Monday, September 24, 1984/The Battalion/Page 11

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fourth period.

Walls, Downs lead Poke defense

Cowboys sack Packers

United Press International

IRVING, Texas - Defensive acks Everson Walls and Michael Downs keynoted a defensive effort Sunday that allowed the Dallas Cowboys to survive a bland offensive showing and defeat the Green Bay Packers 20-6.

Walls intercepted two passes while Downs recorded two quarterback sacks and blocked an extra point attempt in sparking the Cowboys to their third win in four games. Dallas, despite continuing offen-

ive problems, remained tied for the ead in the NFC East with the New York Giants

The Packers, meanwhile, slipped to 1-3 after a third consecutive week f their own offensive woes.

Green Bay had managed just seven points in each of their last two games and on Sunday the Packers only points came from their defense a 5-yard interception return by defensive end Robert Brown on a would-be screen pass thrown by

Dallas could not put the game way

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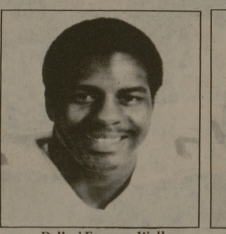
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Dallas' Everson Walls

until 46 seconds remaining when Tony Dorsett, who became the NFL's sixth leading rusher of all time, scored on a 7-yard run. The rest of Dallas' points — all scored in the first half — came on a

1-yard run by Timmy Newsome and field goals of 32 and 42 yards by Ra-



fael Septien. Dorsett gained only 43 yards in 20 carries, but move past former Green Bay star Jim Taylor on the career

rushing list. The Cowboys registered six quar-

terback traps and so frustrated the Green Bay offense in the first half

the final quarter, ended with a missed field goal attempt by Eddie Garcia from 37 yards. Falcons soar past hapless Oilers

United Press International

ATLANTA - Steve Bartkowski fattened his league-leading passing statistics Sunday when he completed 11-of-13 for 195 yards and three touchdowns while leading the At-lanta Falcons to a 42-10 victory over the Houston Oilers.

In addition, Gerald Riggs rushed for 120 yards and two touchdowns, and Jeff Jackson scored on a 35-yard interception return to help the Falcons hand the Oilers their 20th con-secutive road loss dating back to

Bartkowski started the rout with a 3-yard touchdown pass to tight end Arthur Cox with only 4:58 gone in

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the game, and Riggs scored on runs of 2 and 4 yards as the Falcons built a 21-0 first-quarter lead.

The Oilers kept the ball for almost the first 10 minutes of the second quarter during a 75-yard drive but had to settle for a 22-yard field goal by Florian Kempf.

The Oilers scored on a 2-yard pass from Warren Moon to Larry Moriarty with one second left in the first half to go out at intermission trailing 21-10.

The Falcons, 2-2, widened their lead in the third quarter when Bartkowski threw touchdown passes of 25- and 16-yards respectively to Billy Johnson and Cox, and Jackson

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scored on his interception with only 1:04 left in the mismatch.

With the Falcons, 2-2, having the ball for only four plays in the second quarter, Bartkowski threw only four passes in the first half — but com-

pleted three of those for 73 yards. Houston, 0-4, failed to get beyond its own 40 in the first quarter. The Oilers' only scoring threat in the third quarter misfired when Kempf missed a 43-yard field goal with 3:23 left in the period, and the Oilers gave up the ball on downs at the Atlanta 27 with 1:56 gone in the fourth period.

Atlanta's first touchdown was set up when Al Richardson recovered

an Earl Campbell fumble at the Houston 42, the second on a 48-yard bass from Bartkowski to Alfred Jackson that put the ball at the Houston 9, and the third when John Rade recovered a Moon fumble at the Houston 29.

that coach Forrest Gregg replaced starting quarterback Lynn Dickey with rookie Randy Wright of Wis-

Dickey completed only 5-of-16

passes and was sacked five times while Wright made good on just 6-

of-18 attempts. After Brown's interception return

for a score the Packers had the ball

seven times and three of those pos-

sessions ended with Dallas intercep-

Walls picked off a pass at the Dal-las 10-yard line late in the third quar-

ter and intercepted another in the

end zone in the early stages of the

Then, just before the two-minute warning, Wright threw the ball di-rectly into the hands of linebacker Anthony Dickerson while under in-tense pressure from Randy White and Ed Jones.

The best Green Bay drive of the

day, which advanced from its own 41 to the Cowboys' 20 midway through

Moon, 16-of-28 for 208 yards on the afternoon, was at his best during the Oilers' field goal drive when he completed 5-of-6 passes for 65

Atlanta had one more scoring opportunity when Andy Provence re-covered a Moon fumble at the Oilers' 6, but the Falcons were content to just run out the clock.

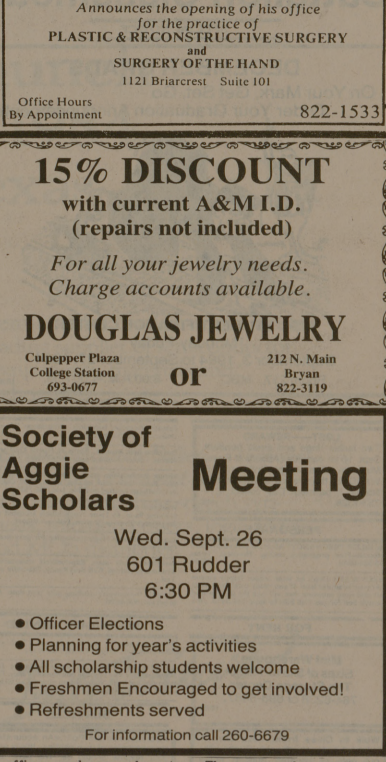
PUBLIC NOTICE BRIEF EXPLANATORY STATEMENTS OF PROPOSED CONSTITUTIONAL AMENDMENTS **GENERAL ELECTION NOVEMBER 6, 1984**

PROPOSITION NO. 1 ON THE BALLOT

House Joint Resolution 29 proses a constitutional amendment that provides to state-chartered banks the same rights and privileges that are or may be granted to national banks of the United States domiciled in this state. For example, if national banks become authorized to maintain branch offices, this amendment would extend the same privilege to state banks.

constitutional proposed amendment will appear on the ballot as follows: "The constitutional amendment to provide state banks the same rights and privileges as national banks."

agencies and institutions of higher education which are not included in . The University of Texas or Texas A&M University Systems and, there-A&M University Systems and, there-fore, not eligible to participate in the Permanent University Fund bond-ing program. The amount of this appropriation could be adjusted every five years by a % vote of the Legislature, but could not be adjusted in such a way as to affect outstanding bonding indebtedness. Each institution of higher educa-tion that is eligible to participate (i.e., those institutions of higher education outside The University of



LAWRENCE J. CHASE, M.D.

such officers, employees, and agents are already authorized by the Constitution.

The proposed amendment will appear on the ballot as follows: "The constitutional amendment authorizing the legislature to provide for payment of assistance to the surviving dependent parents, brothers, and sisters of certain public servants killed while on duty."

PROPOSITION NO. 4 ON THE BALLOT

Senate Joint Resolution 20 pro-Senate Joint Resolution 20 pro-poses a constitutional amendment which abolishes the office of county treasurer in Bexar and Collin coun-ties if a majority of the voters in each of those counties vote in favor of abolishing the office of county treasurer in a local election to be held on the issue. All the powers, duties, and functions of the office of county treasurer in each of these of county treasurer in each of these counties would be transferred to the county clerk. The propos

The proposed amendment will constitutional

The The proposed amendment will constitutional amendment will appear on the ballot as follows: The constitutional amendment to permit use of public funds and credit for payment of premiums on certain insurance contracts of mutual insurance companies authorized to do business in Texas."

PROPOSITION NO. 7 ON THE BALLOT

House Joint Resolution 4 pro-poses a constitutional amendment poses a constitutional amendment to change the membership of the State Commission on Judicial Con-duct to include one Judge of a Mu-nicipal Court and one Judge of a County Court at Law, who shall be selected at large and appointed by the Supreme Court with the advice and consent of the Senate.

The amendment also provides additional grounds for removal from office of judges or justices of Texas courts, and provides additional dis-ciplinary actions that could be taken in lieu of removal or censure. The amendment would extend the Com-

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PROPOSITION NO. 2 ON THE BALLOT

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House Joint Resolution 19 proposes a constitutional amendment that restructures the Permanent University Fund to provide: (1) for the expansion of the institutions eligible to participate in the bond-ing capacity of the fund to include the components of The University of Texas and Texas A&M Univer sity systems that have been added to those two systems of higher education since the Permanent University Fund was last restructured by constitutional amendment; (2) the expansion of the purposes for which bond proceeds can be expended from new construction to include major repair and rehabilitation projects and the acquisition of major capital equipment (e.g., computers and laboratory equip-ment) and library books and materials; (3) for an increase in the bonding capacity from 20% (% for The University of Texas System and ½ for the Texas A&M University System) to 30% (20% for The University of Texas System and 10% for Texas A&M University System) of the value of the assets exclusive of real estate) in the Permanent University Fund in or-der to provide sufficient bond pro-ceeds to care for the addition of 10 new institutions to those authorized to participate in the Permanent University Fund bonding program and to care for the expanded pur-poses for which the bond proceeds can be spent; and (4) for the dedi-cation of the dividends, interest, and other income from the Permanent University Fund remaining after payment of principal and interest due on bonds and notes issued, to the provision of support and maintenance (over and above normal legslative appropriations) for Texas A&M University in Brazos County, Prairie View A&M University, and The University of Texas at Austin. House Joint Resolution 19 also an-

nually appropriates \$100 million in each fiscal year, beginning Septem-ber 1, 1985 (from the first money coming into the state treasury that is not otherwise appropriated by the constitution) for the use of those

Texas and Texas A&M University Systems) would be authorized to expend directly its share (such share to be determined pursuant to an equitable formula) of the \$100 million appropriation for the purposes of acquiring land, constructing and equipping buildings or oth-er permanent improvements, major repair and rehabilitation of other permanent buildings or improve-ments, and acquisition of major capital equipment (e.g., computers and laboratory equipment) and library books and materials. Addi-tionally, each institution would be authorized to issue bonds backed by a pledge of up to 50% of its share of the \$100 million annual appro-priation for the purpose of land acquisition, new construction, and major repair and rehabilitation projects.

Except in the case of fire or natural disaster and in other extraordinary cases, verified by a two-thirds vote of each house of the legislature, all institutions of higher education would be precluded from receiving appropriations of general revenue funds for the purposes of land acquisition, new construction, and major repair and rehabilitation projects.

The proposed amendment will appear on the ballot as follows: "The constitutional amendment to create from general revenue a special higher education assis-tance fund for construction and related activities, to restructure the Permanent University Fund, and to increase the number of institutions eligible to benefit from the Permanent University Fund."

PROPOSITION NO. 3 ON THE BALLOT

House Joint Resolution 65 proa constitutional amendment which authorizes the legislature to provide for the payment of assistance to the surviving dependent parents, brothers, and sisters of officers, employees and agents of the state or its political subdivisions, including members of organized volunteer fire departments and members of organized police reserve or auxiliary units authorized to make arrests, who die in the course of performing hazardous official duties. Payments to surviving surviving spouses and dependent children of

ballot as follows: "The constitutional amendment to abolish the office of county treasurer in Bexar and Collin counties."

PROPOSITION NO. 5 ON THE BALLOT

Senate Joint Resolution 22 proposes a constitutional amendment which provides a new method of filling a vacancy in the office of Lieutenant Governor. The amend-ment requires the President pro tempore of the Senate to call to-gether the committee of the whole Senate within 30 days after a vacancy occurs in the office of Lieutenant Governor. The committee would be required to elect one of its members to perform the duties of the Lieutenant Governor until the next general election. This individual would continue his duties as Senator at the same time that he performs the Lieutenant Governor's duties. If the Senator who is elected ceases to be a Senator before the next general election, another Senator must be elected according to the above procedure to perform the Lieutenant Governor's duties. The President pro tempore would be required to perform the Lieutenant Governor's duties pending the election of one of its members by the committee of the whole Senate.

The proposed amendment will appear on the ballot as follows: The constitutional amendment authorizing the state senate to fill a vacancy in the office of lieutenant governor."

PROPOSITION NO. 6 ON THE BALLOT

House Joint Resolution 73 prooses a constitutional amendment that permits the use of public funds and credit for payment of premi-ums on non-assessable life, health, or accident insurance policies and annuity contracts issued by a mu-tual insurance company authorized to do business in this state. The constitutional prohibition against a grant of public money to an individual, association, or corporation or against becoming a stockholder in a corporation, association, or com-pany has limited life and health group policies of political subdivi-sions to non-mutual insurance companies. The amendment would permit mutual insurance companies to bid for those policies.

mission's disciplinary authority to masters, magistrates, and retired or former judges who hear cases by designation. The amendment creates a tribunal to review recommendations of the State Commission on Judicial Conduct for removal or retirement of a judge or justice. The review tribunal would be composed of seven (7) Justices or Judges of the Courts of Appeals selected by lot by the Chief Justice of the Supreme Court. The amendment also provides for appeal of the review tribunal's decision to the Supreme Court of Texas and grants an accused judge

the right to discovery of evidence. The proposition will appear on the ballot as follows: The constitutional amendment relating to the membership of the State Commission on Judicial Conduct and the authority and procedure to discipline active judges, certain retired and former judges, and certain masters and magis-trates of the courts."

PROPOSITION NO. 8 ON THE BALLOT

House Joint Resolution 22 pro-poses a constitutional amendment which increases the per diem of members of the Legislature. The amount of per diem allowed during calendar year would be equal to the maximum amount set in federal income tax statutes as of January 1 of that same year as a deduction for ordinary and necessary business expenses incurred by a state legislator. Current per diem is \$30; the maximum deduction is now \$75.

constitutional The proposed amendment will appear on the ballot as follows: "The constitutional amendment to provide a per diem for members of the legislature equal to the maximum daily amount allowed by federal law as a deduction for ordinary and necessary business expenses incurred by a state legislator."

Estos son los informes explanatorios sobre las enmiendas propuestas a la constitución que aparacerán en la boleta el día 6 de noviembre de 1984. Si usted no ha recibido una copia de los informes en español, podrá obtener una gratis por llamar al 1/800/252/9602 o por escribir al Secretario de Estado, **P.O.** Box 12887, Austin, Texas 78711.