

FORKS FORUM

THE FARTHEST WEST NEWSPAPER IN THE CONTINENTAL UNITED STATES

VOLUME XXXVII FORKS FORUM, FORKS, WASHINGTON 98831 THURSDAY, OCTOBER 18, 1966 NUMBER 18

COFFEE SHOP	OPEN AFTER THE GAMES: 4 VOUCHERS: \$1.50
Dinners	— \$1.50
Milkshakes	— 29¢
4/31.00	OPEN DAILY NOW - 8-10 WEEKENDS PERL & SALT - 8-11 MONDAYS - 12-3

BAKING ?	11.00
Cocoa	— 49¢
Crisco	— 3 lbs. 79¢
Margarine	— 5/51.00
Chips	— 5/51.00
Walnut Meats	— 98¢
Handwrap	— 25¢
Dream Whip	— 39¢
Pie Crust Mix	— 39¢

Gallon Can Foods	1.29 GAL.
NEW HARBOR DORIES AND SELECTIONS	FOR LAKE PARKERS, RESERVATIONS, INSTRUCTIONS OF DINNERS: \$1.29 GAL.
LABER'S APPETIZERS	— 1.29
LABER'S BREADS	— 1.29
LABER'S BUTTER	— 1.29
LABER'S BUTTER COCONUT	— 1.29
LABER'S BUTTER PEACHES	— 1.29
LABER'S BUTTER PEACHES	— 1.29
LABER'S BUTTER PEACHES	— 1.29

PRODUCE	
Tokay Grapes	— lb. 12¢
Grapefruit	— 6/59¢
Cut Squash	— 5¢ lb.
Zahidi Dates	— 49¢
Papoon Balls	— 10/79¢

CUPBOARD	
Del Monte Catsup	5/51.00
Folger's Coffee	1/35
Instant Folger's	98¢
Bango Papoon	29¢
Cold Beer	1/89
Valencia Cheese	89¢

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HUNTS PEACHES	4/51.00
BANQUET PEARS	3/51.00
LADY ELBERTAS	3/51.00
JOYS OF JELLO COOKBOOK	12/51.39
CAMPFIRE MARSHMALLOWS	2/39¢
QUAKER OATS	39¢
BUTTERMILK PANCAKE	45¢
Lumberjack Syrup	49¢
Darigold Milk	49¢
Souix Bee Clover Honey	49¢
Cato Cat Food	10/51.00

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HOUSEHOLD	
Ajax Cleaner	59¢
Simoniz Wax	79¢
Spic n' Span	98¢
Ajax Cleanser	10¢
Oven Cleaner	98¢
Ivory Liquid	59¢
Aluminum Foil	2/59¢
Long Foil	59¢
MD Tissue	3/51.00
Woolite	69¢
Shoe Polish	19¢

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RESTORE BOUNTY ON COUGAR TO BE SUBJECT AT MEETING

Should the Game Department restore the bounty on cougar? That is the question that will be discussed at a meeting of the West End Sportsmen's Club Friday, October 14, at 8 p.m. to discuss this problem.

Services For Leon T. Tomorrow

Funeral services for Leon T. (Bud) Gott, 60, will be held Friday, October 14, at Braun's Funeral Home, at Cahnmore, Wash., at 1 p.m.

Food Handlers Test Oct. 17

On the 17th of October, 1966, from 2:00 to 4:00 p.m. the Food Handlers test will be administered by the Olympic Health District sanitarians. The test will be held at Clark's Vagabond Cafe in the back dining room.

A Statement By The Governor

Twenty years ago the National School Lunch Act established school feeding as a national policy. The phenomenal growth of this vital program has demonstrated the importance of good nutrition to the educational program. Children from all economic levels are able to enjoy low cost, nutritious lunches.

41 Million Bd. Ft. Timber to Be Sold

Nearly 41 million board feet of state-owned timber will be sold in 11 counties in November, as authorized by the Board of Natural Resources at its monthly meeting Tuesday,

OES Honor Night For Grand Representative

Worthy Matron, Mrs. Margaret Brathwaite welcomed a large crowd at Mt. Olympus Chapter No. 253 meeting held October 8, in the I.O.O.F. Hall in honor of Betty Galt, Grand Representative of the Grand Juris of New York in Washington.

Introduced and seated in the East were: Ruth Craig, Past Grand Matron, Robert Cunningham, Past Grand Patron and Ruth Foster, Grand Adm. of Grand Chapter in Washington O.E.S. Grand Representative; Betty Galt, No. 253 New York, Middle South No. 252 Iowa, Maxine Harker, No. 44 South Dakota, Caroline Deering, No. 18 Scotland, Fern Whitney, No. 241 Nova Scotia, Barbara Parks, No. 53 Ohio, Marie Adams, No. 198 Mississippi, Marion Packobols, No. 173 Rhode Island and Charlotte Galt, No. 179 District of Columbia in the State of Washington. Winde Harberg, Deputy Instructor.

SAVINGS ACCOUNT... A SAFE PROFITABLE INVESTMENT... YOUR ACCOUNT is a stable investment that earns top profits with safety! It is available when each \$100 is needed. Begin saving here — any amount, any time... investment lump sums. Nothing to pay, ever!

First Federal Savings & Loan ASSN... Across the Street From The Post Office... 1st and Oak Phone 457-4489 Port Angeles, Wash.

CLASSIFIED ADVERTISEMENTS... FOR SALE—Two bedroom house... SPINET CONSOLE PIANO... FOR SALE—17 acres of Bogachiel River bottom land... PARTY is known who took flower plague from Antler's Cafe... FORKS TELEPHONE, Inc. moved to building on W. Division... FOR SALE—To Close Estate... SERVICE AND REPAIR ON ALL OFFICE MACHINES... D. N. QUICK CONSTRUCTION... FOR SALE—Three bedroom house... PASSENGER car and pickup truck... Copper, brass, radiators, stainless salvage, across from Loomis' Tavern, Port Angeles. Phone 487-5163. Hours 9-6. 24c

VA Urges Hiring The Handicapped

Also introduced were: Worthy Matron, Anne Hanowell No. 19, Port Angeles, Clara Lybeck No. 252, Hadlock and Doris Broderson No. 142, Quilicura, Wash. Patrons: Albert No. 157, Sequim and Walter Kelly No. 142, Quilicura. Past Grand Officer Eddie Cummings, ham. Past Patron Harry Sackett, 1950-51 was seated in the East. Mrs. Morgan explained the various programs of the coming year and urged the unit to participate in the Voice of Democracy program, and also hoped the Auxiliary would participate in the Cancer Research Plan. There are only two auxiliaries in the District who do not have this program at this time.

October 28 is National Employment Week. The VA also hopes the Auxiliary would participate in the Cancer Research Plan. There are only two auxiliaries in the District who do not have this program at this time. Mrs. Morgan presented Mrs. Morgan a gift on behalf of the auxiliary, for which she graciously thanked the members.

At this time, there are 9,923 veterans in the nation engaged in training to help themselves and their dependents. Approximately 57 per cent of them were veterans of World War I. One-fifth of the total trainees are women. The VA spends \$20 million a year for procurement and repair of artificial limbs and hearing aids. Research also continues to improve on any artificial appliance that will return the veteran to normal living.

Chad Enghelism Fellowship Good News Clubs began Tuesday of last week. Again there will be a club for one hour. There will be a school in the Clayton Martin home in the Forks Trailer Park. This year a club for 6th graders and older will be held at the Arthur Keldrup home in the Mansfield Addition at 4 p.m. A new club for the VA has begun at the Al Middleton home in Orr's Addition, Type 2. The club meets at 10:30 a.m. for one hour and job for preschool age children.

Good News Clubs Begin... A series of lessons on Joshua and Judges taught with flannel graph and Gods Word and Me—will be taught this a missionary story each week. Teachers of Bible stories will be Mrs. Gerald Miles, Mrs. Larry Klahn, Mrs. Al Middleton, Mrs. Wm. Beck and Mrs. Jake Tennersma. Helgeson, Mrs. Fern Martin, Mrs. Shirley, Mrs. Glen Gien, Mrs. Edna Peterson, Mrs. Arthur Keldrup and Miss Luan Breithaus.

Prizes will be earned. All are welcome to come to the Good News Clubs regardless of Church connection or faith. Mrs. Wm. Beck, Forks Director.

4-H News

The Handy Dandy's 4-H Club organized October 6 at the home of Mrs. Henry Halverson. They elected officers for 1966-1967 as follows: Jase Baker, president; Carolyn Dunan, vice-president; Lynda Engel, secretary; Rolinda Romish, reporter; Toni Swan, treasurer; Kristie Johnson, secretary; Rolinda Withenow, community service chairman.

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Subscription Rate—One Year (In Advance) \$2.50. Single Copies, 20c. Classified Advertising, 3¢ a word. Minimum charge—75¢. Notices, Readers & Resolutions, 20¢ Per Line. Entered as second class mail matter at the post office at Forks, Washington, under Act of March 3, 1979.

Public Notice is hereby given that the Public Hospital District No. 1 of Jefferson County, Oregon, is now accepting bids for the purchase of a new ambulance. The ambulance will be used for the transport of patients to and from the hospital. The ambulance must be a new model, equipped with a first aid kit, and must be capable of carrying four patients. The ambulance must be delivered to the hospital within 30 days of the date of purchase. The ambulance must be purchased from a dealer in Oregon. The ambulance must be purchased for a net price of not more than \$10,000.00. The ambulance must be purchased by the Public Hospital District No. 1 of Jefferson County, Oregon. The ambulance must be purchased by the Public Hospital District No. 1 of Jefferson County, Oregon. The ambulance must be purchased by the Public Hospital District No. 1 of Jefferson County, Oregon.

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The Handy Dandy's 4-H Club organized October 6 at the home of Mrs. Henry Halverson. They elected officers for 1966-1967 as follows: Jase Baker, president; Carolyn Dunan, vice-president; Lynda Engel, secretary; Rolinda Romish, reporter; Toni Swan, treasurer; Kristie Johnson, secretary; Rolinda Withenow, community service chairman.

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The Handy Dandy's 4-H Club organized October 6 at the home of Mrs. Henry Halverson. They elected officers for 1966-1967 as follows: Jase Baker, president; Carolyn Dunan, vice-president; Lynda Engel, secretary; Rolinda Romish, reporter; Toni Swan, treasurer; Kristie Johnson, secretary; Rolinda Withenow, community service chairman.

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Have your friends and family get the "numbles" lately? Are they just not talking loud enough for you to hear them? The chances are that the others are still the same. It's likely that your own hearing is beginning to fade.

Or do you notice someone in the family or a close friend who is often asking you to repeat words or sentences? Even when you are reasonably certain that you spoke distinctly? Perhaps this person is suffering a hearing loss.

Your physician may find that the hearing loss is due to impacted wax in the ear canal or some other obstruction, say a pamphlet of the American Medical Association. Or there may be an infection that can block the transmission of vibrations inside the ear or affect the nerves of hearing. Certain drugs and industrial chemicals can affect hearing: mumps or scarlet fever, a cold or acute sinusitis frequently cause swelling of the mucous membrane associated with the ear. A very loud noise or sharp blow may damage the eardrum.

The physician can determine by a variety of tests whether loss of hearing is due to nerve damage or to an interference with the transmission of sound waves. If there is obstruction he can tell whether it is due to infection or another cause. He will determine whether treatment will help or correct the hearing problem. Several surgical procedures are used to help the deaf to hear, and there also are medical treatments.

In many cases, however, treatment cannot restore hearing, and a hearing aid may be prescribed. There are many types of hearing aids on the market. Your physician will guide you in finding the aid that gives best results for you. Or he may advise you that a hearing aid will be of little or no help in your case.

In cases of severe hearing loss it is frequently necessary to complete a hearing aid with lip reading to secure maximum communication. Most larger companies and many small ones today have therapists qualified to give instruction in lip reading. Your physician can help you find one. Many hard of hearing people find that they already are lip reading to some extent without realizing it.

Ignoring a hearing loss will prevent medical help. Often there is cure that can be done to help the hard of hearing continue to fill a normal place in society.

Eighteen parcels of state-owned timber were sold September 26-27, bringing in bids totaling \$805,000. The state sold 398,285,000 board feet at public auction in ten counties. Twenty-one parcels of timber were offered for sale but three were not sold due to lack of bids.

The bids, which totaled \$805,000, were 31 per cent over the state appraisal of \$612,070 for the timber. The most valuable parcel and largest volume of timber was the Frazer Creek No. 1 site in Jefferson County. Hallett Logging Company of Elma, Washington, was the successful bidder for the \$450,000 board offer. They paid \$57,250 for the timber. Their bid was \$100 over the state appraisal of \$472,750 for the timber. The second highest bidder was the Olympia Pharmacy (2), Lake Pleasant Grocery (2), Lake Pleasant Grocery (2), high 10 & 30, Paula Lyda 188, 495.

Don's Chevron (3), Kreider Bros. (1); high 10 & 30 June James 187, 400. Brager Bros. (4), Pay & Sava (2); high 10 & 30 Pat Mansfield 211, 518. Olympia Pharmacy (2), Lake Pleasant Grocery (2), high 10 & 30, Paula Lyda 188, 495. Don's Chevron (3), Kreider Bros. (1); high 10 & 30 June James 187, 400. Brager Bros. (4), Pay & Sava (2); high 10 & 30 Pat Mansfield 211, 518. Olympia Pharmacy (2), Lake Pleasant Grocery (2), high 10 & 30, Paula Lyda 188, 495.

Clallam County — Dan's Creek No. 3 Sale — Stanford L. Keys, Port Angeles, \$58,068 for 1.7 million BF. The Place—Harold Sisson, Port Angeles, \$9,500 for 24,100 BF.

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POWDER PUFF LEAG

VFW Auxiliary Scholarships

Scholarships totaling \$1,750 will be awarded to three top national winners in the annual scholarship program announced today by the Ladies Auxiliary to the Veterans of Foreign Wars. Open to high school students, the program is designed to stimulate the ideals of American youth into the truest meaning of patriotism and good citizenship.

Any student who attend a private, parochial, or public high school may enter.

Each entrant must fill out an application including a questionnaire on his or her thoughts concerning responsibilities of a young American citizen.

The recipient of a scholarship will be selected on the basis of his

or her keen sense of purpose and worthiness as an individual. Applicants must show genuine interest in family, community, national and world affairs, display a sense of responsibility, truthfulness and loyalty and ability to present new ideas with sincerity.

All applications are to be returned completed to the local Auxiliary by March 15, 1967. Winner in each state will be selected from top local participants. First place state winners will be judged for national scholarships. National scholarships are: First, \$1,000 scholarship and gold medal; second, \$500 scholarship and gold medal; third, \$250 scholarship and gold medal and 10 citations for honorable mention. State and local winners receive additional Auxiliary awards which vary with the community.

The art of bell ringing is called "campanology."

Hazards In Night Driving

Winter is fast approaching, and this means added hours of darkness. Before long, those who drive quite a bit will be doing at least some of their driving in dark and darkness.

According to State Troopers, driving at night in unlighted areas is the driving partly blindfolded—the driver just can't see as well as during daylight hours. Daytime driving lets the driver see what's all around him; at night, however, the driver can see no further than the outer reaches of the vehicle's headlights. Visionally speaking, it is somewhat akin to traveling down a narrow corridor—there seems to be high walls on each side and behind the driver. Night driving also disrupts the driver's depth perception to a great degree, which of course presents a real or potential danger to all other drivers nearby.

Even the best headlights usually give out only enough vision to drive a maximum of 60 mph. Anything over that speed simply means the driver is driving blind—at least to some extent.

If the lenses of headlights become covered with dirt and oil, they become less effective as the driver's range of vision is considerably lessened. Drivers should check their headlights and be certain they are clean at all times.

Even with the best of lights, night driving presents a real challenge to any driver—much more so than daytime driving. State Troopers ask that you make sure you are ready to face up to that challenge.

Plastic "buttons" being used as lane markers on freeways in Western Washington cost about 60 cents each, according to State Highway engineers.

FORKS FORUM PAGE THREE

THURSDAY, OCTOBER 12, 1966
49th ANNIVERSARY
CELEBRATED

Mr. and Mrs. Fred Music, former Forks residents and now of 617 McKinson Avenue, Sumner, celebrated their 49th wedding anniversary October 10. They were married in Nebraska, October 10, 1917.

Mr. Music worked in this area during the time of the "Big Barn."

A Legal Publication from the office of
A. LUDLOW KRAMER, Secretary of State

To be voted upon November 8, 1966:

SENATE JOINT RESOLUTION 25

Proposed Constitutional Amendment

Ballot Title as Issued by the Attorney General:

PORT EXPENDITURES—INDUSTRIAL DEVELOPMENT—PROMOTION

Shall Article VIII of the state constitution be amended to declare that the use of public funds by port districts, in such manner as may be prescribed by the legislature, for industrial development or trade promotion and promotional hosting shall be deemed a public use for a public purpose and shall not be deemed an unconstitutional gift of public funds?

Vote cast by members of the 1965 Legislature on final passage:
SENATE: (99 members) Yes, 42; No, 5; Absent or not voting, 1.
HOUSE: (99 members) Yes, 89; No, 5; Absent or not voting, 5.

Explanatory comment issued by the Attorney General as required by law

The Law as it now exists:

Present state constitutional provisions prohibit the expenditure of public money for nonpublic purposes. In a recent decision the supreme court interpreted these provisions to mean that port districts in our state cannot expend public funds for a certain type of promotional or advertising activity known as promotional hosting. Promotional hosting in the case of port districts is generally understood to mean hosting individuals and groups of individuals at lunch or dinner for the purpose of cultivating trade relations and promoting business for the port.

Other state constitutional provisions prohibit the state and its political subdivisions from making gifts of public money or property to private individuals. The state supreme court has recently interpreted these provisions to mean that port districts in our state cannot expend public funds for a certain type of promotional or advertising activity known as promotional hosting. Promotional hosting in the case of port districts is generally understood to mean hosting individuals and groups of individuals at lunch or dinner for the purpose of cultivating trade relations and promoting business for the port.

Effect of Senate Joint Resolution No. 25 if approved into law:

The proposed constitutional amendment would permit port districts to use public funds, in such manner as the legislature may specify, for both industrial development and trade promotion and promotional hosting.

A Legal Publication from the office of
A. LUDLOW KRAMER, Secretary of State

To be voted upon November 8, 1966:

HOUSE JOINT RESOLUTION 7

Proposed Constitutional Amendment

Ballot Title as Issued by the Attorney General:

RETIRED PERSONS PROPERTY TAX EXEMPTION

Shall Article VII of the state constitution be amended to authorize the legislature to grant relief from property taxes on real property owned and occupied as a residence by retired persons, subject to such restrictions and conditions as the legislature may establish, including but not limited to level of income and length of residence?

Vote cast by members of the 1965 Legislature on final passage:
SENATE: (99 members) Yes, 54; No, 10; Absent or not voting, 8.
HOUSE: (99 members) Yes, 82; No, 13; Absent or not voting, 4.

Explanatory comment issued by the Attorney General as required by law

The Law as it now exists:

Article VII, section 1 (Amendment 14) of the state constitution presently requires that all taxes shall be uniform upon the same class of property within the state or other taxing body. In addition, Article VII, section 2 (Amendment 17) of the state constitution, limiting the aggregate of all property tax levied by the state and all taxing districts without a vote of the people to forty mills on the dollar of assessed valuation, states that the assessed valuation of property shall be fifty per cent of the true and fair value of such property in money.

Effect of House Joint Resolution No. 7 if approved into law:

The proposed amendment would grant to our state legislative authority, notwithstanding these above-noted provisions, to grant relief from property tax on real property owned and occupied as a residence by retired persons. The legislature would be authorized to place such restrictions and conditions upon the granting of such relief as it deems proper. Such restrictions and conditions could include, among others, the limiting of the relief to those property owners below a specific level of income and those fulfilling certain minimum residential requirements.

Approval of this proposed amendment will specifically validate the provisions of chapter 168, Laws of 1965, Ex. Sess., which, subject to certain specific qualifications, will grant an exemption from the first fifty dollars of real property taxes to certain elderly heads of households having a total income (including income of a spouse) not in excess of three thousand dollars during the preceding calendar year.

A Legal Publication from the office of
A. LUDLOW KRAMER, Secretary of State

To be voted upon November 8, 1966:

SUBSTITUTE SENATE JOINT RESOLUTION 6

Proposed Constitutional Amendment

Ballot Title as Issued by the Attorney General:

ELECTION OF SUPERIOR COURT JUDGES

Shall Article IV of the state constitution be amended to provide that where only one candidate has filed for a superior court judge position in a county of 100,000 or more inhabitants, or where after a contested primary in any county only one such candidate is entitled to appear on the general election ballot, certification of election shall issue to such candidate without a further election, unless a write-in campaign is to be conducted?

Vote cast by members of the 1965 Legislature on final passage:
SENATE: (99 members) Yes, 40; No, 1; Absent or not voting, 5.
HOUSE: (99 members) Yes, 91; No, 4; Absent or not voting, 4.

Explanatory comment issued by the Attorney General as required by law

The Law as it now exists:

The state constitution now requires that superior court judges be elected at the November general election, when other state officers are elected. This is true even where only one candidate has filed for a superior court position, or where after a contested September primary election, had pursuant to statute, only one such candidate is entitled to appear on the November general election ballot because he has received a majority of the votes cast at the primary election for the particular judicial position.

Effect of Substitute Senate Joint Resolution No. 6 if approved into law:

The proposed constitutional amendment would provide that (1) where only one candidate has filed for a superior court judge position in a county of 100,000 or more inhabitants, or (2) where after a contested primary in any county only one such candidate is entitled to appear on the general election ballot, certification of election shall issue to such candidate without a further election, unless a petition is filed within ten days after the date the primary indicating that a write-in campaign is to be conducted.

A Legal Publication from the office of
A. LUDLOW KRAMER, Secretary of State

To be voted upon November 8, 1966:

SUBSTITUTE HOUSE JOINT RESOLUTION 4

Proposed Constitutional Amendment

Ballot Title as Issued by the Attorney General:

VOTER QUALIFICATIONS FOR PRESIDENTIAL ELECTIONS

Shall Article VI of the state constitution be amended to allow United States citizens meeting all constitutional qualifications for voting in the state, except for length of residence, to vote at a United States presidential election solely for presidential electors or for the office of president and vice president if they

- (1) Intend to make this state their permanent residence; and
- (2) Have resided in the state at least sixty days immediately preceding the particular presidential election?

Vote cast by members of the 1965 Legislature on final passage:
SENATE: (99 members) Yes, 46; No, 2; Absent or not voting, 5.
HOUSE: (99 members) Yes, 95; No, 0; Absent or not voting, 4.

Explanatory comment issued by the Attorney General as required by law

The Law as it now exists:

Presently, under Article VI, section 1 of the state constitution, a person, in order to vote at any election conducted in this state, must:

- (1) Be at least twenty-one years of age;
- (2) Be able to read and speak the English language;
- (3) Be a citizen of the United States; and
- (4) Have lived in the state for one year, in the county ninety days, and in the city, town, ward or precinct thirty days immediately preceding the election at which such person offers to vote.

Effect of Substitute House Joint Resolution No. 4 if approved into law:

The proposed amendment would allow those persons who can meet all the above qualifications for voting except for residence and who shall have resided in this state at least sixty days immediately preceding a presidential election with the intention of making this state their permanent residence, to vote in such election for presidential electors or for the offices of President and Vice-President of the United States, as the case may be, but for no others.

Ship via **'Black Ball'**

For Direct Daily Service

— FORT ANGELES AND SEATTLE —

FAST CONNECTIONS ON
PORTLAND AND CALIFORNIA FREIGHT

HEAVY HAULING — VOLUME RATE

PHONE 874-4091

Ship via **'Black Ball'**

A Legal Publication from the office of
A. LUDLOW KRAMER, Secretary of State

To be voted upon November 8, 1966:

SENATE JOINT RESOLUTION 22

PART I

Proposed Constitutional Amendment

Ballot Title as Issued by the Attorney General:

ESTABLISHING COMMON SCHOOL CONSTRUCTION FUND

Shall Article IX, section 3, of the state constitution be amended to establish a common school construction fund to be used to finance common school construction, with funds to be derived from (1) certain proceeds from timber and other crops from school and state lands, (2) certain interest, rentals and revenues from the permanent common school fund and from lands devoted to the permanent common school fund, and (3) such other sources as the legislature may provide?

Vote cast by members of the 1965 Legislature on final passage:
SENATE: (99 members) Yes, 46; No, 1; Absent or not voting, 5.
HOUSE: (99 members) Yes, 84; No, 8; Absent or not voting, 7.

Explanatory comment issued by the Attorney General as required by law

The Law as it now exists:

Under the state constitution as adopted in 1889 there exists a fund known as the common school fund. The primary sources of this fund include money obtained (1) from the sale of lands and other property granted by the federal government to the state for the support of its common schools, and (2) from the sale of timber, stone, minerals or other property from those school or state lands which have not been granted to the state for some specific purpose.

The present constitutional provision declares that the principal of the fund shall remain permanent and irrevocable. It permits interest accruing to the fund, as well as rental or other revenues derived from lands or other property devoted to the fund, to be used for current support of the common schools. However, neither the principal of this fund nor any of its income can presently be used to construct school buildings or other school facilities.

Effect of Senate Joint Resolution No. 22—Part I—If approved into law:

If this constitutional amendment is approved, the principal of the common school fund is the same as that on June 30, 1965, will remain permanent and irrevocable. The fund will continue to receive money from all its former sources except certain of them which will become sources of a new fund. This new fund will be known as the common school construction fund and will be available to be used for financing the construction of common school facilities. The sources of this new fund will be (1) the interest accruing on the permanent common school fund from and after July 1, 1967; (2) all rentals and other revenues obtained from and after July 1, 1967, from lands and other property presently devoted to the permanent common school fund; (3) certain proceeds from the sale or appropriation of timber and other crops from school and state lands subsequent to June 30, 1965; and (4) such other sources as the legislature may direct.

The proposed amendment further provides that on the permanent common school fund after July 1, 1967, may be used only to pay off such bonds issued as may be authorized by the legislature for construction of common schools. The remainder of the new common school construction fund may be used for direct financing of common schools.

Lastly, the amendment provides that in the event there should be monies in the common school construction fund in excess of amounts needed to fulfill its purpose, they shall be available for deposit in the permanent common school fund or for current use of the common schools as the legislature may direct.

Night Driving

With the onset of the fall season, the days continue to get shorter and the nights longer. Late evenings and earlier dawns bring an added problem to auto drivers. Safety experts report that driving at night is more than twice as dangerous as driving during the day, says Today's Health, the magazine of the American Medical Association. Last year there were 10 persons killed for every 100 million vehicle miles traveled in darkness—four dead for every 100 million miles traveled in daylight. Here are 10 vital night-driving tips from Today's Health to help you increase your chances to avoid night accidents.

- 1. Slow down after dark. Even the legal speed limit may be too fast for safety on a dark night.
- 2. Check your lights. Keep your headlights as clean as your windshield. Be sure your taillights work. Use your headlights at dusk and when visibility is poor, regardless of the clock time. Turn your lights to avoid blinding the approaching driver.
- 3. If the auto ahead of you suddenly starts to weave, making you suspect that the driver's drowsy, flick your lights quickly several times. Head for the right hand lane and slow down.
- 4. Drunk drivers. Don't be one. Don't ride with one. Don't wear sunglasses when driving at night.
- 5. In winter, turn down the heater so that the interior of the car is cool. It will help keep you awake. Open the windows occasionally for a blast of cold air.
- 6. Don't follow too closely. For every 10 miles per hour of speed, allow at least one and a half car lengths between you and the car ahead.
- 7. If your car breaks down, get as far off the road as possible. Place warning flares 100 yards down the road. If you have only a flashlight, who is remembered for his march signal by pointing the light toward

the stalled car. Concentrate on paying attention at all times. This, of course, is also important in daylight. In darkness, it's even more important, because of the reduced field of vision.

Summer Home Lot Fees To Be Increased

Fees for use of summer home lots on National Forest land in Oregon and Washington will be increased next year, it was announced today by J. Herbert Stone, Regional Forester, U. S. Forest Service. The Forest Service recently completed a fee study for the 2700 summer home lots in the Pacific Northwest Region. A study is made each five years. A use fee of 5 percent of the market value of the lot is standard for National Forest lots. Lot values were established by comparison of more than 250 private lot transactions and six National Forest lots with 75 percent of the summer homes in the region used appraisals by professional, non-government appraisers. Appraisers found that summer home lot values as high as \$5,000 are not uncommon. New annual fees beginning January 1 will vary from \$30 for remote, less desirable lots to \$225 for high-value lots that front on a lake or stream. The average increase per lot will be about \$50 per year. While substantial, the fee increases are conservative in view of lot values, Stone said.

Federal laws and regulations under which the Forest Service operates require charging fees in keeping with the current land values for this exclusive recreational use. Sherman Pass, located in the northeastern corner of Washington between Republic and Kettle Falls is more than a mile high. It was named after General William T. Sherman, noted Civil War officer road. If you have only a flashlight, who is remembered for his march signal by pointing the light toward

Cold Packs In First Aid

The cold pack, or ice bag, often is a useful tool in first aid. When and how can you use it? In many cases application of cold helps to minimize swelling, inhibit bleeding, reduce excessively high body temperature and relieve pain, says Today's Health, the magazine of the American Medical Ass'n. Cold applications, especially by ice, have an anesthetic effect. They may be helpful in cases of nosebleeds, bleeding from minor cuts such as razor blade nicks, sprains, bites and stings of insects, minor burns and heat prostration.

Cold applications tend to inhibit bleeding by constricting the small blood vessels in nosebleeds and persistently oozing minor cuts.

Applications of ice water alleviate discomfort from insect stings and bites, and may delay the chemical action and circulation of poison injected by the pest.

Immediate application of cold compresses to sprains lessens swelling. Such compresses should be continued for at least half an hour before the sprained limb is bandaged or otherwise supported. In case of high body temperature and heat prostration, cold applications return to tolerable level. Immediate immersion into ice water of a body part that has sustained a minor burn controls pain and possibly reduces tissue damage.

Travel Notes . . .

For a nice day-long trip, take the ferry from Mukilton to Whidbey Island. See historic Coupeville with its blubberhouse and Indian dugout houses, visit Captain Whidbey Inn, situated in a pioneer days log house and see the "Driftwood Monogerm" in the yard outside. Take in Ft. Casey State Park and tour the old gun ramparts and sea lighthouse; camp or picnic at Decatur Point State Park, or hike along the rocky shores of the sound or swim in Cranberry Lake; relax on the sandy shores of West Beach. . . You'll find other places of interest, too, and you can make the trip easily in a day, returning by freeway from Mount Vernon.

If you're traveling in the Walla Walla area, make it a point to visit the Whitman National Monument, erected in honor of Marcus and Narcissa Whitman, early-day missionaries, who with other members of their party, were massacred by Indians. Also visit the city's excellent Ft. Walla Walla park (overnight camping available) and the campus of Whitman College. This beautiful campus, by the way, is an excellent spot for the camera enthusiast. Pioneer Park and Pioneer Cemetery are also interesting places to visit.

In 1927, a law passed by the State Legislature made it possible for people living next to a state highway to help pay the cost of con-

Fallow Deer Protected

Hunters are reminded in the central Washington area that the White Fallow deer in Grant and Douglas counties are given full protection and it is illegal to take one of these animals at any time. The free-roaming Fallow deer are found principally in the vicinity of Sun Lakes park, north of Ephrata.

Black Diamond Grange will put on the exchange program at Forks Prairie Grange tonight (Thursday) at the Sportsman's Clubhouse at 8 o'clock. The program—originally planned for Oct. 27, has been advanced to the earlier date because the election of Pomona officers will be held at Black Diamond on that date. It is hoped there will be a large turnout of Forks Prairie Grange members at the meeting tonight.

A Reminder . . .

The Driver's License Examiner will be in Forks every FIRST and THIRD THURSDAY of each month until further notice, from 11 to 4 p.m., at the State Department of Natural Resources Sales Room, upstairs in the District Headquarters Building. Your driver's license expires each alternate year on your birthday.

One of the chief safety features of U. S. Savings Bonds is that they may be redeemed only by their registered owners.

Card of Thanks

OUR HEARTS OVERFLOW with sincere appreciation for all who expressed their love and sympathy in so many comforting ways during our recent sorrow. We are deeply grateful to all of you and for the donations and flowers.—Special thanks go to Mr. and Mrs. Charles Howett, Mr. and Mrs. James Richards, Mr. and Mrs. Roy Black, Sr., Mrs. Oliver Jackson and Mrs. Roy Black, Jr. Floe Horaji The James Family Theodore and Floyd Hudson William Hudson



Cigarettes cause lung cancer—the number one cancer killer of men. If you don't smoke, don't start. If you smoke, stop now. The damage is often reversible. American Cancer Society

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A Legal Publication from the office of
A. LINDLOW KRASNER, Secretary of State

To be voted upon November 8, 1966:

SENATE JOINT RESOLUTION 20

Proposed Constitutional Amendment

Ballot Title as Issued by the Attorney General:

REMOVING LIMITATION ON LAND OWNERSHIP

Shall the limitation on the ownership of land in the State of Washington by certain non-citizens be removed by repealing section 33, Article II, as amended by Amendments 24 and 29 of the state constitution?

Vote cast by members of the 1965 Legislature on final passage:
SENATE: (49 members) Yes, 42; No, 7; Absent or not voting, 0.
HOUSE: (99 members) Yes, 84; No, 15; Absent or not voting, 0.

Explanatory comment issued by the Attorney General as required by law

The law as it now exists:
There existing in our state constitution a limitation on landownership by certain noncitizens who have not made a declaration of intention to become citizens of the United States. However, the constitution presently permits some noncitizens (including nonresidents) to own land:

- (1) If acquired by inheritance, mortgage foreclosure, or in the ordinary course of justice in the collection of debts;
- (2) If acquired by a corporation;
- (3) If the land contains certain mineral deposits, or is necessary for mills and machinery to be used in developing those minerals and in manufacturing products from such minerals;
- (4) If the landowners are Canadian citizens of provinces which do not prohibit the ownership of provincial lands by citizens of Washington state.

Effect of Senate Joint Resolution No. 20 if approved into law:
The passage of the proposed amendment would remove the remaining limitation on landownership by noncitizens.

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UNITED STATES BREWERS ASSOCIATION, INC.

A Legal Publication from the office of
A. LINDLOW KRASNER, Secretary of State

To be voted upon November 8, 1966:

SENATE JOINT RESOLUTION 22 PART 2

Proposed Constitutional Amendment

Ballot Title as Issued by the Attorney General:

INVESTMENT OF PERMANENT SCHOOL FUND

Shall Article XVI, section 5, (Amendment 1) of the state constitution, restricting investment of the state's permanent school fund to national, state, county, municipal or school district bonds, be amended by removing this restriction and thereby permitting the permanent school fund to be invested in such manner as may be authorized by act of the legislature?

Vote cast by members of the 1965 Legislature on final passage:
SENATE: (49 members) Yes, 44; No, 5; Absent or not voting, 0.
HOUSE: (99 members) Yes, 81; No, 18; Absent or not voting, 0.

Explanatory comment issued by the Attorney General as required by law

The law as it now exists:
Article XVI, section 5 (Amendment 1) of the state constitution presently restricts the state in investing money in the state permanent school fund (derived from the proceeds of leases or sales of lands granted to the state by the federal government at the time of statehood for the support of public educational institutions) to investments in national, state, county, municipal or school district general obligation bonds.

Effect of Senate Joint Resolution No. 22—Part 2—if approved into law:
The proposed constitutional amendment would eliminate this restriction. Additionally, it would expressly permit the permanent school fund to be invested in such manner as may be authorized by act of the legislature.

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A Legal Publication from the office of
A. LINDLOW KRASNER, Secretary of State

To be voted upon November 8, 1966:

HOUSE JOINT RESOLUTION 39

Proposed Constitutional Amendment

Ballot Title as Issued by the Attorney General:

PUBLICATION LAWS AUTHORIZING STATE DEBT

Shall Article VIII, section 3 of the state constitution, requiring the publication, in a newspaper in each county for three months prior to the election, of the text of any law to be voted upon by the people authorizing state debts, be amended so as to require only that notice of the law be published at least four times during the four weeks preceding the election in every legal newspaper in the state?

Vote cast by members of the 1965 Legislature on final passage:
SENATE: (49 members) Yes, 42; No, 7; Absent or not voting, 0.
HOUSE: (99 members) Yes, 92; No, 7; Absent or not voting, 0.

Explanatory comment issued by the Attorney General as required by law

The law as it now exists:
Article VIII, section 3 of the state constitution presently requires the full text of any law to be voted upon by the people authorizing the contracting of state debts to be published in at least one newspaper in each county where a newspaper is published for three months immediately prior to the election at which the law is to be voted upon.

Effect of House Joint Resolution No. 39 if approved into law:
This proposal would substitute for the above publication procedure a requirement that notice of submission to the people of a law authorizing the contracting of state debts be published in every legal newspaper in the state at least four times during the four weeks immediately preceding the election at which the law is to be voted upon.