddaughters, Mrs. Vernon Buckley and Mrs. Leonard Force. Mr. and Mrs. Grover Connor of Bryan spent last week end here visiting.

1965 Social Security Changes Many And Varied, Says Francis J. Stevens

In addition to the hospital insurance and the medical insurance provisions which President Johnson signed into law on July 30, there are many other changes and innovations in the Social Security Act, according to Francis J. Stevens, the social security representative for Knox County.

A brief summary of the changes was furnished by Stevens who has undertaken the task of keeping this area up to date in these recent developments. He said that the major provision of the new bill is, of course, the Health Insurance Benefits.

There are two plans, both for persons 65 and over. The first is the Hospital Insurance Plan which will be financed for the most part by an earnings tax. It provides for in-patient hospital services, post-hospital extended care, out-patient hospital diagnostic services, and post-hospital home health services.

The second plan is a voluntary supplementary medical insurance plan for all persons 65 and over. Individuals enrolling will pay \$3 a month. This plan will cover physician's services, home health services, and several other medical services.

The patient will bear some of the cost under each plan. The earliest effective date for benefits is July 1, 1966.

The bill provides for a 7 percent increase in benefits effective January, 1965. The minimum

Baptists Plan Leadership School

The Haskell-Knox Baptist Association of the Double Mountain Baptist Area will engage in an intensive Training Union Leadership School from August 16-20 each evening at 7 p.m. at the First Baptist Church in Haskell.

Purpose of the school is to train Training Union Workers for the 23 local Baptist churches and Latin-American Missions for the year 1965-66.

The instruction will begin each evening at 7 p.m. and will end at 8:30. A class has been scheduled for all Spanish leadership. A nursery will be provided for children one year to 8 years of age. A fun time will be in progress each evening for all children from 9 thru 16 at the Baptist Youth Center.

The faculty will be Ray Nobles, Haskell; Johnny Smith of Knox City; Associate Director; Bob Shortwell, Abilene adults; Mrs. Norman G. Weaver, Abilene, juniors; Mrs. Frank Royal, Abilene, Primaries; and Mrs. L. E. Boubel, Weatherford, nursery.

Three Knox County Students Seek Bachelors Degree

Three Knox County students are among 665 seniors who have applied for bachelor's degrees at North Texas State University.

Summer commencement exercises are scheduled for 8 p.m. Aug. 24 at Fouts Field.

Knox County degree candidates are Mrs. Judy Bell Leaverton, Knox City; Mrs. Charlotte Boyd Roberson, Vera; and John W. Massey, Munday.

Mrs. Leaverton, daughter of Mr. and Mrs. John A. Smith, Knox City, is seeking the bachelor of business administration degree in business administration.

Daughter of Mr. and Mrs. Albert E. Boyd, Route 1, Vera, Mrs. Roberson has applied for the bachelor of arts degree in Spanish.

Candidate for the bachelor of business administration degree in personnel management, Massey is the son of Mr. and Mrs. Joe W. Massey of Munday.

IN MISSOURI
Mrs. E. Q. Warren left last week end for a two weeks visit and vacation in Missouri.

increase is \$4 for retired workers age 65 or older.

A person receiving Social Security benefits may have annual earnings of \$1500 and still receive all his benefits. This is effective for 1966.

Child's benefits will be paid after age 18 and to age 22 if the child is a full-time student in a public or accredited school. Widows may elect to receive benefits at age 60 at a lesser amount than they would receive at age 62. This is effective September, 1965.

There is now a temporary "insured" status provision for workers who reached retirement age (62 for women, 65 for men) in 1955 or 1956. Persons of that age may now be qualified with less quarters of coverage than and widows may possibly qualify where formerly required. Wives may also. A worker's benefit in such a case would be \$35.

In addition to the above, Stevens said, there are major changes in the disability requirements and in the qualification for certain dependents for benefits.

Effective with 1965 doctors of medicine are covered under Social Security as self-employed persons. Interns will be covered as employees in 1966.

Cash tips will be covered as wages beginning in 1966.

Farmers may report up to \$1600 as optional earnings beginning in 1966. The present limit is \$1200.

Ministers may file waiver certificates to be covered as self-employed persons through April 15, 1966.

Waiver provisions for non-profit organizations also were modified.

Stevens said there were several administrative changes as well as changes in the state administered Kerr-Mills program.

No action can be taken on any of these changes until after September 1, 1965.

Hospital Notes
Patients in the Knox County Hospital 8-9-65:

Miss Maud Isbell, Munday
Mrs. Georgia Maples, Goree
Mrs. Mary V. Jackson, Benjamin

Mrs. J. B. Adams, Knox City
Judy Blankenship, Goree
Mrs. Wayne Johnson, Knox City

Bud Adkins, Rochester
Mrs. Roy Day, Knox City
Truitt Hester, O'Brien
Mrs. Janice Gentry, and Baby Benjamin

Mrs. L. G. McGuire, Gilliland
Theo Howell Clark Jr., Munday
Mrs. Addie Logsdon, Munday
Mrs. Lola Flowers, Knox City
Mrs. Ray Jackson and Baby, Goree

Patients dismissed from the hospital since 8-2-65:

Mrs. O. D. Propps, Benjamin
Wilda Moorhouse, Goree
Mrs. C. J. Albus, Munday
Renda Dutton, Knox City
Glenn Smith, Knox City
Mrs. George Taylor, Knox City

O. C. Donaldson, Knox City
Harley Poteet, Knox City
Ada Davila, Munday
Mrs. Juan Dena and Baby, Goree

Gabriel Ledesma, O'Brien
Earnest Slaughter, Rochester
Zed Wadzeck, Rochester
Mrs. D. R. Walsworth, Knox City

Mrs. Albert Fetsch, Munday
Mrs. K. D. Walker, Munday
Mrs. Loyd Howeth, Knox City
Mrs. Frank Johnson, Jr., Collinsville

W. D. Hamilton, Benjamin
Mrs. Oscar Gideon, Benjamin
Mrs. Leon Bivins, Benjamin
Mrs. J. M. Chilcoat, Benjamin.

Cotton Farmers Invited To Meet In Goree, Aug. 24

All cotton farmers are invited to a meeting in Goree, Tuesday, Aug. 24 at 8 p.m. in the Memorial Building.

The meeting will feature Fred Elliott, Extension Cotton Specialist and Beverly Reeves, Extension Cotton ginning and mechanization specialist. These men are being brought to the county at the request of the Extension Crops Committee.

These specialists will bring the latest information on desiccants, defoliants, and the effect of their use on cotton quality. Correct adjustments of pickers and strippers will be stressed. Refreshments will be served. Everyone interested is welcome to attend.

Special Enrollment Exam Deadline Set For Midnight Aug. 31

Ellis Campbell Jr., Director of Internal Revenue for the Dallas District, today reminded persons planning to take the Special Enrollment Examination in September, that their applications must be postmarked no later than midnight August 31, 1965.

The examination is to qualify persons, other than Certified Public Accountants and attorneys, who wish to represent clients in tax matters before the Internal Revenue Service.

Application forms and full information may be obtained from R. R. Bishop, Examination Coordinator, P. O. Box 594, Dallas, Texas 75221, or by a telephone call to Riverside 9-2795. Mr. Campbell said the examination will be held in this district on September 23 and 24.

The completed applications should be mailed to the Director of Practice, U. S. Treasury Department, 1875 Connecticut Ave., N. W., Washington, D. C. 20009. A check for \$25, payable to the Treasurer of the United States, must accompany the application.

HERE FROM OLTON
Mr. and Mrs. Ronald Bruce and Ronnie of Olton visited Mr. and Mrs. Oather Poe and Mr. and Mrs. Elmer Bruce and Sheryl in Munday the past week. They accompanied Mr. and Mrs. Oather Poe to Weatherford to visit relatives and Six Flags Over Texas. Sheryl returned home with them for a week's visit.

Historical Survey Committee Seeks More Emphasis On Texas History

Among the many things the Texas Historical Survey Committee are attempting to do is place emphasis on the study of Texas History, in several surveys made recently some high school students did not know in what city the Alamo is located.

Truett Lattimer, newly elected executive director of the Survey Committee, recently made the following statement to a group in Austin.

The Knox County committee has compiled a history of the county of Knox, and it is hoped that a copy will be placed in each junior high school library in the county and that special credit will be given to those students who read it and make reports on it.

The next year's work of the committee will include special emphasis on the Museum. During the month of October a drive will be made all over the county to try to locate articles for the cases that are in the courthouse.

Another phase of the program will be to place markers in several towns.

One marker has been ordered to be put at "The Narrows" on Highway 82 between Benjamin and Vera. Another will be placed on the Oldest Church in Knox County which is in Vera. Another one will be erected by the State of Texas honoring Col. P. C. Sams, a veteran of the Civil War and pioneer of Knox County.

Other markers are being considered as funds are made available for them.

The corner stone from the old courthouse will probably be preserved as a marker on the courthouse lawn.

All high schools in the county will be asked to observe Texas Day by having suitable programs on Texas history.

The state meeting of the Texas Historical Survey Committee will be held in Odessa Oct. 28-31. Knox County hopes to send at least six persons to this inspirational meeting which will include a trip to the Monahan Sandhills, Pecos, McKierrick Canyon, and Fort Davis. A wide variety of sight seeing trips are being planned by the hosts.

These are in addition to the program which will feature a number of speakers.

C.W. STEPHENS
KNOX CITY

THE KNOX COUNTY HERALD

VOLUME 60

THE KNOX COUNTY HERALD, KNOX CITY, TEXAS, THURSDAY, AUGUST 12, 1965

TEN CENTS PER COPY

NUMBER 38

Child Welfare Worker Speaks To KC Lions

Principal speaker at the Lions Club Wednesday noon was Leroy Walker, Haskell, Child Welfare Worker for the Abilene district.

Mr. Walker was introduced to the club by Paul Clayton, committee chairman.

Walker explained that Knox County was not in his district, but added that since Knox was so close and Amarillo so far, maybe it would be all right for him to explain his job.

Child welfare began in 1931 when the 42nd State Legislature created this new division under the state department of public welfare. Since that time, services have begun and been expanded to cover most of the state. But because this is something that is provided only when it is requested locally, it is not available statewide. In 1931 the functions outlined were as follows:

1. To protect defective, illegitimate, and delinquent children.
2. To work with individual children who were emotionally, socially, or mentally handicapped.
3. To work with the Juvenile Court and child-placing and child-caring institutions.
4. To consult with courts, agencies, and institutions on problems involving children.
5. To inspect and license child-caring and child placing institutions.
6. To disseminate information to the general public.
7. To cooperate with the United States Children's Bureau in extending and strengthening child welfare services in rural areas.
8. To serve in any other capacity in the interest of child welfare and in the interest of children for whom there was no other specific provision.

"Notice that in none of these articles is financial assistance mentioned," Walker said.

State grants are administered to the aged, the blind, the disabled, and families with children by the State Department of Public Welfare, but by the Public Assistance Division. The AFDC worker for Knox County, the person who administers the program of grants to families with needy children is Mr. Robert Supeer located in the Haskell courthouse.

Your worker who handles all the other grants is stationed here in Knox City and her name is Mrs. Lloyd Waldrup.

What is the nature of Child Welfare itself—what exactly do we do?, Walker asked.

"In this area of the state we have found that the majority of our work fits under our label of 'protective services.' This includes a lot. It is difficult to con-

ceive that a child's own parents will physically abuse him or give him less than their very all. —But we, in thinking like this, forget that parents have their problems too. They have frustrations, upsets, become depressed, disillusioned, lose their jobs, their spouse, fall out of love, maybe go bankrupt.

"It may even be that they had not planned for the child they now have, and never were able to develop an affection for him . . . The fact is that children sometimes actually are severely beaten or disciplined in a cruel fashion. Thankfully, these things happen less often than more ample forms of neglect. We have many calls on parents who drink, fight, run around, leave their children unsupervised, and otherwise fail to give them the security, love and patient understanding every child is entitled to have.

It is our job to see why parents are failing—whether it's deliberate, temporary, due to their own extremely low ideas of what children need, or due to a peculiar problem child who is very hard to handle.

"After that we can begin to work with the parent, to see if there can be improvement. If we think the parents can improve, we'll stand up beside them against all odds and work with them. Many times only one parent is left, trying to do the job alone. This may be due to death,

separation, divorce, or even illegitimacy.

"Another job we have is working with handicapped children. This is usually at the parents' request when they seek special facilities for treatment, operations, etc. We have also been asked to work with delinquents as their probation officer, and other times we have worked to help them solve their problems before they became serious.

"It is in our function to help unmarried mothers, to help them make plans for the expected child, seek admission to a maternity home, overcome their personality problem that led them to the pregnancy, etc.

In conclusion Mr. Walker said he hoped he had not sounded idealistic or left the impression that child welfare can bring about miracles.

"It's a frustrating job in working with people, and changes come about slowly. We only hope to have the cooperation of them, and of the community. Without local support, there is a very strict limit to what we can do, and without local desire for it, child welfare may never enter a community. Child Welfare has to know what expectations people have in their own county and city so that all can work toward community betterment together.

O'Brien News
MRS. SAM JOHNSTON

Mr. and Mrs. Oddis Hank and children of Fort Worth are visiting Mr. and Mrs. B. E. Henry and Betty.

Mr. and Mrs. O. S. Johnston spent the week end in Henrietta with Mr. and Mrs. Kenneth Johnston and family. Their grandson Gerald returned home with them for a visit.

Visiting Mr. and Mrs. Jesse Brothers Sunday were Olga Teague Brothers and children of Tucumcari, N. M., Mr. and Mrs. Bobby Brothers and girls of Newark, Mr. and Mrs. J. O. Brothers and boys and Mr. and Mrs. Gib Wilson of Knox City.

R. I. Walsworth is visiting his daughter Mrs. L. L. LaDuke and family in Olton.

Mr. and Mrs. Ayres Cox visited relatives in Old Glory Sunday.

Mrs. Jackie Tabor and children of Fort Worth are visiting her mother Mrs. Ernest Oneal and other relatives.

Mr. and Mrs. R. B. Johnson and granddaughter Patty Waller of Iowa Park spent the week end with R. I. Walsworth.

Mr. and Mrs. Grady Ellis, Sandra and David are vacationing in Colorado this week.

James Duncan, Roy Dean Henry and La Carlton Rhodes are at McMurry this week attending football school. Coaches Charles Thorn and Darrell Lewis are coaches of the West Team. They will play the East Team in 6-man football Friday night at McMurry College.

Mr. and Mrs. Don Jones and children of Seymour visited Mr. and Mrs. Lewis Kay Sunday.

Mr. and Mrs. Jerry Thomas of Fort Worth visited Mr. and Mrs. Zolie Thomas over the week end.

The children of Mrs. Jim Roberson held a reunion at Stamford Lake last week end. Those attending were Mr. and Mrs. Cecil Self and children, Mr. and Mrs. S. C. Clark and children of Dallas, Mrs. Pearl Wood of Colorado City, Mrs. Esther Wood of O'Donnell, Mrs. Mae Allison of Happy, Mr. and Mrs. L. A. Covey and children Mr. and Mrs. John Covey and Nelda and Mrs. Roberson and Marvin.

Jenny Lind Fall of San Angelo and Brenda Hester of Lubbock are visiting the R. M. Johnstons.

Mrs. Sonnie Hughes, Ronnie and Stan of Lubbock are visiting the Bill Johnstons.

tax Man Sam Says:

You may think that the day days in August is the wrong time to read the tax instructions, but reading the tax instructions even during hot-under-the-collar weather can keep you cool and calm next April 15.

Hunt yourself up a good air-conditioned spot, sit down and look over your tax problems and answer those tax questions now and save yourself some cool cash.

IN COLORADO
Mr. and Mrs. Lynn Worley have been vacationing in Colorado.

HERE FROM LUBBOCK
Eddie Williams of Texas Tech visited his parents the C. E. Williams recently.

RETURNS TO HOUSTON
Mrs. Icie Dotson and grandson Rodney returned to their home in Houston after a visit with her daughter Mr. and Mrs. Lynn Worley and Ronnie.

BAND PRACTICE MONDAY
Band practice will start Monday, Aug. 16, from 7 to 9 a.m. each day, according to Norman Arnett, Band Director.

HERE FROM CORPUS
Visiting in the J. O. Buchanan home this week are Mr. and Mrs. Kenneth J. Hughes and children of Corpus Christi.

VACATIONING IN RUIDOSO
Mr. and Mrs. Joe Clonts and family are vacationing in Ruidoso, N. M., this week.

HERE FROM HOUSTON
Mrs. B. D. Rutter and son Darland of Houston are visiting her father, Mr. Porter Lowrey. While here they and Mr. Lowrey drove to Lubbock to visit his son and family, the Bunt Lowrey's. They also went to DeQueen, Ark., to visit Mr. and Mrs. Arthur Lowrey (a brother of Mr. Lowrey).

HERE FROM NEW YORK
Mr. and Mrs. J. H. Swiene and three daughters of Illin, N. Y., spent several days visiting in the Norman Arnett home recently.

HERE FROM MISSOURI
Mr. and Mrs. H. H. Gosset of Joplin, Missouri, visited in the Norman Arnett home recently.

Young Fashions
 —At—
 able Prices!
 and 14. Unbeliev-
 Saturday, Aug. 13
 Walk Sale Friday &
 So attend our side-
 On the inside and
 selling on the out-
WERE
CROWDED

VISITS IN BUCHANAN HOME
 Visiting in the J. O. Buchanan home over the week end were Mr. and Mrs. Kenneth E. White and daughters of Lubbock, Opal Smith of Abilene and Mr. and Mrs. John L. Clark and children of Knox City.

TOO LATE TO CLASSIFY

FOR TROUBLE CALLS and other electrical work call W. P. (Bill) Denton. 658-2951 or 658-2922. tlc 33

PUBLIC NOTICE

The Knox City schools will have a public hearing on the 1965-1966 school budget at 8 p.m., August 23, 1965 in the High School in Knox City, Texas. tlc38

PUBLIC NOTICE

NOTICE TO BENJAMIN CITIZENS AND PROPERTY OWNERS:—

The City Council wishes to call your attention to the following report of Mr. Travis Lee, Auditor, Munday, Texas, following the annual audit of books. (Letter to council, in part): "To the Honorable Mayor and City Council Members City of Benjamin, Benjamin, Texas:

"Pursuant to your request, I have audited the books and records of the City of Benjamin for fiscal year of July 1, 1964 thru June 30, 1965. I am pleased to submit herein my report.

"My audit covered all funds of the City, Tax Roll, and Bonded Indebtedness. All funds were found to be in balance. I have separated the cost of various projects from the normal supplies and materials used. The

City is in sound financial condition, and was able to pay in advance several of its outstanding bonds this past fiscal year.

"Very truly yours,
 "Travis Lee, Public Accountant, Permit No. 7617."

A detailed audit is in the City Office for public inspection by anyone desiring further information in this regard. Although cash in both General Funds and Int. and Sinking Funds is relatively low at this time, approx. \$1500 in special projects, (insulation, river crossing, water tower work, and lake spillway repairs), has been completed and total bonded indebtedness of the City is \$8,000. No increases in water rates or tax rates is anticipated for the next 12 months.

Jane Smith Honored With Tea in Stamford

Miss Jane Smith was honored with a morning tea in the home of Mrs. Darryl Schoonmaker in Stamford Wednesday, Aug. 4.

Each guest brought a recipe and a glass container of spice. An early American spice rack and recipe book was also presented to the honoree.

The refreshment table was draped with a white lace cloth over pink and featured a white wedding bell with pink satin streamers. A heart shaped cake was served by Mrs. Ronnie Biggs and pink punch and coffee was served by Mrs. Darryl Schoonmaker.

Your cooperation in helping hold down expenses is appreciated.
 CITY COUNCIL
 City of Benjamin, Texas

FASHION SHOW AT KEMLETZ FRIDAY, AUGUST 13, 3 P.M.



BOBBIE BROOKS BACK TO SCHOOL and college fashions will be modeled at Kemletz, Friday, August 13, (College students will model Nardis, Donovan and Nelly Don). Show will begin at 3 p.m. when models parade in the store and in the north show window. High school and college girls modeling (left to right): Diane Tromas, Knox City High School Sophomore; Janie Escobar, Knox City Senior; Jan Sutton, McMurry College Freshman; Becky Howell, Knox City High School Senior; Samantha Graham, North Texas University Junior (Pledge of Alpha Delta Pi); Jinx Reeder, Texas Christian University Sophomore (Pledge of Delta, Delta, Delta Sorority); Glenda Cox, Hardin-Simmons University Freshman, and Joan Shaver, Texas Tech, Graduate School and Coordinator of Fashion Show.

ATTENDS HAIR SHOW

Opal Denton attended the fall hair fashion trend relief at Jessie Lee's Hair Design Institute in Lubbock last Sunday.

KENNEL OPEN FRIDAY

Announcement was made this week that the Kennel will be open Friday night at 8 o'clock. Sponsors this week are Mr. and Mrs. Carl Shelton and Mr. and Mrs. Jim Hill.

and in the next He promises to feed you, to give everlasting life and shall wipe all tears from your eyes. Believe in your heart and you shall be blessed assurance that Christ ever liveth and maketh intercession for

Streams In Desert Places
 Ozelle Stephens

I know that my Redeemer liveth. Because He said, "I live, ye shall live also." If in this life only we have hope in Christ, we are of all men most miserable. But now is Christ risen from the dead, and becometh the first fruits of them that slept. We have redemption through His blood, and forgiveness of sin according to the riches of His grace.

He careth for you in this life you.

HEAR
WESLEY REAGAN
 PREACH
CHRIST CRUCIFIED
 AUGUST 15th - 18th
Church of Christ
 MUNDAY, TEXAS



WESLEY REAGAN
 Evangelist

JOHN L PHILLIPS
 Song Director

Sunday 6:00 P.M.
 Week Nights 8:00 P.M.

YOUTH RALLY

Sunday 8:00 P.M.

Come And Hear

LOOK!
 WHY SPEND MONEY FOR KODAK FILM WHEN YOU CAN GET IT FREE!

For every roll of Kodacolor or black and white film you bring to our store to be developed and printed we will give you a fresh roll of Eastman Kodak film to fit your camera absolutely free. Not only that, but you'll get fine quality prints.

THIS OFFER GOOD FOR A LIMITED TIME ONLY
 Negative Films only . . . No Slides or Movies

Bring Every Roll of Your Film To
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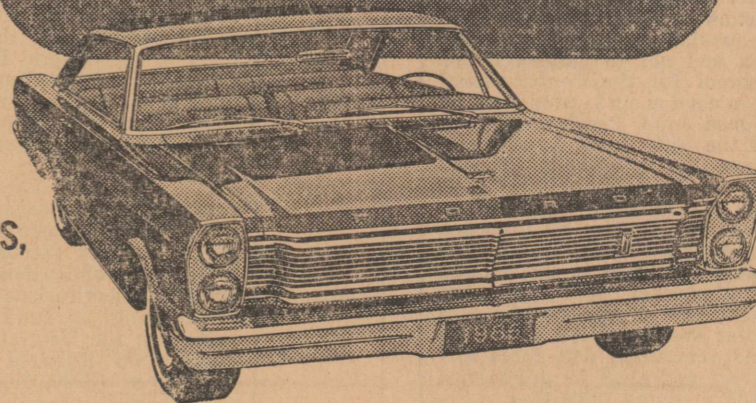
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CUSTOMS, FAIRLANES, FALCONS . . . EVEN THUNDERBIRDS!

LOWEST PRICES OF THE SEASON!

YOU'LL NEVER SAVE MORE!

TERMS!



If you have springtime air in your home all winter...

you have modern central gas heat—the finest. If you don't, now's the time to get it.

Stale, musty odors and stuffy rooms are banished! Clean, fresh air is warmed, filtered and circulated throughout your home with luxurious central gas heat. So economical! Installs easily in attic, closet or crawl space. Buy now. All gas heating equipment prices are lower than ever: central, floor and wall furnaces and space heaters — all are bargains! See your local gas heating contractor or Lone Star Gas.

OFF-SEASON GAS HEATING SALE

THE FAMILY LAWYER



WHAT YOU CAN INSURE

Suppose you notice that a neighbor's children like to play with matches in their garage. If you are the dastardly type, a cunning idea might occur to you. Why not take out a fire insurance policy on that garage, wait for a fire, and then pocket the proceeds?

Generally speaking, you cannot take out insurance on another person's property—or another person's life, either—unless you do have an insurable interest. The law says you must have something at stake, some motive for wanting that property—or that life—to be preserved.

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT

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

Section 1. That Article III of the Constitution of the State of Texas be amended by adding a new Section to read as follows: "Section 50b. STUDENT LOANS. (a) The Legislature may provide that the Coordinating Board, Texas College and University System, or its successor or successors, shall have the authority to provide for, issue and sell general obligation bonds of the State of Texas in an amount not to exceed Eighty-five Million Dollars (\$85,000,000). The bonds authorized herein shall be called 'Texas College Student Loan Bonds,' shall be executed in such form, denominations and upon such terms as may be prescribed by law, provided, however, that the bonds shall not bear more than four per cent (4%) interest per annum; they may be issued in such installments as the Board finds feasible and practical in accomplishing the purposes of this Section.

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

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

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

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

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

(f) Should the Legislature enact enabling laws in anticipation of the adoption of this Amendment, such acts shall not be void because of their anticipatory nature."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1965, at which election all ballots shall have printed on them the following: "FOR the Constitutional Amendment authorizing the Legislature to provide for loans to students at institutions of higher education to be known as the Texas Opportunity Plan."

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



JOE W. DOBY COUNTY AGRICULTURAL AGENT

FARM and RANCH Notes

Conditions are right for some disastrous range fires at the present time. Dry weather has dried the grass until it is in the

at Lloyd's famous coffee house in London, anyone could take out life insurance on anyone else. Lives of prominent persons—became speculative free-for-all—An inside tip about some dignitary's failing health could be turned into easy money.

But twin evils became apparent: the stimulus to gambling, and the incentive to murder.

Such insurance wrote Oliver Wendell Holmes, "is a pure war or that gives the insured a sinister interest in having the life come to an end." The law responded with the requirement of an insurable interest.

What constitutes an insurable interest? The usual test is financial—whether you would suffer financial harm if the insured property was damaged or the insured life lost.

Thus, if you had a mortgage on that neighbor's garage, you would have the necessary insurable interest. The destruction of the garage would destroy something of value to you.

Similarly, in life insurance, a man has an insurable interest in his wife because she owes him services. And a wife has an insurable interest in her husband because he owes her support.

Even when the financial interest is not so clear, a clear sentimental interest will sometimes satisfy the courts. For instance, they usually uphold an insurance policy that a girl, engaged to be married, takes out on the life of her fiancé.

"The relation," explained one court "naturally inclines her to the hope that his life may be prolonged."

(A public service feature of the American Bar Association and the State Bar of Texas. Written by Will Bernard.)

Tax Man Sam Sez:—

The Dallas District office for Internal Revenue reports an unusual letter from the mountain of mail that came in on April 15.

The envelope was marked — "Opened and Censored by the Fort Worth Jail." The taxpayer said "I'm sorer than you are that I won't be able to file my tax return on time this year. I'll file when I get out of jail."

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

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

Sec. 4. The foregoing Constitutional Amendments shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1965, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendments providing a four-year term of office for the Governor, Lieutenant Governor, Attorney General, Comptroller of Public Accounts, Treasurer, Commissioner of the General Land Office, Secretary of State, and any statutory state officer who is elected by the electorate of Texas at large, unless a term of office is otherwise specifically provided in this Constitution."

right condition to burn easily.

The best cure for range fires is still prevention. Ranchers should plow, disc or otherwise make a fire guard about ten feet wide inside the fence in pastures adjacent to roads.

Motorists can help by placing cigarette butts and matches in ash trays rather than flipping them out the window.

Rising salt content is becoming a serious problem in well water in the Seymour formation in the Munday, Knox City, area. More wells each year are developing a salt content that is damaging to land and crops. Officials of the Railroad Commission have been checking several wells lately trying to determine where the salt is entering the formation.

Let me urge all farmers with irrigation wells to have these wells tested at least once a year. It is important that these records be kept as they could prove very important in any court action that might develop later should this problem arise. They could serve as a basis for establishing the fact that the salt content had risen.

The Extension Service has this service available as do numerous private labs in the state.

A few areas in the United States use irrigation water with a salt content of 4000 parts per million, which some wells have tested in Knox County, but they can take measures which we cannot. Use of this kind of water requires that tile be used in the land so the drainage water will take the salt on through the soil.

The prospects of the Seymour formation becoming salt water and the resulting damage to our economy is horrible to contemplate. It should generate more interest in the problem than I have observed thus far.

Results of topdressing wheat with nitrogen last spring failed to pay in the majority of result demonstration conducted. The place where it paid good dividends was on Arnold Navratil's farm at Gilliland that followed a maize crop. Topdressing with 30 pounds of actual nitrogen made 8.3 bushels at a cost of \$3.60. The most consistent results came from applying nitrogen and phosphorus in the fall.

This gives better yields and last year the increase in wheat pasture more than paid for the fertilizer. League Ranch increased their yield in one field from 22.5 to 27.0 with 100 lbs. of 16-20-0 fertilized according to soil test.

Alton Lee Patterson, Vera, increased his yield from 25.4 to 29.7 on cotton stalk ground with 160 pounds of 13-39-0. He used this same treatment on land following wheat and increased it to 34.3 bushels. Just for a check, he doubled over on a small strip putting double the amount but failed to increase the yield.

The amount of moisture was probably the limiting factor. The price of wheat this year was also a limiting factor in the use of fertilizer. I would still recommend a soil test and if the entire amount cannot be used, then use whatever you think will pay but use the same ratio, as this is important.

Some inquiries have come to me concerning the use of dessiccants on grain sorghums. The following is the latest information from College Station.

Sodium Chlorates with metabolates has been registered as a dessiccant for grain sorghums on a no residue basis. This is the only dessiccant cleared for use at the present time on grain sorghum harvested for feed or food.

Most of these materials with metabolate contain two pounds per gallon. Studies conducted by the Texas Agricultural Experiment Station indicate two gallons per acre is adequate.

Under conditions of high temperature and low humidity, ten days after treatment moisture content was 10 to 15 per cent less than untreated grain sorghum.

Each year animals in the area are lost after grazing on sorghums, Sudangrass, Sudan, sorghum hybrids or Johnson grass. The cause may be prussic acid poisoning. These grasses contain a glycoside which may break down into prussic acid in the digestive tract of the animal. The poisonous material is most likely to be present in young, immature stands, or in second growth following periods of drought or mechanical harvesting. There is also danger in the fall, following the first frost.

Cattle are more susceptible to the poison than sheep or goats. Horses and swine are rarely injured. An affected animal may stagger and act sleepy before suddenly dropping dead.

Severe muscular twitching sometimes occurs. Death results from suffocation, since the poison prevents the exchange of oxygen from the blood to the tissue. A drench of molasses diluted with water may help a poisoned animal, but a veterinarian should be called at once to give additional treatment.

To prevent prussic acid poisoning: Do not graze at any time until growth reaches at least 18 inches. Do not graze regrowth that has been stopped by lack of moisture, frosted pastures, or regrowth after a frost.

Forage containing prussic acid can be fed safely if it is cut and allowed to cure completely in the field, or if it is put up as silage and not fed for several months. Mature plants with few

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The Family of W. C. Jackson

suckers are seldom dangerous if growth has been normal. A good way to check grazing safety is to turn one or two low-grade animals into the field and watch them for a day or two. Be sure water is available to them or the symptoms may be delayed. If the test animals remain healthy, it's probably safe to turn the main herd into the pasture. Grain sorghum or Sudan stubble regrowth in late fall can be dangerous.

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PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

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

RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

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

"Section 4. The Governor shall be installed on the first Tuesday after the organization of the Legislature, or as soon thereafter as practicable, and shall hold his office for the term of four years, or until his successor shall be duly installed. He shall be at least thirty years of age, a citizen of the United States, and shall have resided in this state at least five years immediately preceding his election."

suits and pleas in the Supreme Court of the state in which the state may be a party, and shall especially inquire into the charter rights of all private corporations, and from time to time, in the name of the state, take such action in the courts as may be proper and necessary to prevent any private corporation from exercising any power or demanding or collecting any species of taxes, tolls, freight or wharfe not authorized by law. He shall, whenever sufficient cause exists, seek a judicial forfeiture of such charters, unless otherwise expressly directed by law, and give legal advice in writing to the Governor and other executive officers, when requested by them, and perform such other duties as may be required by law. He shall reside at the seat of government during his continuance in office. He shall receive for his services an annual salary in an amount to be fixed by the Legislature."

Sec. 3. That Section 23, Article IV of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Section 23. The Comptroller of Public Accounts, the Treasurer, the Commissioner of the General Land Office, and any statutory state officer who is elected by the electorate of Texas at large, unless a term of office is otherwise specifically provided in this Constitution, shall each hold office for the term of four years and until his successor is qualified; receive an annual salary in an amount to be fixed by the Legislature; reside at the Capital of the state during his continuance in office, and perform such duties as are or may be required by law. They and the Secretary of State shall not

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. HOUSE JOINT RESOLUTION NO. 57 proposing an Amendment to Section 1-a of Article V of the Constitution of the State of Texas, by adding to said Section as presently written, the following provisions: requiring automatic retirement of certain District and Appellate Judges at age seventy-five (75) or such earlier age, not under seventy (70), as may be provided by law; creating a State Judicial Qualifications Commission and providing for its composition and the qualifications, methods of selection and terms of office of its members; defining the functions and procedures of said Commission, including the duty to investigate, and hold hearings in respect of, disability and misconduct of District and Appellate Judges, and to make recommendations to the Supreme Court of Texas, as for involuntary retirement or removal of such Judges; empowering the Supreme Court of Texas, in its discretion, to retire such Judges for disability and to remove them for misconduct, upon recommendation of the aforesaid Commission and consideration of the record made before it; defining misconduct for which said Judges may be so removed; providing that the proceedings of said Commission shall be confidential until filed in the Supreme Court with recommendation for retirement or removal; and providing that the removal provisions hereby established shall be alternative to and cumulative of those provided elsewhere in the Constitution.

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

Section 1. That Section 1-a of Article V of the Constitution of the State of Texas be amended so that said Section shall hereafter read as follows:

"Section 1-a. (1) Subject to the further provisions of this Section, the Legislature shall provide for the retirement and compensation of Justices and Judges of the Appellate Courts and District and Criminal District Courts on account of length of service, age and disability, and for their reassignment to active duty where and when needed. The office of every such Justice and Judge shall become vacant when the incumbent reaches the age of seventy-five (75) years or such earlier age, not less than seventy (70) years, as the Legislature may prescribe; but, in the case of an incumbent whose term of office includes the effective date of this Amendment, this provision shall not prevent

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

(2) There is hereby created the State Judicial Qualifications Commission, to consist of nine (9) members, to wit: (i) two (2) Justices of Courts of Civil Appeals; (ii) two (2) District Judges; (iii) two (2) members of the State Bar, who have respectively practiced as such for over ten (10) consecutive years next preceding their selection; (iii) three (3) citizens, at least thirty (30) years of age, not licensed to practice law nor holding any salaried public office or employment; provided that no person shall be or remain a member of the Commission, who does not maintain physical residence within this State, or who resides in, or holds a judgeship within or for, the same Supreme Judicial District as another member of the Commission, or who shall have ceased to retain the qualifications above specified for his respective class of membership.

Commissioners of classes (i) and (ii) above shall be chosen by the Supreme Court with advice and consent of the Senate, those of class (iii) by the Board of Directors of the State Bar under regulations to be prescribed by the Supreme Court with advice and consent of the Senate, and those of class (iii) by appointment of the Governor with advice and consent of the Senate.

(3) The regular term of office of Commissioners shall be six (6) years; but the initial members of each of classes (i), (ii) and (iii) shall respectively be chosen for terms of four (4) and six (6) years, and the initial members of class (iii) for respective terms of two (2), four (4) and six (6) years. Interim vacancies shall be filled in the same manner as vacancies due to expiration of a full term, but only for the unexpired portion of the term in question. Commissioners may succeed themselves in office only if having served less than three (3) consecutive years.

(4) Commissioners shall receive no compensation for their services as such. The Legislature shall provide for the payment of the necessary expense for the operation of the Commission.

(5) The Commission may hold its meetings, hearings and other proceedings at such times and places as it shall determine but shall meet at Austin at least once each year. It shall annually select one of its members as Chairman. A quorum shall consist of five (5) members. Proceed-

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

(6) Any Justice or Judge within the scope of this Section 1-a may, subject to the other provisions hereof, be removed from office for willful or persistent conduct, which is clearly inconsistent with the proper performance of his said duties, or casts public discredit upon the judiciary or administration of justice; or any such Justice or Judge may be involuntarily retired for disability seriously interfering with the performance of his duties, which is, or is likely to become, permanent in nature.

(7) The Commission shall keep itself informed as fully as may be of circumstances relating to misconduct or disability of particular Justices or Judges, receive complaints or reports, formal or informal, from any source in this behalf and make such preliminary investigations as it may determine. Its orders for the attendance or testimony of witnesses or for the production of documents at any hearing or investigation shall be enforceable by contempt proceedings in the District Court.

(8) The Commission may, after such investigation as it deems necessary, order a hearing to be held before it concerning the removal or retirement of a Justice or Judge, or it may in its discretion request the Supreme Court to appoint an active or retired District Judge or Justice of a Court of Civil Appeals as a Master to hear and take evidence in any such matter, and to report thereon to the Commission. If, after hearing, or after considering the record and report of a Master, the Commission finds good cause therefore, it shall recommend to the Supreme Court the removal or retirement, as the case may be, of the Justice or Judge in question and shall thereupon file with the Clerk of the Supreme Court the entire record before the Commission.

(9) The Supreme Court shall review the record of the proceedings on the law and facts and in its discretion may, for good cause shown, permit the introduction of additional evidence and shall order removal or retirement, as it finds just and proper, or wholly reject the recommendation. Upon an order for involuntary retirement for disability or an order for removal, the office in question shall become vacant. The rights of an incumbent so retired to retirement benefits shall be the same as if his retirement had been voluntary.

(10) All papers filed with and proceedings before the Commission or a Master shall be confidential, and the filing of papers with, and the giv-

ing of testimony before, the Commission, Master or the Supreme Court shall be privileged; provided that upon being filed in the Supreme Court the record loses its confidential character.

(11) The Supreme Court shall by rule provide for the procedure before the Commission, Masters and the Supreme Court. Such rule shall afford to any judge against whom a proceeding is instituted to cause his retirement due process of law for the procedure before the Commission, Masters and the Supreme Court in the same manner that any person whose property rights are in jeopardy in an adjudicatory proceeding is entitled to due process of law, regardless of whether or not the interest of the judge in remaining in active status is considered to be a right or a privilege. Due process shall include the right to notice, counsel, hearing, confrontation of his accusers, and all such other incidents of due process as are ordinarily available in proceedings whether or not misteifance is charged, upon proof of which a penalty may be imposed.

(12) No Justice or Judge shall sit as a member of the Commission or Supreme Court in any proceeding involving his own retirement or removal.

(13) This Section 1-a is alternative to, and cumulative of, the methods of removal of Justices and Judges provided elsewhere in this Constitution."

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

"FOR the Constitutional Amendment providing for the automatic retirement of District and Appellate Judges for old age, creating the State Judicial Qualifications Commission, defining its functions, and empowering the Supreme Court, upon recommendation of said Commission, to remove District and Appellate Judges for misconduct and to retire such judges in cases of disability."

"AGAINST the Constitutional Amendment providing for the automatic retirement of District and Appellate Judges for old age, creating the State Judicial Qualifications Commission, defining its functions; and empowering the Supreme Court, upon recommendation of said Commission, to remove District and Appellate Judges for misconduct and to retire such judges in cases of disability."

Sec. 3. The Governor shall issue the necessary proclamation for the election, and this Amendment shall be published as required by the Constitution and laws of this State.

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FOR SALE — 3 bedroom house, 4 25 ft. business or residential lots plus 8 foot. Priced to sell. Hollis McReynolds. 2tp38

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FOR RENT — 3 bedroom house, 1201 East 6th St. See L. W. Graham or call Raymond King at Rochester. 2tc 37

FOR RENT — Partly furnished house. Five rooms and bath. Call 658-3582, Knox City or write Mrs. John Dutton, 3832 50th St., Lubbock. 3tp37

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NOTICE: Have Buyer for approximately 200 acres of irrigated land in vicinity of Knox City. See Otis Harbert. ttc38

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YARD CLEANING and HAULING — Any type or kind of job. We have three trucks and plenty of help to do quick and expert job. See Gus Martinez. tfc 45

ELECTRICAL REPAIRS and WIRING — All kinds. C & C Electric. Call 658-3412 or 658-6171, Willie Collins and Ken Corbett. 3tp36

NOTICE: WE BUY used farm tractors and equipment. Wood Tractor Sales, Munday, Texas, phone 2821. tfc42

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LUCKY DRAW — One RCA 8-Transistor Radio to be given away each week. Be sure to register at Penman Conoco Station. ttc 26

NOTICE: We install mufflers, tail pipes, repair starters, generators, brakes, make all minor repairs and tune-ups. See Eddie Carr at Edge Shamrock Station. ttc29

NOTICE: WE HAVE Hesston Cotton Strippers to fit all tractors. Our prices are right, and we will trade. We also have a complete stock of parts. Gene Wood Tractor Sales, Authorized Hesston dealer, Munday, Texas. Phone 3631. tfc 43

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KNOX COUNTY HERALD

Published each Thursday at Knox City, Texas, and entered in the post office at Knox City, Texas, as second class matter Sept. 5, 1946, under act of March 3, 1879.

JAMES E. HILL Publisher & Editor

CLASSIFIED RATES: Three cents per word first insertion, Two cents per word thereafter, 50 cent minimum, if billed 75c.

SUBSCRIPTION RATES: In Knox and adjoining counties—\$2.50 per year—Elsewhere \$3.50 per year.

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PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965.
HOUSE JOINT RESOLUTION NO. 5 proposing an Amendment to Section 49-b, Article III of the Constitution of Texas so as to authorize an increase in the total amount of bonds or obligations that may be issued by the Veterans' Land Board to Four Hundred Million Dollars (\$400,000,000); providing for the issuance of said bonds or obligations and the conditions relating thereto and the use of the Veterans' Land Fund; and providing for an election and the issuance of a proclamation therefor.
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 49-b, Article III of the Constitution of Texas, be amended so that the same will hereafter read as follows:
"Section 49-b. By virtue of prior Amendments to this Constitution, there has been created a governmental agency of the State of Texas performing governmental duties which has been designated the Veterans' Land Board. Said Board shall continue to function for the purposes specified in all of the prior Constitutional Amendments except as modified herein. Said Board shall be composed of the Commissioner of the General Land Board and two (2) citizens of the State of Texas, one (1) of whom shall be well versed in veterans' affairs and one (1) of whom shall be well versed in finances. One (1) such citizen member shall, with the advice and consent of the Senate, be appointed biennially by the Governor to serve for a term of four (4) years; but the members serving on said Board on the date of adoption hereof shall complete the terms to which they were appointed. In the event of the resignation or death of any such citizen member, the Governor shall appoint a replacement to serve for the unexpired portion of the term to which the deceased or resigning member had been appointed. The compensation for said citizen members shall be as is now or may hereafter be fixed by the Legislature; and each shall make bond in such amount as is now or may hereafter be prescribed by the Legislature."
Section 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 required by the constitution and laws of this state.
Section 3. In the event the Constitutional Amendment proposed in this Resolution is adopted by the people of Texas in the election in November, 1965, then the Governor of Texas is directed not to issue a proclamation for the election and not to publish notice thereof for the Constitutional Amendment proposed by House Joint Resolution No. 1 of the 59th Texas Legislature, since the provisions of said House Joint Resolution No. 1 are included in this Resolution. But, should this proposed Amendment be rejected by the people of Texas in the election in November, 1965, then the terms and provisions of House Joint Resolution No. 1 shall be and remain in full force and effect and shall be proclaimed and published and submitted to the electorate in November, 1966, as provided in said House Joint Resolution No. 1.

not less than par value and accrued interest; shall be issued in such forms, denominations, and upon such terms as are now or may hereafter be provided by law; shall be issued and sold at such times, at such places, and in such installments as may be determined by said Board; and shall bear a rate or rates of interest as may be fixed by said Board but the weighted average annual interest rate, as that phrase is commonly understood in the municipal bond market, of all the bonds issued and sold in any installment of any bonds may not exceed four and one-half per cent (4½%). All bonds or obligations issued and sold hereunder shall, after execution by the Board, approval by the Attorney General of Texas, registration by the Comptroller of Public Accounts of the State of Texas, and delivery to the purchaser or purchasers, be incontestable and shall constitute general obligations of the State of Texas under the Constitution of Texas; and all bonds heretofore issued and sold by said Board are hereby in all respects validated and declared to be general obligations of the State of Texas. In order to prevent default in the payment of principal or interest on any such bonds, the Legislature shall appropriate a sufficient amount to pay the same.
"In the sale of any such bonds or obligations, a preferential right of purchase shall be given to the administrators of the various Teacher Retirement Funds, the Permanent University Funds, and the Permanent School Funds.
"Said Veterans' Land Fund shall consist of any lands heretofore or hereafter purchased by said Board, until the sale price therefor, together with any interest and penalties due, have been received by said Board (although nothing herein shall be construed to prevent said Board from accepting full payment for a portion of any tract), and of the moneys attributable to any bonds heretofore or hereafter issued and sold by said Board. Such issue shall be a matter for the discretion and direction of said Board; but there may be no such use of any such moneys contrary to the rights of any holder of any of the bonds issued and sold by said Board or violation of any contract to which said Board is a party.
"The Veterans' Land Fund shall be used by said Board for the purpose of purchasing lands situated in the State of Texas owned by the United States or any governmental agency thereof, owned by the Texas Prison System or any other governmental agency of the State of Texas, or owned by any person, firm, or corporation. All lands thus purchased shall be acquired at the lowest price obtainable, to be paid for in cash, and shall be a part of said Fund. Such lands heretofore or hereafter purchased and comprising a part of said Fund are hereby declared to be held for a governmental purpose, although the individual purchasers thereof shall be subject to taxation to the same extent and in the same manner as are purchasers of lands dedicated to the Permanent Free Public School Fund.
"The lands of the Veterans' Land Fund shall be sold by said Board in such quantities, on such terms, at such prices, at such rates of interest and under such rules and regulations as are now or may hereafter be provided by law to

money of said Fund in conformance with the Constitutional provisions authorizing such bonds; but the moneys of said Fund which are not immediately committed to the payment of principal and interest on such bonds, the purchase of lands as herein provided, or the payment of expenses as herein provided may be invested in bonds or obligations of the United States until such funds are needed for such purposes.
"All moneys comprising a part of said Fund and not expended for the purposes herein provided shall be a part of said Fund until there are sufficient moneys therein to retire fully all of the bonds heretofore or hereafter issued and sold by said Board, at which time all such moneys remaining in said Fund, except such portion thereof as may be necessary to retire all such bonds which portion shall be set aside and retained in said Fund for the purpose of retiring all such bonds, shall be deposited to the credit of the General Revenue Fund to be appropriated to such purposes as may be prescribed by law. All moneys becoming a part of said Fund thereafter shall likewise be deposited to the credit of the General Revenue Fund.
"When a Division of said Fund (each Division consisting of the moneys attributable to such additional bonds sold pursuant to a single Constitutional authorization and the lands purchased therewith) contains sufficient moneys to retire all of the bonds secured by such Division, the portion shall be set aside and remain a part of such Division for the purpose of retiring all such bonds, may be used for the purpose of paying the principal and the interest thereon, together with the expenses herein authorized, of any other bonds heretofore or hereafter issued and sold by said Board. Such use shall be a matter for the discretion and direction of said Board; but there may be no such use of any such moneys contrary to the rights of any holder of any of the bonds issued and sold by said Board or violation of any contract to which said Board is a party.
"The Veterans' Land Fund shall be used by said Board for the purpose of purchasing lands situated in the State of Texas owned by the United States or any governmental agency thereof, owned by the Texas Prison System or any other governmental agency of the State of Texas, or owned by any person, firm, or corporation. All lands thus purchased shall be acquired at the lowest price obtainable, to be paid for in cash, and shall be a part of said Fund. Such lands heretofore or hereafter purchased and comprising a part of said Fund are hereby declared to be held for a governmental purpose, although the individual purchasers thereof shall be subject to taxation to the same extent and in the same manner as are purchasers of lands dedicated to the Permanent Free Public School Fund.
"The lands of the Veterans' Land Fund shall be sold by said Board in such quantities, on such terms, at such prices, at such rates of interest and under such rules and regulations as are now or may hereafter be provided by law to

Texas veterans who served not less than ninety (90) continuous days, unless sooner discharged by reason of a service-connected disability, on active duty in the Army, Navy, Air Force, Coast Guard or Marine Corps of the United States between September 16, 1940, and March 31, 1955, and who upon the date of filing his or her application to purchase any such land is a citizen of the United States, is a bona fide resident of the State of Texas, and has not been dishonorably discharged from any branch of the Armed Forces above-named and who at the time of his or her enlistment, induction, commissioning, or drafting was a bona fide resident of the State of Texas. The foregoing notwithstanding, any lands in the Veterans' Land Fund which have been first offered for sale to veterans and which have not been sold may be sold or resold to such purchasers, in such quantities, and on such terms, and at such prices and rates of interest, and under such rules and regulations as are now or may hereafter be provided by law.
"Said Veterans' Land Fund, to the extent of the moneys attributable to any bonds heretofore issued and sold by said Board, as is now or may hereafter be provided by law, for the purpose of paying the expenses of surveying, monumenting, road construction, legal fees, recordation fees, advertising and other like costs necessary or incidental to the purchase and sale, or resale, of any lands purchased with any of the moneys attributable to such additional bonds, such expenses to be added to the price of such lands when sold, or resold, by said Board; for the purpose of paying the expenses of issuing, selling, and delivering any such additional bonds; and for the purpose of meeting the expenses of paying the interest or principal due on or to become due on any such additional bonds.
"All moneys attributable to the bonds issued and sold pursuant to the Constitutional Amendment adopted on November 6, 1956, shall be credited to said Veterans' Land Fund and may be used for the purpose of purchasing additional lands, to be sold as provided herein, until December 1, 1965; provided, however, that so much of such moneys as may be necessary to pay interest on such bonds shall be set aside for that purpose. After December 1, 1965, all moneys attributable to such bonds shall be set aside for the retirement of such bonds and to pay interest thereon; and when there are sufficient moneys to retire all of such bonds, all of such moneys then remaining or thereafter becoming a part of said Veterans' Land Fund shall be governed as elsewhere provided herein.
"All of the moneys attributable to any series of bonds heretofore issued and sold by said Board (a series of bonds being all of the bonds issued and sold in a single transaction as a single installment of bonds) may be used for the purchase of lands as herein provided, for a period ending eight (8) years after the date of sale of such series of bonds; provided, however, that so much of such moneys as may be necessary to pay interest on bonds heretofore issued and sold

shall be set aside for that purpose in accordance with the resolution adopted by said Board authorizing the issuance and sale of such series of bonds. After such eight (8) year period, all of such moneys shall be set aside for the retirement of any bonds hereafter issued and sold and to pay interest thereon, together with any expenses as provided herein, in accordance with the resolution or resolutions authorizing the issuance and sale of such additional bonds, until there are sufficient moneys to retire all of the bonds hereafter issued and sold, at which time all such moneys then remaining a part of said Veterans' Land Fund and thereafter becoming a part of said Fund shall be governed as elsewhere provided herein.
"This Amendment being intended only to establish a basic framework and not to be a comprehensive treatment of the Veterans' Land Program, there is hereby reposed in the Legislature full power to implement and effectuate the design and objects of this Amendment, including the power to delegate such duties, responsibilities, functions, and authority to the Veterans' Land Board as it believes necessary.
"Should the Legislature enact any enabling laws in anticipation of this Amendment, no such law shall be void by reason of its anticipatory nature.
"This Amendment shall become effective upon its adoption."
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, 1965, at which election all ballots shall have printed thereon the following:
"FOR the Amendment to Section 49-b of Article III of the Constitution of Texas to increase the Veterans' Land Fund by \$200,000,000; said Fund to be used for the purpose of purchasing land in Texas to be sold to Texas veterans who served in the Armed Services of the United States between September 16, 1940, and March 31, 1955; such funds to be expended in accordance with instructions and requirements that may be provided by law"; and
"AGAINST the Amendment to Section 49-b of Article III of the Constitution of Texas to increase the Veterans' Land Fund by \$200,000,000; said Fund to be used for the purpose of purchasing land in Texas to be sold to Texas veterans who served in the Armed Services of the United States between September 16, 1940, and March 31, 1955; such funds to be expended in accordance with instructions and requirements that may be provided by law."
If it appears from the returns of said election that a majority of the votes cast were in favor of same Amendment, the same shall become a part of the State Constitution and be effective from the date set forth in said Amendment, and the Governor shall issue a proclamation in keeping therewith.
Section 3. The Governor of the State of Texas shall issue the necessary proclamation for said election and shall have the same published as required by the Constitution and Laws of this state.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965.
SENATE JOINT RESOLUTION NO. 47 proposing an Amendment to Section 4, Article III, Constitution of the State of Texas, to provide four-year terms of office for State Representatives.
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 4, Article III, Constitution of the State of Texas be amended to read as follows:
"Section 4. The members of the House of Representatives shall be chosen by the qualified electors for the term of four years; but a new House of Representatives shall be chosen after every apportionment, and the members elected after each apportionment shall be divided by lot into two classes. The seats of the members of Class A shall be vacated at the expiration of the first two years, and those of Class B at the expiration of four years, so that one-half of the members of the House of Representatives shall be chosen biennially thereafter. Representatives shall take office following their election, on the day set by law for the convening of the Regular Session of the Legislature, and shall serve thereafter for the full term of years to which elected and until their successors shall have been elected and qualified. Except in case of an election to fill a vacancy, and except in the first election following each re-apportionment, a person who has been elected to the House of Representatives shall not be eligible to be a candidate again for membership in the Legislature until the term for which he was elected has less than one year remaining."
Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified voters of the state at an election to be held on the first Tuesday after the first Monday in November, 1965, at which election all ballots shall have printed on them the following:
"FOR the Constitutional Amendment to provide for a four-year term of office for State Representatives."
"AGAINST the Constitutional Amendment to provide for a four-year term of office for State Representatives."
Sec. 3. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time required by the constitution and laws of this state.
Sec. 4. In the event the Constitutional Amendment proposed in this Resolution is adopted by the people of Texas in the election in November, 1965, then the Governor of Texas is directed not to issue a proclamation for the election and not to publish notice thereof for the Constitutional Amendment proposed by House Joint Resolution No. 1 of the 59th Texas Legislature, since the provisions of said House Joint Resolution No. 1 are included in this Resolution. But, should this proposed Amendment be rejected by the people of Texas in the election in November, 1965, then the terms and provisions of House Joint Resolution No. 1 shall be and remain in full force and effect and shall be proclaimed and published and submitted to the electorate in November, 1966, as provided in said House Joint Resolution No. 1.

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Top Quality at Low,
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OUR DEPENDABLE BRANDS



Sealed Can
CRISCO 3 lbs. 69¢

Dew Drop, All Green
ASPARAGUS tall can 29¢

FLOUR—Print Bags
PURA-SNOW 25 lbs. 1.89

Kalex, Plastic Bottle
BLEACH 1/2 gallon 29¢

Maxwell House
COFFEE 1 lb. can 69¢

Kimbell's—10c Off
DETERGENT giant box 59¢

Swift's, Assorted Flavors
ICE CREAM pints, 5 for 89¢

Maryland Club
COFFEE 3 Lb. Can \$2.19

SPUDS Russets
Queens Fancy 10 lb. bag 59¢

Texas—Elberta
PEACHES lb. 17¢

Fresh, Baby
OKRA lb. 19¢

Frsh, Crisp 1 Pound Cello Bags
Carrots 2 For 19¢

Swith's Assorted
MELLORINE 1/2 gal. 39¢

Aqua Net
HAIR SPRAY 49¢

H. A.—79c Size
HAIR ARRANGER 49¢

ALCOHOL pints... 2 for 29¢

Metzger's—Fancy
BUTTER 1/4's... 1 lb. 79¢



We Reserve the Right to Limit Quantities

KRAFT'S
Barbecue Sauce
Plain, Mild or Smoked
18 Oz. Bottle 39¢

Choice, Tender Cut
Club Steak pound 69¢
Lean and Tender
Beef Ribs lb. 29¢

SALMON Honey Boy Tall Can 43¢ **Beef Cutlets** pound 69¢

Kimbell's, 200 Count
Facial Tissue Box 23¢

Notebook Fillers
500 COUNT
Package 69¢

WIN \$1000
THE TOP JOB MAN IS HERE
HE'LL CALL ON MANY HOMES IN THIS AREA
Housewives with Top Job on hand (or the words Top Job written on paper)
WIN \$10 Be Ready
TOP JOB 28 Oz. Bottle 69¢
EXTRA \$10 BONUS SEE US FOR DETAILS

Wilson's Golden
Cheese pound 49¢

Longhorn—
Oleo pound 19¢

This Ad Good Thursday, Friday, Saturday

"M" SYSTEM SUPER MARKETS

KNOX CITY

STATE CAPITAL Highlights AND Sidelights by Vern Sanford

TEXAS PRESS ASSOCIATION

AUSTIN — State offices are playing a game of musical chairs — Better take note of these departmental moves that have just taken place, are now being made or will be completed this month:

- Teacher Retirement System of Texas has moved from the fourth floor of the Sam Houston State Office Building, formerly State Office Building, No. 1 to the third floor of the Lowich Building.
- Texas' new Coordinating Board of Higher Education soon will occupy the entire sixth floor of the Sam Houston State Office Building.
- Parks Division of the Texas Parks and Wildlife Department moves out of the Sam Houston Building—into the newly acquired American Legion Building—to make room for the Board of Higher Education.
- State Building Commission will move from the Reagan State Office Building (State Office Building No. 2) into the west wing of the Sam Houston Building.
- Texas Tourist Development Agency, now in the Sam Houston

Building, will move into offices in the Reagan Building, vacated by the Building Commission.

- State Water Commission will move from the American Legion Building into the east wing of the Sam Houston Building.
- AG OPINIONS — Atty. Gen. Waggoner Carr reached these conclusions in official rulings:
 - City employees installing rest room facilities in municipal parks must be paid the prevailing wage rate.
 - Board of Pardons and Paroles has no authority to recommend, and the governor no power to grant, a posthumous full pardon to a deceased convicted felon on application of a relative or other interested party.
 - An act authorizing Grayson County Commissioners to appoint a juvenile officer and assistant is unconstitutional as a "local and special" law.
 - State employees can collect \$12 a day travel allowance if staying at regular public lodgings, but only \$7 if they stay on military installations or at edu-

ational or eleemosynary institutions.

ANTI-POVERTY PROJECTS OKAYED — Three more Community Action programs and 4 additional Neighborhood Youth Corps applications have been approved by Governor John Connally.

Community Action projects in Houston, San Antonio and Mercedes carry federal grants totaling more than \$2 million.

NYC grants of \$155,040 will permit employment of 393 students in Luling, Anderson County, San Jacinto County and Trinity County.

CHEMICAL PLANT AT DIBOLL — Borden Chemical Company has purchased a 100 acre site at Diboll on which to construct a synthetic resins plant, Gov. Connally announces.

An initial \$1 million expenditure is contemplated. Company reportedly will market resins in East Texas for such applications as plywood and particle board adhesives and foundry core binders.

Selection of Diboll for the new plant site attests to the growth of and prospects for the southern pine plywood industry in Texas, said Connally.

INTERCOASTAL DILEMMA — Joe Moore has a \$400,000 problem and, so far, no solution.

Moore, a member of Gov. Connally's staff, is trying to find a way to allow Texas to live up to its commitment made by Gov. Allens Shivers exactly 10 years ago.

In August of 1955, Gov. Shivers gave the state's endorsement to a proposal for the widening and deepening of the Intracoastal Waterway from the mouth of the Sabine River to just south of the Brazoria line across West Bay.

He assured the U S Army Corps of Engineers that local sponsors would meet the cost of the right of way so that the canal could be widened to 140 feet from 125 feet.

"All that was needed to keep the project going in 1955 was the state's commitment," Moore said. "There was no need to produce the right-of-way money at that time. But there is now, if we're going to lose the project. The state has at least a moral commitment to aid in getting local sponsors.

Although no firm figures are available, Moore believes acquisition of right of way for the project through Jefferson, Chambers and Galveston Counties would cost about \$400,000. The federal government's cost of widening and deepening the waterway is expected to be in excess of \$6 million.

Completion of the project would open the channel to Mississippi River Barges.

TRAIN LAKES — Changing times were reflected in three recent actions of the Texas Water Commission.

Actions amend West Texas Water permits at the request of the Gulf, Colorado and Santa Fe Railway Company.

Company built three lakes years ago — in Nolan, Lampasas and Mills counties — so that their steam-boiler engines would have water supplies.

Permission to use the lakes for recreational purposes now has been granted, since today nearly all engines are diesel and don't need water.

Nolan county's lake also will provide irrigation water for the Sweetwater Country Club.

SHORT SNORTS —

- Texas Railroad Commission has ordered its staff to devise tests for oil fields over the state similar to those used in East Texas.
- Texas Parks and Wildlife Department will send hunting and fishing licenses to 2,500 dealers earlier this year to avoid the usual last-minute scramble.
- Detailed hunting and fishing regulations for key areas are now available from Parks and Wildlife Department.
- Texas Railroad Commission is hearing opponents of an application to approve lower interstate rates on mixed shipments of truck and rail products. Truck lines oppose the practice long followed by railroads.
- Cigarette tax receipts increased \$280,118 in July over the same month in 1964, but liquor stamp sales dropped off \$108,182 and wine stamp receipts declined \$53,458, according to Comptroller Robert S. Calvert.
- Charles H. Huff of Austin is the new executive secretary of the Texas Veterinary Medical Association.
- State Auditor reports that as of August 31 last year the University of Texas system held investments worth nearly \$463,000,000.
- Fourteen Texas cities have filed applications to participate in the Texas Aid Airport Program, which will have \$200,000 to spend during the coming fiscal year. They include Brownwood, Caldwell, Clarksville, Comanche, El Campo, Floydada, Gatesville, Hallettsville, Hearne, Jacksboro, Lampasas, Paducah, Pineland, and Post.
- Attorney General Carr says his office will sponsor a series of 14 regional seminars over the state to acquaint law officers with the new Texas Code of Criminal Procedure and recent US Supreme Court decisions pertaining to criminal law.
- Governor Connally tentatively is planning to go to Japan on Oct. 20 with a group of Gov-

Miss Julie Penman Honored With Gift Party Saturday

Miss Julie Penman, bride-elect of Lt. Robert Seago was honored with a gift party Saturday afternoon in the home of Mrs. Lloyd Waldrip of Knox City.

Receiving with the honoree were her mother, Mrs. Monty Penman, Mrs. B. R. Bruckner, her grandmother of Rochester, Mrs. Dewitt Seago, mother of the future bridegroom of Brownfield.

Guests were registered by Mrs. Jerry Rowan of O'Brien. The refreshment table was covered with a white crocheted cloth over yellow satin. The centerpiece was an arrangement of yellow carnations and leaves. Other decorations included a bride doll and a doll dressed as a Lt. in the Air Force complete with Dufflebag. Also ribbons in Air Force blue with the names of the engaged couple Julia and Bobby in gold

Sandra Barton And Paul D. Chambers Engagement Told

Mr. and Mrs. T. W. Barton of Rochester are announcing the engagement and approaching marriage of their daughter Sandra Laverelle to Mr. Paul D. Chambers, son of Mr. and Mrs. Jack Chambers of Donna, Tex.

Serving the cake and punch were Mrs. Keith Frye, O'Brien, Miss Linda Penman, Rochester, Miss Linda Seago, Brownfield and Miss Martha Kay Waldrip, Knox City.

The couple will be married in the Knox City Methodist Church on August 20 at 7:30 p.m.

The public is cordially invited to attend the wedding.

The bride-elect is a 1963 graduate of Rochester High School. She has attended East Texas State University of Commerce and L. T. F. E. Bible College of Los Angeles, Calif.

While in Los Angeles, she was employed by Bruce Duncan Custom Broker.

The prospective bridegroom is a 1963 graduate of Donna High School. He attended Sul Ross State of Alpine and L. T. F. E. Bible College in Los Angeles. He was employed by Union Bank of California and is presently employed by Texas Plastic Corporation of Elsa, Texas.

The couple will be married on Sept. 4, 1965 at 7 p.m. in the First Baptist Church of Rochester.

The public is cordially invited to attend the wedding.

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Now's the time to **STOP and SWAP**

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RETREADS ON SOUND TIRE BODIES OR ON YOUR OWN TIRES

Same tread QUALITY
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4 WHITEWALLS OR BLACKWALLS ANY SIZE \$49.49

Plus tax and 4 trade-in tires of same size off your car

NO MONEY DOWN

Buy on **FIRESTONE UNI-CHARGE**

Amount Charged	Monthly Payment
\$50	\$5
75	7
95	9
150	10

Regular 30-day charge or take months to pay on all merchandise and car services.

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Truscott News

By MRS. H. A. SMITH

Mrs. Beatrice Haynie Watson was returned to the home of Mrs. Jewel Haynie here following an extended stay in Knox County Hospital due to a broken hip. She is recovering nicely.

Mr. and Mrs. A. S. Tarpley left for San Angelo Friday to spend a few days with their daughter and family.

Mr. and Mrs. Leonard Marusek are visiting her grandparents the J. C. Eubanks. They are moving to Dallas where they will both teach school.

Mrs. J. E. Stover returned to her home after a visit with her sister in Clovis, N. M.

Miss Jaquelin Brown, daughter of Mr. and Mrs. Jackie W. Brown had the misfortune of falling from her horse Wednesday. She was rushed to Ford County Hospital and sent to Wichita General Hospital. She had skull fracture and broken

arm but is reported to be in satisfactory condition.

Mr. and Mrs. E. J. Jones returned from a vacation trip to Farmington, N. M., Friday. They visited their granddaughter Jacqueline Brown in Wichita General Hospital Saturday.

Mrs. Beatrice Moss and daughter Janie of Borger and daughter Mary and son of Oklahoma City, Okla., visited Mrs. R. B. Glidewell a few days recently.

Rev. and Mrs. Fred Hankins visited relatives in Dublin last Tuesday and Mrs. H. A. Smith accompanied them and visited her sister, Mrs. Homer Barham who is in a most critical condition.

Mrs. Q. D. Williams is visiting her parents, Mr. and Mrs. E. J. Jones.

The Whittaker boys, former residents, had their Brother Reunion at the home of Mrs. Lottie Whittaker last Saturday. Those present were Jack, Oscar, of Tahoka, Gene of Abilene, and Bob of Chillicothe.

Mrs. Lottie Whittaker accompanied her son Oscar to Lubbock Sunday to spend a few days.

Buster Laquey and father Charles Laquey visited Lon Laquey and family in Dublin Wednesday.

Miss Nancy Looney is visiting the daughter of Dr. and Mrs.

HERE FROM FORT WORTH

Mr. and Mrs. J. Rollie Pray of Fort Worth visited their daughter and family, Mr. and Mrs. C. E. Williams recently.

Kralicke in Munster. Mr. and Mrs. Billie English and sons of Wichita Falls visited relatives here Sunday.

Miss Fredye Hankins of H-SU Abilene, spent the week end with her parents here.

Mr. and Mrs. Herman Fore of Balmorhea spent the week end with her sister Mrs. Fred Hankins and family.

Grady Chapman and sons of Wichita Falls spent the week end with her parents Mr. and Mrs. Tom Westbrook.

Mr. and Mrs. Jack Brown was in Abilene Tuesday to meet Bobby Brown, son of Billy Brown, from Scottsdale, Ariz., and had a car accident on the way home which damaged their car heavily, but no one was injured.

Mrs. Mary Ann Harbour of Oklahoma City spent a few days with her parents, Mr. and Mrs. Jack Brown recently.

R. C. Daniels and family and Don Daniels and family attended a Daniels reunion at Lubbock Sunday.

Mr. and Mrs. Curtis Casey and Jimmy Branum attended the Casey, Pogue reunion at the home of Mr. and Mrs. Gene Paul Pogue and son, in Wichita Falls Sunday.

Mr. and Mrs. Elmo Todd are vacationing in Minnesota and Illinois for several days.

Mr. and Mrs. Curtis Casey and Jimmy recently visited his sister, Mrs. Bill Carroll in Abilene and Mr. and Mrs. Price Stevenson in Clyde.

Mrs. Annie Poole and family of Duncan, Okla., visited her sister, Mrs. Ettie Pogue Sunday.

Ray Black, son of Mr. and Mrs. Homer Black visited friends in Truscott Monday.

Mr. and Mrs. Horace Haynie visited relatives in Stamford Sunday.

The protracted meeting at the First Baptist Church is in progress. The first service was Sunday, August 8. It will continue through Aug. 15.

Rev. Allen of Roswell, N. M., and Robert Dennis, song leader of Lubbock, are in charge.

Benjamin News

MRS. BERT MARSHALL

Mr. and Mrs. Jackie Idol and son Charles David of Abilene were weekend visitors of his parents, Mr. and Mrs. Jack Idol and attended services at the Church of Christ Sunday.

Mrs. Oscar Hudspeth and grandson Michael Driver left Sunday for Lovington, N. M., to spend several days with Mr. and Mrs. Cary Johnson and family.

Mr. and Mrs. Roy Petty and boys Randy and Dannie spent the week end with her parents, Mr. and Mrs. B. A. Brothers in Fort Worth.

Mr. and Mrs. J. D. Brown visited relatives and friends in Lubbock Saturday.

Mr. and Mrs. Amon Chitty of Melissa visited his parents Mr. and Mrs. O. V. Chitty and Mr. and Mrs. D. V. Gilbert, and other relatives and friends here this week.

Mrs. Lizzie Kyle accompanied her son Mr. David Kyle and Mrs. Kyle and family of Pueblo, Co., on their vacation in the Eastern States last week.

Mrs. Claudia Howse of Memphis, Tenn., spent Friday night with her mother, Mrs. Myrtle Meiner. She was enroute to Almagordo, N. M., where she and her daughters Lina, Jo Ann, and Dell will make their home.

Mr. Hester Dobbings and a friend Mrs. Brown of Amarillo visited Mrs. Lizzie Kyle here, Saturday.

Mrs. Kathleen Melton and son Jim visited Mr. and Mrs. W. T. Ward in Pueblo, Colo., last week.

Mr. and Mrs. Marvin Ansley and daughter Vicki spent Sunday with her parents Mr. and Mrs. J. M. Smith in Goree.

Mr. and Mrs. Pete Barnett and Mrs. W. A. Barnett and Miss Annette Porter attended services at the First Baptist Church in Olney Friday night. The preacher was a friend of Miss Porter.

Mr. Charles Hertel and two daughters of Jal, N. M., spent the week end with his mother, Mrs. Nora Hertel, Karen and Brett Glenn.

Mr. and Mrs. Mike Waldron of Mineral Wells spent the week end with his mother, Mrs. Zena H. Waldron and Pat and Mrs. Dorothy Veal.

Mr. and Mrs. Roy Daniel, Mr. and Mrs. Don Daniel, Duane, Jerry, Mike, of Gilliland; Mr. and Mrs. Roy C. Daniel, Jackie, Johnnie and Jimmie of Truscott, attended the Daniel's reunion at MacKenzie State Park in Lubbock, Sunday.

Mr. and Mrs. Pete Barnett and Mrs. Della Barnett accompanied Miss Annette Porter to Abilene Monday where she caught the 9 o'clock plane and returned to her home in Baytown, after several days visit here.

Mrs. Ruth G. Griffith and son, Marty, have returned home after a ten day vacation. They visited her sister Mrs. Andy Habed

and family in Fort Worth and Mr. and Mrs. Wayne Searcey in San Antonio. They also toured Padre Island, Aransas Pass and several missions and scenic places and Corpus Christi.

Mr. and Mrs. L. A. Parker spent the week end in Louisiana visiting Mr. and Mrs. Jack Garrett and family.

Mr. and Mrs. Roy Daniel, Mr. and Mrs. Buddy Tolson, Mr. and Mrs. Roy Daniel, Duane, Jerry and Mike of Gilliland, Mr. and Mrs. R. C. Daniel, Jackie, Johnnie and Jimmie of Truscott attended the Dunn's reunion at Lake Pauline in Quanah recently.

Eddie Spotsanski of Fort Worth is spending this week with his cousin Marty Griffith.

Mr. and Mrs. Charles Griffith are visiting her mother, Mrs. Thelma Hawkins in Gilmer this week.

Mr. and Mrs. Bobby Roberson and family of Vera have bought the home of Mrs. Odis Jackson and have moved to Benjamin.

Mr. and Mrs. Vernon Benson are the proud parents of a little adopted daughter, named Toni Cherie. A shower was given in their honor Saturday night in their home.

The Ed Thompson family reunion was held at the Seymour Park Saturday, August 7. Attending were: Mr. and Mrs. Ed Thompson, Benjamin; Mr. and Mrs. Howard Thompson, New Post, Texas; Mr. and Mrs. Richard Thompson, Muleshoe; Mr. and Mrs. Lesler English and Paul of Weldorado, Tex.; Mr. and Mrs. Curtis McKinney, Borger;

Mr. and Mrs. Ivy Thompson and Mikey and Mrs. Thompson's aunt of Tulia and Amarillo; Mr. and Mrs. Eugene Thompson, Larry and Paula of Munday, Mr. and Mrs. Doyle Thompson, Rob-in Ann and Randy of Abilene. Only one daughter and family, Mr. and Mrs. Stromer Marcus ADD

Comanche County Reunion Planned For August 22

The 16th annual Comanche County reunion will be held in Mackenzie State Park in Lubbock the 4th Sunday in August (Aug. 22).

A basket lunch will be served at 12:30 o'clock and there will be singing in the afternoon. Everyone is invited to attend.

of Fritch were unable to attend. Mr. and Mrs. Edward Lee Kirk of Abilene were recent visitors of his parents, Mr. and Mrs. Oliver Kirk, and friends.

Mrs. D. V. Gilbert was a business visitor in Knox City Saturday.

Out of town guests, who attended the wedding of Judy Gilbert and Joe Gore were: Mrs. Ramon Carrol and boys Terry and Scott of Lawton, Okla.; Mr. and Mrs. Travis Gore of Wichita Falls; Mr. and Mrs. Wayne Knight of Vera; Mr. and Mrs. Hollis Gore of Vera; Miss Mary Ann Carden of Munday; Mr. and Mrs. Butch Young of Grand Prairie; Miss Judy Roberson of Vera; Mr. and Mrs. Dalton Gore of Vera; Mrs. Edward Lee Kirk of Abilene and Mr. and Mrs. Bill Rains of Denton.

Mr. and Mrs. Omar Parker of Brownwood were week end guests of Mrs. Edith West and Leroy.

Miss Mabel Moorhouse of Bel-en, N. M., was a recent visitor in the home of Mrs. Lil Moorhouse.

Mrs. Mary Stone, Susan, Cindy and Chris visited in the home of Mrs. Ila Stone, and other relatives and friends in Farmersville last week.

Mr. and Mrs. Tom Porter of Seymour visited in the home of Mr. and Mrs. Pete Barnett and Della Sunday.

INSURANCE

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JOHN HANCOCK FARM AND RANCH LOANS
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Also SEPTIC TANKS AND
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THE EASTERN STAR

Chapter No. 119

REGULAR MEETING
MONDAY, AUG. 16
8:00 P. M.

Faye Graham, W.M.
Fannye Watson, Sec.

O. H. Bartley
PHONE 2454
SEYMOUR, TEXAS

Registered
Public Surveyor

C. H. KECK

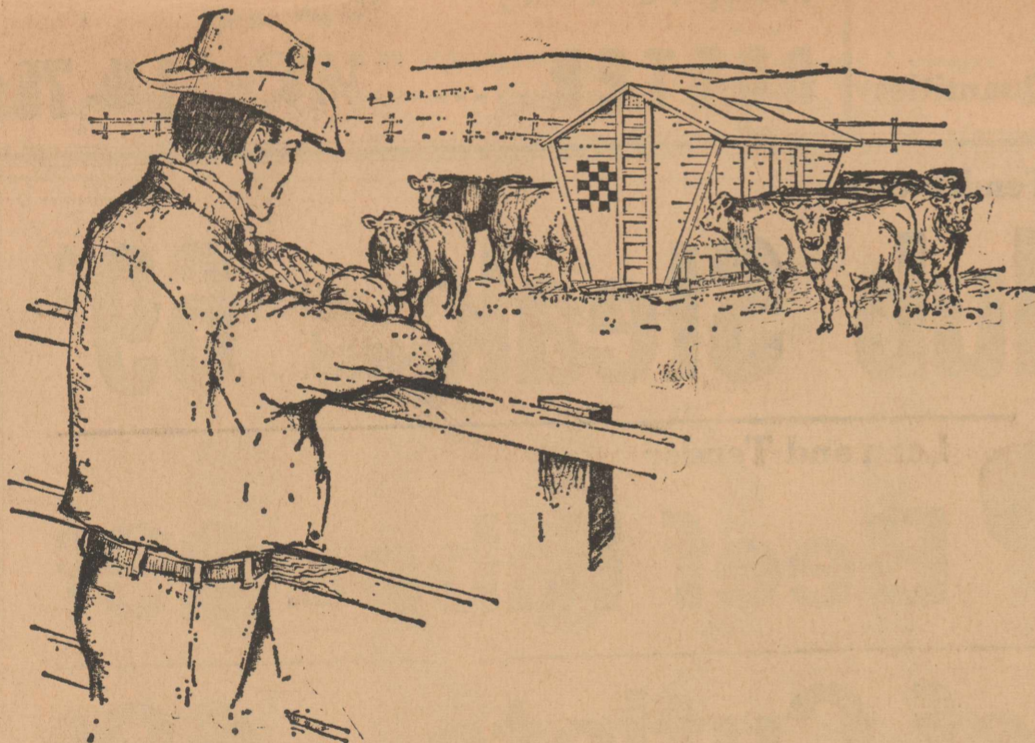
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SWEET MILK 1/2 gal. 25¢

"NO LIMIT FOR REGULAR CUSTOMERS"
FOR MILK ALONE . . . LIMITED "PLEASE"
(EVERY DAY PRICE)

Other Week End Specials Posted In Our Store

You're Invited ...



Cattle Feeding Demonstration Day

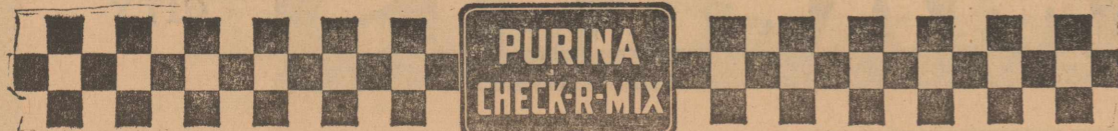
AUGUST 16, 1965 -- 11 A.M. to 2 P.M.

POWELL FEED YARDS

In Haskell County—6 Miles North of Rule

You're invited to attend. You'll get the facts and figures that mean something if you're a cattle producer or interested in the cattle business in any way. Careful records have been kept and you'll see and hear the details on gain, cost of gain, feed conversion, and other important parts of feeding cattle for market.

Make your plans now to be on hand. For further details on this interesting and informative day, check with your Purina Dealer — the Store with the Checkerboard Sign.



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FREEMAN

FREE-FLEX®

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Exclusive flexing process gives instant comfort. Needs no breaking in! A carefully crafted Bootmaker Guild style, fashioned of imported Napa Calfskin. Come in today and be fitted. We have your size in Black or Brown.

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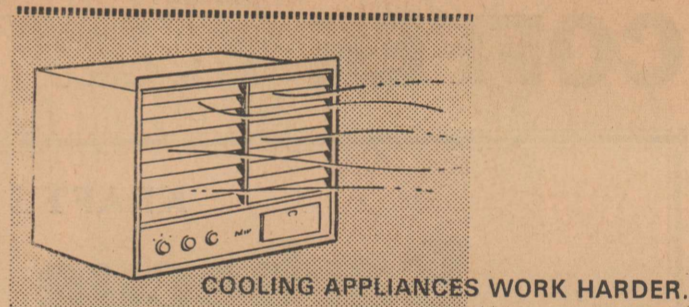
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30 acres with house adjoining Knox City. Well located . . . Good land and good home.

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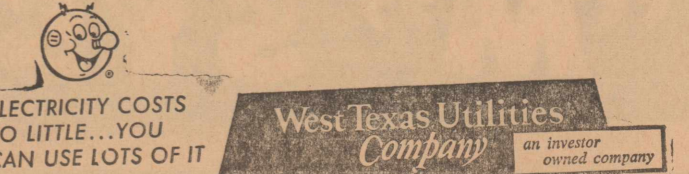


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Add up your Summertime extras and see why Electricity does so much more for you...at so very little additional cost.



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ECONOMICAL AND EASY-TO-FIX FAMILY FAVORITES!

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PRICES!



4 FOR \$1

Gladiola FLOUR

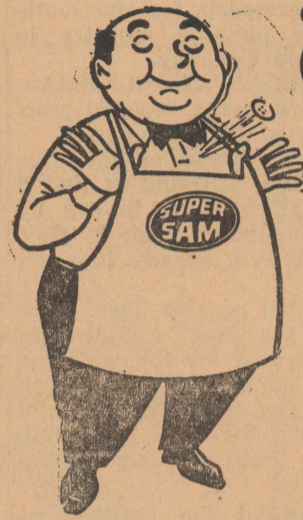
25-Pound Paper

\$1.89

WHITE SWAN
GRAPE JELLY
PINEAPPLE
PRESERVES
MIX or MATCH

3 For \$1

White Swan
Biscuits
4 for 39¢



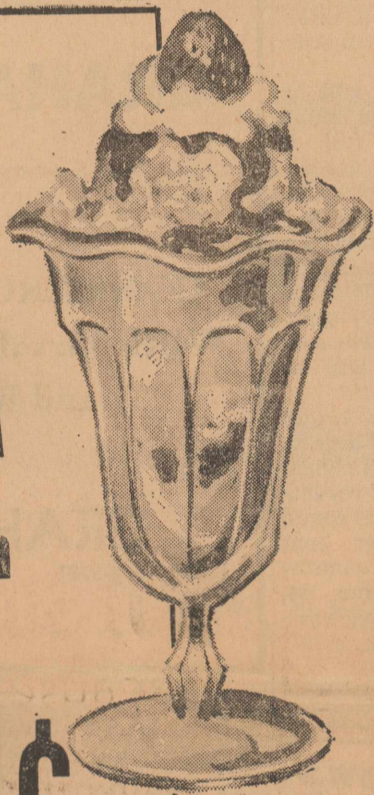
GLADIOLA White or Yellow
Corn Meal 5-Lb. Bag 49¢

Scott—Facial 400 Count Box
Tissue 4 For \$1

SHAMPOO \$1.00 Size
Prell 69¢

W-P Giant Size
Detergent 49¢

Assorted
Flavors
ICE
CREAM
Half-Gallon



59¢

Q & Q
VERMICELLI
7¢ box

Thompson Seedless

Grapes Pound 19¢

California
CUCUMBERS lb. 15¢

White Swan — 303 Can
PORK and BEANS 8 for 1.00

SCHILLING'S Black
PEPPER 39¢
4-Oz. Can

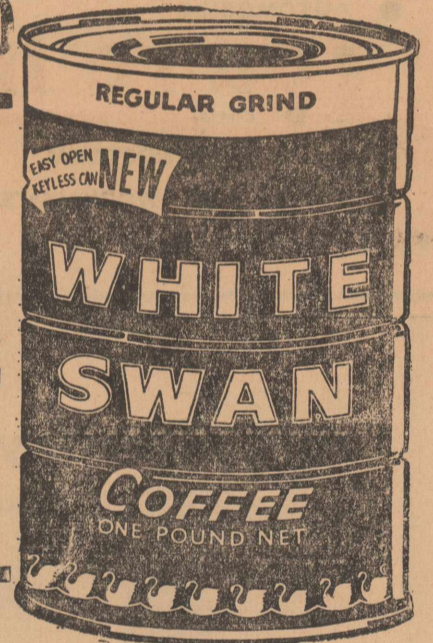
White Swan

COFFEE

POUND CAN

Choice of Grinds

69¢



Arrow
ALUMINUM FOIL 29¢

Brach's
PIK-A-MIX CANDY lb. 49¢

CRISCO
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38 Oz. Bottle
79¢

HICKORY SMOKED

Picnic Hams Pound 35¢

Hormel U. S. Good
OLEO lb. 19¢ CLUB STEAK lb. 65¢

Fresh - Lean
Ground Beef Pound 39¢

Colonial — German Chocolate, Pecan, and Cocoanut Libby's, 303 Can
CAKES each 89¢ CUT BEETS 6 for 1.

Beef Ribs Pound 65¢



WHITE SWAN
SHORTENING

69¢
3 Lb. Can

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Buy Beef or Pork
Whole Sides or Quarter
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