LEGAL NOTICE OF MEASURES TO BE VOTED UPON **NOVEMBER 6. 1962.** BALLOT TITLES AND TEXTS OF CONSTITUTIONAL AMENDMENTS PROPOSED BY THE 1961 LEGISLATURE

PROPOSED BY THE 1961 LEGISLATURE

Proposed Amendment No. 1 Constitutional amendment to permit the Legislature to authorize lottery or gift enterprises.

☐ For ☐ Against

TEXT OF PROPOSED CONSTITUTIONAL AMENDMENT

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1962, there shall be submitted to the electors of the State of Nebraska, for approval, the following amendment to Article III, section 24, of the Constitution of Nebraska, which is hereby proposed by the Legislature:

"Sec. 24. The Legislature shall not authorize any game of chance, nor any lottery, or gift enterprise where the consideration for a chance to participate involves the payment of money for the purchase of property, services, chance or admission ticket, or requires an expenditure of substantial effort or time: but nothing in this section shall be construed to prohibit the enactment of laws providing for the licensing and regulation of wagering on the results of horse races by the parimutuel or certificate method, when conducted by licensees within the race track enclosure at licensed horse race meetings, or to prohibit the enactment of laws providing for the licensing and regulation of bingo games conducted by nonprofit associations which have been in existence for a period of five years immediately preceding the application for license; Provided, bingo games cannot be conducted by agents or lessees of such associations on a percentage

Proposed Amendment No. 2 Constitutional amendment to provide that the State Railway Commission shall consist of not less than three nor more than seven members, as the Legislature shall prescribe, and that such members shall be elected from districts of substantially equal population as the Legislature shall provide.

☐ For ☐ Against

TEXT OF PROPOSED CONSTITUTIONAL

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1962, there Governor and Lieutenant Govshall be submitted to the electors ernor to four years. of the State of Nebraska for approval the following amendment to Article IV, section 20, of the Constitution of Nebraska, which is hereby proposed by the Legis-

"Sec. 20. There shall be a State Railway Commission, consisting of not less than three nor more than seven members, as the Legislature shall prescribe, whose term of office shall be six years, and whose compensation shall be fixed by the Legislature. Beginning with the general election in 1964, commissioners shall be elected by districts of substantially equal population as the Legislature shall provide, but this amendment shall not affect the term of any commissioner elected prior to its effective date. The powers and duties of such commission shall include the regulation of rates, service and general con-

Proposed Amendment No. 3 Constitutional amendment to permit the Lieutenant Governor to be a candidate for the office of Governor.

trol of common carriers as

the Legislature may pro-

vide by law. But, in the

absence of specific legis-

lation, the commission

shall exercise the powers

and perform the duties

enumerated in this pro-

vision."

☐ For ☐ Against

TEXT OF PROPOSED CONSTITUTIONAL AMENDMENT

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1962, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article IV section 2. of the Constitution of Nebraska, which is hereby proposed by the Legis-

"Sec. 2. No person shall be eligible to the office of Governor, or Lieutenant Governor, who shall not have attained the age of thirty years, and who shall not have been for five years next preceding his election a resident and citizen of this state and a citizen of the United States None of the officers mentioned in this article shall be eligible to any other state office during the period for which they have been elected or appointed, except that the Lieutenant Governor shall

be eligible to be a candidate for Governor."

Proposed Amendment No. 4 Constitutional amendment to increase the term of office of the

> ☐ For ☐ Against

TEXT OF PROPOSED CONSTITUTIONAL AMENDMENT

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1962, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article IV, section 1, of the Constitution of Nebraska, which is hereby proposed by the Legis- Be it enacted by the people of

"Sec. 1. The executive officers of the state shall be the Governor, Lieutenant Governor, Secretary of State, Auditor of Public Accounts, Treasurer, Attorney General, and the heads of such other executive departments as set forth herein or as may be established by law. The Legislature may provide for the placing of the above named officers as heads over such departments of government as it may by law establish. The Attorney General, Secretary of State, Auditor of Public Accounts, and the Treasurer shall be chosen at the general election held in November, 1958, and in each even-numbered year thereafter, and their term of office shall be two years and until their successors shall be elected and qualified.

The Governor and Lieutenant Governor shall be chosen at the general election held in November, 1964, for a two year term and at the general election held in November, 1966, and in each alternate evennumbered year thereafter, for a term of four years and until their successors shall be elected and qualified. The records, books, and papers of all executive officers shall be kept at the seat of government, and such officers, excepting the Lieutenant Governor and members of boards and commissions when the board or commission is the head of an executive department shall reside there during their respective terms of office. Officers in the executive department of the state shall perform such duties as may be provided by law The heads of all executive departments established by law, other than those to be elected as provided herein, shall be appointed by the Gov-ernor, with the consent of a majority of all members elected to the Legislature,

may be removed by the Governor. Subject to the provisions of this Constitution, the heads of the various executive or civil departments shall have power to appoint and re-move all subordinate employees in their respective departments."

Proposed Amendment No. 5 nstitutional amendment to provide a four year term of office for members of the Legislature, with one half being elected each two years, and to provide for the transition.

> ☐ For ☐ Against

TEXT OF PROPOSED CONSTITUTIONAL

the State of Nebraska Section 1. That at the general election in November, 1962, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article III, section 7, of the Constitution of Nebraska, which is hereby proposed by the Legislature: "Sec. 7. At the general

election to be held in November, 1964, one half the members of the Legislature, or as nearly thereto as may be practicable, shall be elected for a term of four years, and the remainder for a term of two years, and thereafter all members shall be elected for a term of four years, with the manner of such election to be determined by the Legislature Each member shall be nominated and elected in a nonpartisan manner and without any indication on the ballot that he is affiliated with or endorsed by any political party or organization. Each member of the Legislature shall receive a salary of not to exceed two hundred dollars per month during the term of his office. In addition to his salary, each member shall receive an amount equal to his actual expenses in traveling by the most usual route once to and returning from each regular or special session of the Legislature. Members of the Legislature shall receive no pay nor perquisites other than said salary and expenses, and employees of the Legislature shall receive no compensation other than

Proposed Amendment No. 6 Constitutional amendment to provide a merit plan for the selection and term of office of the Chief Justice and Judges of the Supreme Court, judges of the district courts and judges of such other courts as the Legislature may prescribe.

their salary or per diem.'

☐ For ☐ Against

TEXT OF PROPOSED CONSTITUTIONAL AMENDMENT

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1962, there shall be submitted to the electors of the State of Nebraska for approval the amendments of the Constitution of Nebraska which are set forth in section 2 of this act and which are hereby proposed by the Legislature. Sec. 2. The amendments pro-

posed are as follows: (1) To amend Article IV, section 11 to read as follows:

"Sec. 11. In case of a vacancy during the recess of the Legislature, in any office which is not elective, except officers provided for in Article V of this Constitution, the Governor shall make a temporary appointment until the next meeting of the Legislature, when he shall nominate some person to fill such office; and any person so nominated, who is confirmed by the Legislature, a majority of all the legislators elected concurring by voting yeas and nays, shall hold his office during the remainder of the term, and until his successor shall be ap-pointed and qualified. No person after being rejected by the Legislature shall be again nominated for the same office at the same session, unless at request of the Legislature, or be appointed to the same office during the recess of the Legislature.

(2) To amend Article V, sections 4, 5, 7, 10, 15, 20 and 21 to read as follows:

"Sec. 4. The Chief Justice and the Judges of the Supreme Court shall be selected as provided in this Article V. They shall reside at the place where the court is located but no Justice or Judge of the Supreme Court shall be deemed thereby to have lost his residence at the place from which he was selected

Sec. 5. The Legislature shall divide the state along county lines into six compact districts of approximately equal population, which shall be numbered from one to six, consecutive numbers to be given adjacent districts and shall be the Supreme Court judicial districts. Such districts shall not be changed, except upon the concurrence of two-thirds of the members of the Legislature, nor shall any such change vacate the office of any judge.

Sec. 7. No person shall be eligible to the office of Chief Justice or Judge of the Supreme Court unless he shall be at least thirty years of age, and a citizen of the United States, and shall have resided in this state at least three years next preceding his selection; nor, in the case of a Judge of the Supreme Court selected from a Su-

preme Court judicial district, unless he shall be a resident and elector of the district from which selected.

Sec. 10. The state shall be divided into district court judicial districts. Until otherwise provided by law, the boundaries of the judicial districts and the number of judges of the district courts shall remain as now fixed. The judges of the district courts shall be selected from the respective districts as pro-vided in this Article V.

Sec. 15. In the year 1964 and every four years thereafter, there shall be selected, in such manner as the Legislature shall provide, in and for each county, one or more judges as the Legislature may provide, who shall be judge of the county court of such county, whose term of office shall be four years and whose salary shall be fixed by the Legislature, Provided, that two or more counties may form a county court judicial district when approved by a majority of the electors of each county in the district; and provided further, when two or more counties form a county court judicial district, one county judge shall be selected for a term of four years from the district at the same time other county judges are selected, whose salary shall be fixed by the Legislature

Sec. 20. All officers provided for in this Article shall hold their offices until their successors shall be qualified and they shall respectively reside in the district, county or precinct, from which they shall be selected. All officers, when not otherwise provided for in this Article, shall perform such duties and receive such compensation as may be prescribed by law.

Sec. 21. (1) In the case of any vacancy in the Supreme Court or in any district court or in such other court or courts made subject to this provision by law, such vacancy shall be filled by the Governor from a list of at least two nominees presented to him by the appropriate judicial nominating commission. If the Governor shall fail to make an appointment from the list within sixty days from the date it is presented to him, the appointment shall be made by the Chief Justice or the acting Chief Justice of the Supreme Court from the same list.

(2) In all other cases, any vacancy shall be filled as provided by law.

(3) At the next general election following the expiration of three years from the date of appointment of any judge under the provisions of subsec-tion (1) of this section and

every six years thereafter as long as such judge retains office, each Justice or Judge of the Supreme Court or district court or such other court or courts as the Legislature shall provide shall have his right to remain in office subject to approval or rejection by the electorate in such manner as the Legislature shall provide; Provided, that every judge holding or elected to an office de-

scribed in subsection (1) of this section on the effective date of this amendment whether by election or appointment, upon qualification shall be deemed to have been selected and to have once received the approval of the electorate as herein provided, and shall be required to submit his right to continue in office to the approval or rejection of the electorate at the general election next preceding the expiration of the term of office for which such judge was elected or appointed, and every six years thereafter. In the case of the Chief Justice of the Supreme Court, the electorate of the entire state shall vote on the question of approval or rejection. In the case of any Judge of the Supreme Court, other than the Chief Justice, and any judge of the district court or any other court made subject to subsection (1) of this section, the elector-ate of the district from

which such judge was se-

lected shall vote on the

question of such approval or rejection. (4) There shall be a judicial nominating commission for the Chief Justice of the Supreme Court and one for each judicial district of the Supreme Court and of the district court and one for each area or district served by any other court made subfect to subsection (1) of this section by law. Each judicial nominating commission shall consist of seven members, one of whom shall be a Judge of the Supreme Court who shall be designated by the Governor and shall act as chairman. The members of the bar of the state residing in the area from which the nominees are to be selected shall designate three of their number to commission, and the Governor shall appoint three citizens, not admitted to practice law before the courts of the state, from among the residents of the same geographical area to serve as members of said commission. The terms of office for members of each judicial nominating commission shall be staggered and shall be fixed by the Legislature. The nominees of any such commission cannot include a member

person who has served as a member of such commission within a period of two years immediately preceding his nomination or for such additional period as the Legislature shall provide."

Proposed Amendment No. 7 Constitutional amendment to provide that in redistricting of the state for legislative purposes established lines other than county lines may be followed and that primary emphasis shall be given to population with pre-scribed weight being given to area.

☐ Against

TEXT OF PROPOSED CONSTITUTIONAL AMENDMENT

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1962, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article III, section 5, of the Constitution of Nebraska, which is hereby proposed by the Legis-

lature: "Sec. 5. At the regular session of the Legislature held in the year nineteen hundred and thirty-five the Legislature shall by law determine the number of members to be elected and divide the state into legislative districts. In the creation of such districts, any county that contains population sufficient to entitle it to two or more members of the Legisla-ture shall be divided into separate and distinct legislative districts, as nearly equal in population as may be and composed of contiguous and compact territory. After the creation of such districts, beginning in nineteen hun-dred and thirty-six and every two years thereafter, one member of the Legislature shall be elected from each such district. The basis of apportionment shall be the population excluding aliens, as shown by next preceding federal census. The Legislature may redistrict the state from time to time, not more often than once in ten years. In any such redistricting, county lines shall be followed whenever tablished lines may be followed at the discretion of the Legislature. In such redistricting, primary em-phasis shall be placed on population and not less than twenty per cent nor more than thirty per cent weight shall be given to

> Respectfully submitted, FRANK MARSH Secretary of State

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their grandparents, Mr. and Mrs.

Mr. and Mrs. Omar McClena-

Mr. and Mrs. Clarence Sander-

Chambers News

By Mrs. E. R. Carpenter

The American Legion post 320 and the Auxiliary met in joint session Friday evening at the Legion Hall with Commander Merlin Grossnicklaus presiding. There was 16 present. It was decided to rent the Legion Hall to the election board Tuesday, Nov. 6th. It was also decided that a group would go to grand Island Saturday, Oct. 27th for a Bingo party at the Veterans hospital. County Government Day was discussed and arrangements made to transport the 12 members of the Junior class to and from O'-Neill. Plans were also made for

Veteran's Day which will be observed in Chambers Monday, with serving between the hours of 5:00 to 8:00 p.m. A show at the Theatre at 8:00 p.m. with a dance following at the Legion Hall. Committees were appointed. Lunch was served.

Grimes and Mrs Glen Ad. ns.

Week of Prayer and Self Denial was observed with a worship and program service at the Methodist church Friday with 14 was in charge of the service. Others participating were Mrs. Darrel Gillette, Mrs. Ray Shoemaker, Mrs. Louis Neilson, Mrs. T. E. Alderson, Mrs. Earl Hess, Mrs. Lloyd Gleed, Mrs Charles

Floyd Cooper, Yakama, Wash.,

past two weeks in Ft. Collins, Colo. with his sister, Mrs. Genevieve Bell, his nephew and wife, Mr. and Mrs. Donald Grimes and niece, Mr and Mrs Hale Osborne

and family Mr and Mrs James Platt took his mother, Mrs R. K. Platt to Lincoln to spend a few days with her sister-in-law, Mrs. Snodgrass present. Mrs. E. R. Carpenter and other relatives before leaving Tuesday, October 30th by plane for Los Angeles, Calif., to spend the winter with her daughter and son-in-law, Mr. and Mrs. Clayton Wood.

The Champers and O'Neill Fire Departments were called out about 2 p.m. Sunday to a fire in came Friday to visit his brother the Paul Harley home south east and wife, Mr. and Mrs. L. V. of Chambers. Extensive damage

Cooper and his many friends at was done, though some furniture Chambers. Mr. Cooper spent the was saved. The cause of the fire was not determined.

Mr. and Mrs. Harry Jacobsen, Omaha, came Saturday and were over night guests of their cousins, Mr. and Mrs. Harry Scott. Sunday guests in the Scott home besides the Jacobsens were the Milan Wilke family, Ewing.

Mr. and Mrs. Fred Hull and Mr. and Mrs. Frank Sascek, Omaha visited their mother, Mrs Ralph Blair and grandmother, Mrs. Whidden, Sunday and also enjoyed some hunting.

Mr. and Mrs. Loy Fluchey and family were Sunday dinner guests in the Tom Papke home.

Mrs. William Gansen and boys, Wood Lake, came Thursday for a few days visit with her parents, Mr. and Mrs. E. M. Jarman. Keller club will meet Wednesday, Nov. 7 at the home of Mrs. Alfred Haas.

A group of interested folks gathered at the Legion Hall Thursday evening for a free demonstration on the Dale Carnegie. Presenting the demonstration was Dr. Max C. Eckert, Alliance. A number of people from the

Chambers community attended the "Best of All Days" cooking school held Thursday afternono at the Legion Hall in O'Neill. A. A. Walter, who underwent surgery at the Mayo clinic recently returned home Monday. He was met in Sioux City by his son,

Raymond. Mrs. Bernard Hoffman and children drove to York Friday afternoon and visited until Sunday evening with her mother, Mrs.

Fred Fangman. Mr. and Mrs. Paul Chase, Calloway, were in Chambers Wednesday and were dinner guests of Mr. and Mrs. E. R. Carpenter at the Thomson Cafe.

Mr. and Mrs. Gaius Wintermote took his mother, Mrs. John Wintermote, to Omaha Friday, where she left by plane for Meridan Idaho to spend some time with her daughter, Mrs. Herman Cook. The Wintermotes visited their son-in-law and daughter, Mr. and Mrs. Eldon Wilkie and

daughter while in Omaha. Kenneth Coolidge, student at the Lincoln school of Commerce, Lincoln, spent the weekend with his parents, Mr. and Mrs. Char-

les Coolidge. Mr. and Mrs. G. H. Grimes went to Milford Sunday where they were overnight guests of son and daughter-in-law, Mr. and Mrs. Clarence Grimes and family. On Monday Clarence Grimes took them to Omaha where G. H. Grimes consulted an eye specialist.

Saturday evening guests in the Al Rockford home were their cousins, Mr. and Mrs. Harry Jacobson, Omaha.

supper guests Friday evening in the Vern Wilkinson home Albert Bogart came home Sat-

where he had been hospitalized since Monday following a car accident. Mr. and Mrs. Lyle Watson and Dan drove to Chilicothe, Mo.,

urday from St. Anthony's bospital

last Thursday on business, returning Sunday. Mr. and Mrs. John Honeywell, Mrs. Charlott Honeywell and Mrs. Erna Tucker were Sunday,

Oct. 21 guests in the Seymore Harkins home. Mrs. R. K. Platt was a dinner guest of Mrs. Charlotte Honeywell and Mrs. Tucker Friday. Mrs. H. W. Hubbard accompanied her daughter, Mrs C. M. Eason, O'Neill to Omaha last Wed-

nesday, returning Thursday. Mr. and Mrs. Elwyn Robertson and family, Mrs. Paul Roth and Darrel Lee Gillette went to Columbus Sunday where they visited in the home of Mrs. Roth's niece and husband, Mr. and Mrs. Willis Schrieber.

Mrs. John Honeywell accompanied her daughter, Mrs. Elwyn Rubeck, Columbus, Sunday, back home. The Rubecks have been at Chambers for a few weeks putting up some hay.

Mr. and Mrs. Stan Guerney spent Friday with her folks at Loup City and Saturday and Sunday with his parents at Bassett.

Mrs. Lloyd Waldo and two sons accompanied by her sister, Mrs. Beverly Sperling, Spencer, and her aunt, Mrs. Custard Johnson, O'Neill, went to Denver, Colo., to spend the weekend with the for- spent a few days last week with

Mr. and Mrs. Harry Scott were mer's mother, Mrs. Frank Searles. They returned home Sunday

Mr. and Mrs. Leo Adams, Atkinson, were supper guests Saturday evening in the L. V. Cooper home to visit with the Cooper's guest, Floyd Cooper, Yokama, Wash., who is visiting here.

Will David returned home the latter part of the week from St. Anthony's hospital, O'N e i l l, where he was hospitalized with

The Silver Star Sisters 4-H club, a first year project, held a sewing exhibit and program at the Methodist church Saturday There are 10 girls in the club with Mrs. Lloyd Gleed, leader. Each girl was allowed to bring 3 guests. The program consisted of songs, poems and style review. The mothers assisted with refreshments.

The following relatives gathered at the Merlin Grossnicklaus home Sunday evening to honor Judy Thomson on her birthday anniversary. Mr. and Mrs. Roy Backhaus, Mr. and Mrs. Willard Thomson and family, Mrs. George Thomson and Louis Poh-

Mrs. Earl Schwenk returned Friday from a Norfolk hospital. Dick Fees and son Michael, St. Paul, Minn., were Saturday dinner guests of Mr. and Mrs. Ro-

land Harvey. Several friends from Chambers attended the open house for Mr. and Mrs. Burch, O'Neill, Sunday, on their 60th wedding anniver-

Norma and Janet Wintermote

Vote For

CHRIS McGINN

Republican Candidate

FOR SHERIFF OF HOLT COUNTY

Your Vote Appreciated At The General Election, Tuesday, Nov. 6, 1962

O'Neill Chief of Police for 5 years

 Holt County Taxpayer 25 years Holt County Resident 19 years

26-28

Ernest Thorin, Their parents, Mr. and Mrs. Lloyd Wintermote drove down for them Sunday eve-Mrs. Stella Sharples, Sedro

Woolley, Wash., who have been visiting relatives at Chambers, left early this week for Lincoln to visit relatives before going to Saratoga, Fla. where she will spend the winter with her niece. Mr. and Mrs. John Graves and family. Mrs. Graves is the for- Chambers.

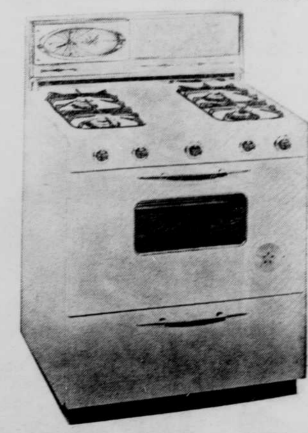
of such commission or any

mer Patty Greenstreet, daughter of Oscar Greenstreet, formerly of Chambers

han and Mrs. Edith McClenahan visited the former's son and wife, Mr. and Mrs. Jack McClenahan, Plainview, Sunday

son and children who have been employed at the Jungman ranch, Amelia, moved Sunday to the Ray Sanderson place south of

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the Governor. / Judges should be experts in the law, men of integrity and experience. They should not be required to participate in popularity contests! And the Merit Plan will not raise your taxes one penny! Support the Nebraska Merit Plan of Judicial Selection. VOTE FOR NUMBER 6 on the Blue Ballot

The Merit Plan of Judicial Selection requires selec-

tion of district and supreme court judges on the basis of experience, education and integrity. / It

makes the judiciary independent of rich and power-

ful influences. It prevents political appointments by