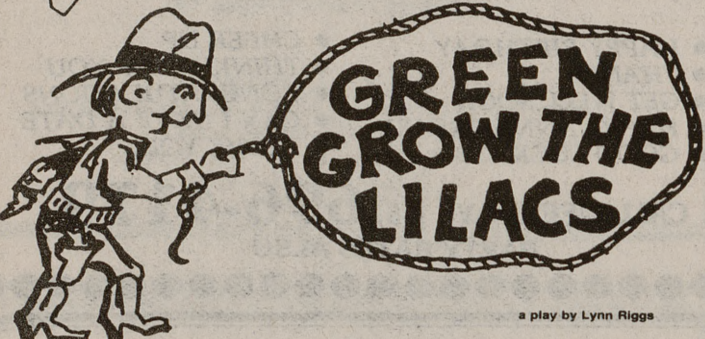


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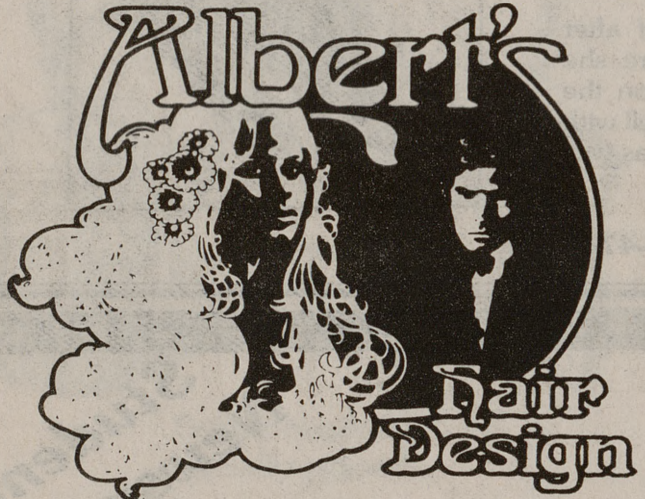
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School order opposed

BROWNSVILLE — Attorneys who are members of a Hispanic rights advocacy group said Tuesday a federal judge lacked the jurisdiction to issue a temporary restraining order preventing children of undocumented aliens from enrolling in Brownsville public schools.

The attorneys, members of Texas Rural Legal Aid Inc., said they were considering filing a motion to dismiss the overcrowded school district's request for relief from enrolling additional non-citizen children.

A 10-day restraining order was granted Friday by U.S. District Judge Filemon Vela of Brownsville and took effect Monday, halting enrollment of non-citizen children in the district's 33 schools.

The order was to remain in effect until next Tuesday, when a hearing is scheduled to decide if a permanent injunction stopping the flow of alien children will be granted.

Linda Yanez, a Texas Rural Legal Aid attorney in Brownsville, and Peter Schey of Washington D.C., who led the fight for non-citizen children to attend Texas public schools, said they may file a motion to dismiss the Brownsville district's request for permanent relief.

Yanez said family members of children who were refused enrollment Monday approached her seeking recourse.

"Our strongest position and dilemma is that Vela didn't have jurisdiction to issue the order," Yanez said.

"There are so many reasons why the court acted improperly that it's hard to know where to begin to explain those reasons," Schey said.

"The court was totally unaware of even the most basic rules of federal procedure which govern the issuance of

injunctions, and the lawsuit entirely failed to establish a ground for jurisdiction in the federal court at Brownsville," Schey said.

Vela issued the order at the request of Brownsville school attorney Tony Martinex, after the school tried unsuccessfully to have U.S. Supreme Court Justice Lewis Powell stay the order of U.S. Judge Woodrow Seals of Houston that struck down a 1975 law prohibiting use of state funds for education of illegal alien children.

Powell, who earlier had reinstated the Houston judge's order after the U.S. 5th Circuit Court of Appeals in New Orleans overturned it, left an option by saying the Brownsville district could apply to an "appropriate district court" for relief.

School attorney Martinez said Monday he believed the Brownsville federal court was an "appropriate district court."

"We thought Brownsville had the jurisdiction and venue," Martinez said. "Powell didn't tell us we had to go back to that particular district court (Houston)."

Schey said if the Brownsville district had filed for the injunction in Houston, it might have avoided opposition in court next Tuesday.

"If the matter had been taken before Judge Woodrow Seals in Houston," the Washington attorney said, "then I believe the merits of the controversy could be resolved without the rather obvious procedural problems."

Brownsville officials — saying none of the 557 children of illegal aliens already enrolled in the system will be removed from classes — contended that the flow of non-citizen children is endangering the quality of education.

Governor clout to be voted on

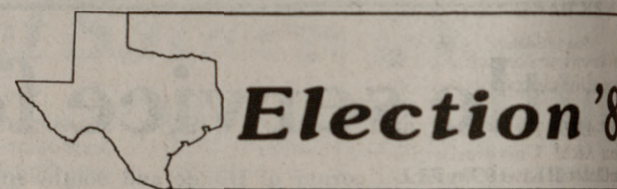
This is Part Two of a nine-part series on nine proposed amendments to the state constitution being presented to Texas voters on Nov. 4.

AUSTIN — A Texas governor may appoint members to state boards and commissions, but may not remove them if they perform poorly, and also must prepare a recommended budget for the state, does not have the authority to revise the budget written and approved by the Legislature.

Proposed constitutional amendments being submitted to voters Nov. 4 would give the governor the power to remove his appointees from office and increase the chief executive's budget-making authority.

Gov. Bill Clements strongly supports both the proposals, a list of governors extending back into the 1950s who have given the Texas chief executive budget execution authority.

"I recommend that all nine of those (proposed amendments) be approved, but I feel more strongly about some than I do about others," Clements said.



"I am especially interested in the budget execution authority amendment (No. 5). If I had to name a number one priority, that would be it. I think it is a very important amendment."

If the amendment is approved, the Legislature could authorize the governor to reduce the appropriations of a state agency, transfer from one agency to another, or to limit expenditures for any part of a program.

Currently, Texas governors have authority only to veto or to reduce appropriations written by the Legislature and cannot reduce or increase them.

The proposed amendment requires that any changes made by the governor in the state appropriation bill be approved by a committee composed of the governor, lieutenant governor, speaker of the House and the chairmen and vice chairmen of the Appropriations Committee and Senate Finance Committee.

The governor and other backers of the amendment contend long-range solution to controlling government spending. Opponents argue the governor already has sufficient power with his veto and that the Legislature has done an adequate job of writing the budget and controlling expenditures.

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Burglars: Beware of boa's bite

EL PASO, Texas — Pet-loving burglars either have a hungry 6-foot boa constrictor on their hands, or else the slithery reptile is by now ad-libbing in its quest for food, the owner said Tuesday.

Thieves broke into the William Sullivan home last week while the family was out of town and took a number of items, including the 8-year-old snake.

"But its feeding time is right about now, and when it gets hungry, it bites. I'm afraid if it bites whoever has it, that will be the end of it," she said.

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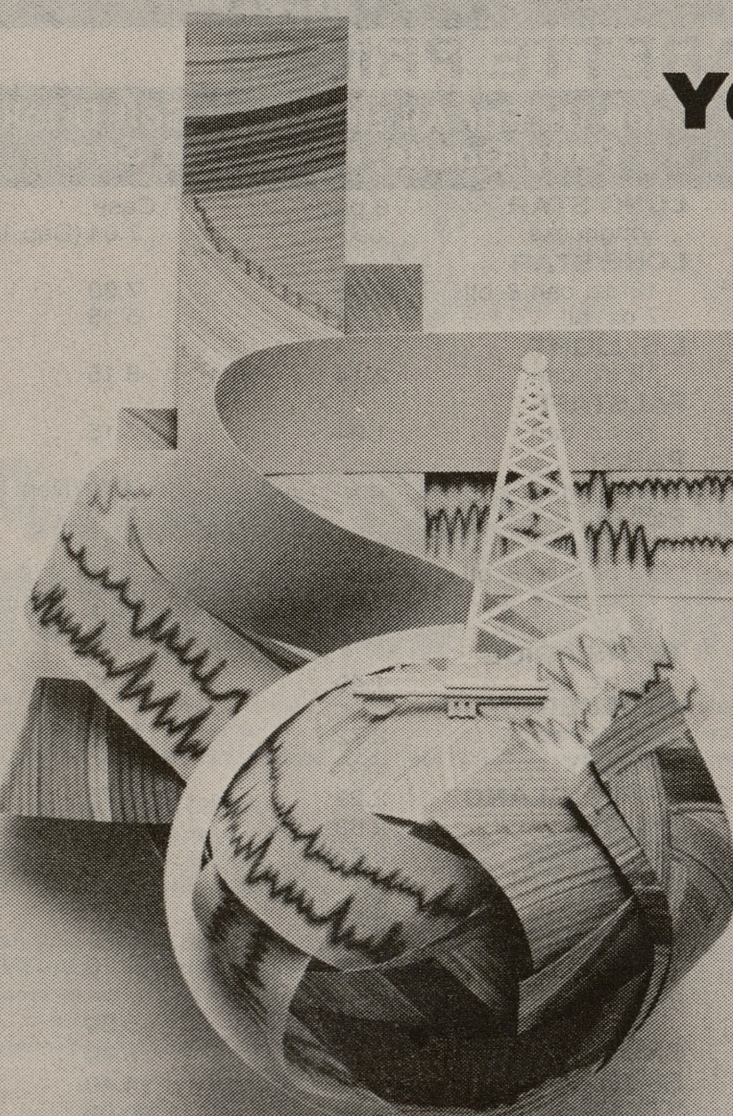
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