

# Rains Benefit Crop Outlook

## Largest Amount In North County Area

CROPS that could hardly wait another day received rainfall over most of Motley county Monday night. Thousands of acres of cotton that had not received a raindrop since planting had reached the crucial stage but experienced cotton men said the outlook for a good crop is now excellent.

The heavy rain was not general in the county with the north area receiving the largest amount. Two and three inches were registered over a large section of the Flomota area but the precipitation was lighter here.

Unofficial fall here was between 70 and 80-inch. It was about one-half inch in Roaring Springs. No rain was reported in the southeast area of the county.

Boone Simpson said Tuesday that he registered one inch at his ranch in Northfield community but that some reports were as much as two inches.

Ben Edwards said water was continuing to run out of fields Tuesday morning in some areas between Whiteflat and the Barton Community and that Tom Ball creek was running.

The rains were "spotted" over a wide area of the South and central Plains but many towns reported one inch and more according to the Tuesday Lubbock Avalanche.

**Benefits Great**  
Benefit of the rains in Motley county can hardly be estimated according to farmers and businessmen. The abundant "ground season" had carried the cotton through the more than ten days of "furnace heat" and despite the two months drought, it had continued to grow. Feed, which had suffered more than cotton, is greatly improved as is the general outlook.

## Dentist Soon To Open Office Here

Dr. B. F. Van Meter of Pasadena, Texas will open a dental office in the Barkley building formerly occupied by Dr. J. G. Ketchersid within two or three weeks, it was announced here Saturday.

The young dentist and his wife were well-impressed by Matador during a visit here early last week, and Mrs. Van Meter was elected to fill a vacancy in the Matador school faculty.

Dr. and Mrs. Van Meter will move here to make Matador their future home within a short time. They have one son.

Dr. Van Meter was interested in Matador through the efforts of Community Associates, a local civic group, recently organized. Forrest Campbell, President of Community Associates, said Dr. Van Meter received the highest personal and professional recommendations from his former residence.

## BILLY LYNCH HOME FROM ALASKAN BASE

Sgt. Billy N. Lynch is home on a 30-day leave after spending the past 11 months at Big Delta, Alaska. He arrived home on July 14, and has been visiting friends here and at Whiteflat and with relatives in Amarillo.

Lynch has been in service over 5 years, and was stationed in England and Germany before being sent to Alaska. He plans to return to Alaska after he receives his Army discharge, and has begun construction of a garage there, which he plans to operate.

He will report for duty at Ft. Bliss, on August 20, where he will be stationed. He was reared at Whiteflat, and is the son of Arthur Lynch, who is now living in Lubbock.

## HOME FROM VISIT

Mrs. W. I. Paxton returned home Monday from a visit in Albuquerque, N. M. with her daughter, Mrs. P. M. Hennan and family, after visiting at Ruidoso with another daughter, Mrs. Raymond Davis. Mrs. B. C. Cox and son, Charles Ray, drove to Albuquerque, Saturday to accompany their mother and grand mother home.

## TRAIL DUST

By DOUGLAS MEADOR



The night's eloquence reaches a peak of universal truth; to proclaim each day a complete and separate unit delivered on the wharf of time.

Necessity has no hesitancy in switching a wagon from a star.

Once a lover has felt the mail of glove of deceit across his face is apt to accept romance gingerly and want to look behind the mirror that reflects blithe and gay.

Only the latitude of modern living makes it possible for me to defer the necessity of replacing the flint in my lighter. I am aware that often enough time is consumed in finding a single match to execute the chore, but am the victim of a freedom complex which is appraised by ignoring the essential as long as possible. The condition might be defined better by admitting that I am lazy.

When an honorable man is affronted by his mistake he is willing and eager to accept its heritage. The lesser character, however, feels compelled to justify even his smaller misadventures in judgment with either denial or explanation.

Truth arrived like a wounded dove through the portal of a bitter night. Dry snow filled the wagon ruts and crunched under the wheels as the weary team plodded around a bend in the creek. Tired and sick at heart, the grim man walked beside his wagon and looked for a light in the half-dimmed window but darkness mocked his hopes. He could feel the emptiness haunt the premises while he removed the harness and fed his team. The room was cold and smelled of moist earth as he struck a match to the lantern, and started a fire in the earthen fireplace.

When his eyes became adjusted to the light he found the plain looking man on the oil cloth that covered the rickety table. He started to touch the ring, then desisted and turned back to the fire to warm his hands. Something caused him to look at the smoking lantern globe and he bumped to his feet. He held the lantern close and read the three words scratched in the inside wood. A smile spread over his face and the room had become warm. Quickly he found the skillet and began slicing the slab of fat bacon, whistling softly to himself.

A friend reports the death of an aged Negro in his Central Texas community which has created some mystery. A relative of the deceased explained the sudden departure: "We don't rightly know what he died with, but you see he died without benefit of a doctor."

## Benefit Dance Is Scheduled Saturday

A benefit dance is scheduled for Saturday night at the Old Settlers Pioneer pavilion, Roaring Springs. Proceeds will be used to augment the association's general fund, it was announced.

Music will be furnished by Odell Wilson and his "Lucky Seven" of Crosbyton, the same orchestra that provided music for the first dance of the season held July 5.

## FROM BROWNFIELD

Mr. and Mrs. Paul Farrar of Brownfield, visited here Sunday at the home of her sister and family. Mr. and Mrs. Creed Jamison. Her nephews, Jimmie and George accompanied them home and visited until Wednesday.

## AT BURTON-LINGO

Buck Hughes of Roby, is operating Burton-Lingo lumber yard in the absence of Manager Joe Campbell, who is on vacation.

## SPRINGS FACULTY COMPLETE

An experienced and efficient faculty has been completed for the Roaring Springs 1954-55 school term, which will begin Monday, August 30, according to Superintendent Paul V. Sweatt.

Buses will make their regular run on the opening day and the school lunchroom will begin service, Mr. Sweatt declared. General assembly will be in the school gymnasium at 8:45 and students will meet their classes throughout the remainder of the day.

Because of lowered average daily attendance last year, Roaring Springs lost one teacher in the white school and one in the colored school, Mr. Sweatt declared. He said some adjustments would be required to compensate for the loss in both schools.

"Patrons of the Roaring Springs schools have been very cooperative and we sincerely solicit a continuation of the support this season," he said. "We are looking forward to a very successful season."

Price of school lunches will be 25¢. The lunchroom is under the supervision of Mrs. Hazel Bridges. Meals will include well-prepared food and one-half pint of milk per student. Mr. Sweatt said the low-priced lunches are made possible by the food commodities donated by the federal government and state aid from five to nine cents per lunch.

## 2,000 Free Lunches (Continued on back page)

## Liberal Delegates Capture Meel Here

A substantial majority of the people in Motley county voted for Governor Allan Shivers in the July 24 Democratic primary, but delegates supporting him were unable to vote a resolution approving him in the Saturday county convention.

The resolution was voted down six to four with four delegates not voting. It was introduced by pro-Shivers delegate James P. Sturdivant and immediately challenged by the liberal Yarrowburgh delegation.

Hot debate continued on the issue for several minutes before it was brought to open vote. It was defeated by a vote of 14 to 10, with the conservative group.

In a secret ballot three delegates were named to the state convention. They are: Rep. Elbert Reeves, Farris Fish and Mrs. Virginia Willie.

The state picture was different however, with Governor Shivers leading by more than enough votes to carry the September 14 state convention at Mineral Wells in only 126 counties.

The conservative Shivers forces also have a shot at 303 votes in nine counties which will give their support to the winner in the August 28 runoff or will allow delegates to decide on the spot.

In the county convention here Saturday no action was taken with regard to the delegates being instructed. Only the Matador and Roaring Springs precincts on the held precinct conventions and 12 afternoon of the primary and 12 delegates at the county convention.

## RETURNS FROM HOSPITAL

Mrs. Georgia Strickland and daughter, Frances, returned home Sunday from Earth, where Mrs. Strickland has been recuperating at the home of a daughter, Mrs. Homer Starkey, following surgery in the Plainview Medical Center at Plainview. She is reported to be improving satisfactorily.

## RETURNS TO CAMP

A/2c and Mrs. Bryan Martin and baby, Debra returned Thursday to their home in Austin, after a fifteen-days leave, visiting here in the home of his foster parents. Mr. and Mrs. J. W. Hobbs. Martin is stationed at Bergstrom AFB.

## AFTON BOYS WIN LUBBOCK CONTEST

Each with 190 points score out of a possible 200 two Patton Springs FFA boys, Doc Edwards and Henry Lee Young, tied for first place last week in the Lubbock Swine Breeders type conference, according to Odell Holly, Patton Springs vocational agriculture teacher.

Both boys are enrolled in vocational agriculture at Patton Springs FFA and 4-H Club boys were invited to participate. Judges finally awarded the prize a registered 135-pound Berkshire gilt, to young Edwards who had the most placings. The prize was donated by A. D. Wenzel of Brownfield, a Berkshire breeder.

The conference had one class of Poland China boars, one class of Duroc gilts and one class of six market barrows. All classes were placed, but the class of six barrows was butchered immediately after being judged on foot. Carcasses, dressing percentage and meat value were determined by grades.

The large attendance at the two-day conference included county agents, vocational agricultural teachers, breeders, feed dealers, FFA and 4-H Club boys.

## McAdoo Road Shortens Distance To Lubbock

A new Farm Road (No. 1441) opened Saturday from State Highway 70 to a connection road near McAdoo, provides a shorter route to Lubbock and other South Plains points.

The new connecting road of about 4 1/2 miles shortens the distance from Matador to Lubbock approximately five or six miles. The approach up the Cap Rock is the best in the entire area and follows a pioneer route first traveled by early settlers in brigs and wagons.

The new paving turns west beyond Glenn from Highway 70 (opposite turn-off to Afton) and follows the old McAdoo road. The distance from Highway 70 to McAdoo is 11 miles. Distance from Lubbock city limits to Roaring Springs via the McAdoo road is 72 miles.

## Lions Vote For Additional Dues

Matador Lions Club Tuesday voted on themselves approval of additional monthly dues amounting to 25¢ per month. The additional funds will be used in the support of the Lions Crippled Children's home at Kerrville. For the next two months club members will pay an additional 75¢ each to "catch up" with the fund which has progressed four months without being brought to the attention of the membership. Approval of the means of supporting the children's home was made at the District convention held in Amarillo.

An excellent fried chicken luncheon was served Tuesday by the Methodist ladies, and the menu included home-made ice cream and cake.

The program, in addition to regular club business, included a motion picture of the 1953 Cotton Bowl New Year football game.

Visitors introduced included: Loyd Stafford and his son, Bob Stafford of Roaring Springs; Ray Elliott, Mose Dameron and Lion Rev. Marvin Brotherton.

## VARNER McWILLIAMS ATTENDS INSTITUTE

Varner McWilliams, president of Motley County Farm Bureau, is in College Station this week where he is attending a Farm Bureau Institute, from Aug. 1-5. The Institute is being held at the Student Memorial Center.

His daughter, Gail McWilliams and Carolyn Tidmore accompanied Mr. McWilliams, and are visiting Sara Carson, who is spending the summer in College Station with her sister, Mrs. R. L. Holt.

## DISMISSED FROM HOSPITAL

Mrs. A. B. Groves was dismissed from Stanley Hospital late Wednesday, and returned to her home in north Matador. She has been hospitalized the past month.

Miss Eunice Vickers left Tuesday for her home at Port Arthur after a visit here in the home of Mr. and Mrs. W. L. McWilliams, and with friends at Whiteflat and Quitaque.

## OPENING DATE SET BY SCHOOL

Opening date for the Matador schools will be September 1, it was announced this week by Superintendent Bert Ezzell. The date will apply for all students.

Teachers will report at 9 a. m. (Monday) August 30th for orientation work, the announcement stated.

Football training will start August 23 and the Matadors first game will be with the Spur Bulldogs at Spur, night of September 10th.

Mr. Ezzell said painting and reconditioning the gymnasium is about complete. A new roof has also been applied to the gymnasium. Acoustical tile has been installed in the grade school hall ways, reducing a large amount of noise in the building. Six east and north rooms in the grade school building have been painted in pastel shades and new fluorescent lighting is being installed. Improved lighting also is being installed in the gymnasium, dressing rooms, rest rooms and halls.

Walls and tables have been repainted in the lunchroom and a new electric refrigeration unit installed to better preserve milk sold to students.

**Debt Paid Ahead**  
The school board has recently paid off \$2,000 in bonds which were not due until 1967. Mr. Ezzell announced, thus saving \$750 in interest.

In his statement to the Tribune Mr. Ezzell said Mrs. Rufus Emmons had resigned from the school faculty and that Mrs. Jo Ann Van Meter had been elected to replace her.

## "Settlers" Seek Concession Bids

Bids for concessions at the annual meeting of the Old Settlers are being received by President Billy Hand, it was announced this week. Most of the usual concessions will be available.

The annual reunion will be held Thursday and Friday, August 26-27. Interested bidders may contact Hand at Roaring Springs.

## 2nd Matched Roping Scheduled By Club

A second matched roping contest is scheduled at Roaring Springs Old Settlers arena for Friday night, August 13. It was announced here yesterday by members of the Motley County Roping Club, sponsoring group.

The match will be between the teams of Ellis Key and Peck Thompson vs. Odell Blackwell and Razz Ware. In addition there will be a jack-pot roping contest (\$10 entrance on 2-calf average with 50¢ deducted for use of each calf).

Other attractions will be a jack-pot riding contest, a girls jack-pot barrel race and jack-pot ribbon and tie-down roping. Admission will be 25¢ for adults, children free.

## Large Crowd Attends

A crowd of more than 500 spectators witnessed the contests held last Friday night. The Alvis Townley, Harold Felts team won the matched roping by 10.5 seconds. Fred Dalby of Aspermont won the 1st place in jack-pot roping, Manuel Davis of Clairemont won 2nd, Ellis Key of Matador won 3rd and Bill James of Spur won 4th.

The roping club management offers a public apology for the absence of bronc riding as scheduled. The broncs failed to arrive, but have been assured for the Friday 13th exhibition.

## VISIT BROTHERTONS

Friends of Rev. and Mrs. M. G. Brotherton, and members of churches which Rev. Brotherton formerly pastored, have been recent visitors in their home. On Thursday of last week, Mr. and Mrs. W. A. Rives and daughter, Ruby, and Mrs. Nancy White of Rotan visited them, and their guests Sunday were Mr. and Mrs. Lee Rushing of Floydada, and Mr. and Mrs. Oscar Brandon of Goodlett. A group visiting the Brothertons on Monday included the following: from Margaret, Messrs. W. A. Dunn and Bob Thomas and Mesdames John Taylor, Frank Dunn and Arthur Bell.

James Stanley accompanied his father, R. M. Stanley on his trip to San Antonio last week, and visited his grandmother, who lives at Moore.

## ROARING SPRINGS CHRISTIAN CHURCH TO HOLD REVIVAL

Evangelist A. G. Abbott of Electra, Texas will hold a revival meeting at the Christian Church in Roaring Springs, starting Sunday night, August 15 and continuing through Sunday, August 22nd.

Announcement of the forthcoming meeting was made this week, with the following invitation: "Rev. Abbott is a faithful proclaimer of the Gospel, cordial and cooperative. All people of the community are invited to attend the services, with the assurance that they will be challenged and strengthened spiritually through the influence of these meetings."

## McAdoo Road Shortens Distance To Lubbock

A new Farm Road (No. 1441) opened Saturday from State Highway 70 to a connection road near McAdoo, provides a shorter route to Lubbock and other South Plains points.

The new connecting road of about 4 1/2 miles shortens the distance from Matador to Lubbock approximately five or six miles. The approach up the Cap Rock is the best in the entire area and follows a pioneer route first traveled by early settlers in brigs and wagons.

The new paving turns west beyond Glenn from Highway 70 (opposite turn-off to Afton) and follows the old McAdoo road. The distance from Highway 70 to McAdoo is 11 miles. Distance from Lubbock city limits to Roaring Springs via the McAdoo road is 72 miles.

## Lions Vote For Additional Dues

Matador Lions Club Tuesday voted on themselves approval of additional monthly dues amounting to 25¢ per month. The additional funds will be used in the support of the Lions Crippled Children's home at Kerrville. For the next two months club members will pay an additional 75¢ each to "catch up" with the fund which has progressed four months without being brought to the attention of the membership. Approval of the means of supporting the children's home was made at the District convention held in Amarillo.

An excellent fried chicken luncheon was served Tuesday by the Methodist ladies, and the menu included home-made ice cream and cake.

The program, in addition to regular club business, included a motion picture of the 1953 Cotton Bowl New Year football game.

Visitors introduced included: Loyd Stafford and his son, Bob Stafford of Roaring Springs; Ray Elliott, Mose Dameron and Lion Rev. Marvin Brotherton.

## VARNER McWILLIAMS ATTENDS INSTITUTE

Varner McWilliams, president of Motley County Farm Bureau, is in College Station this week where he is attending a Farm Bureau Institute, from Aug. 1-5. The Institute is being held at the Student Memorial Center.

His daughter, Gail McWilliams and Carolyn Tidmore accompanied Mr. McWilliams, and are visiting Sara Carson, who is spending the summer in College Station with her sister, Mrs. R. L. Holt.

## DISMISSED FROM HOSPITAL

Mrs. A. B. Groves was dismissed from Stanley Hospital late Wednesday, and returned to her home in north Matador. She has been hospitalized the past month.

Miss Eunice Vickers left Tuesday for her home at Port Arthur after a visit here in the home of Mr. and Mrs. W. L. McWilliams, and with friends at Whiteflat and Quitaque.

## RETURNS FROM HOSPITAL

Mrs. Georgia Strickland and daughter, Frances, returned home Sunday from Earth, where Mrs. Strickland has been recuperating at the home of a daughter, Mrs. Homer Starkey, following surgery in the Plainview Medical Center at Plainview. She is reported to be improving satisfactorily.

## RETURNS TO CAMP

A/2c and Mrs. Bryan Martin and baby, Debra returned Thursday to their home in Austin, after a fifteen-days leave, visiting here in the home of his foster parents. Mr. and Mrs. J. W. Hobbs. Martin is stationed at Bergstrom AFB.



# Matador Tribune

MATADOR, MOTLEY COUNTY, TEXAS, THURSDAY, AUGUST 5, 1954

PRICE SEVEN CENTS

## TRAIL DUST

By DOUGLAS MEADOR



The night's eloquence reaches... of universal truth; to claim each day a complete separate unit delivered on a wharf of time.

Necessity has no hesitancy in... a wagon from a star.

Once a lover has felt the mail... glove of deceit across his face is apt to accept romance glibly and want to look behind a mirror that reflects blithe nature.

Only the latitude of modern... ing makes it possible for me to defer the necessity of replacing the flint in my lighter. I am sure that often enough time is assumed in finding a single flint to execute the chore, but am the victim of a freedom complex which is appeased by storing the essential as long as possible. The condition might be better by admitting that I am lazy.

When an honorable man is... strated by his mistake he is willing and eager to accept its penalty. The lesser character, however, feels compelled to justify even his smaller misadventures in judgment with either denial or explanation.

Faith arrived like a wounded... through the portal of a biting night. Dry snow filled the sign ruts and crunched under the wheels as the weary team laddered around a bend in the creek. Tired and sick at heart, the grim man walked beside his wagon and looked for a light in the half dugout window, but instead mocked his hopes. He would feel the emptiness haunt the premises while he removed the harness and fed his team. The room was cold and smelled of moist earth as he struck a match in the earthen fireplace. Then his eyes became adjusted to the light he found the plain old ring on the oil cloth that he had tucked under the table. He started to touch the ring, then hesitated and turned back to the fire to warm his hands. Something caused him to look at the smoldering lantern globe and he stepped to his feet. He held the lantern close and read the three words scratched in the inside bottom. A smile spread over his face and the room had become warm. Quickly he found the key and began slicing the slab of fat bacon, whistling softly to himself.

A friend reports the death of... aged Negro in his Central Texas community which has troubled some mystery. A relative of the deceased explained the sudden departure: "We don't rightly know what he died with, but he died without benefit of a doctor."

## Benefit Dance Is Scheduled Saturday

A benefit dance is scheduled for Saturday night at the Old Settlers Pioneer pavilion, Roaring Springs. Proceeds will be used to augment the association's general fund, it was announced. Music will be furnished by Bill Wilson and his "Lucky Seven" of Crosbyton, the same orchestra that provided music for the first dance of the season held July 5.

## FROM BROWNFIELD

Mr. and Mrs. Paul Farrar of Brownfield, visited here Sunday for the home of her sister and family. Mr. and Mrs. Creed and Mrs. Creasey, Jimmie and George accompanied them and visited until Wednesday.

## BURTON-LINGO

Mark Hughes of Roby, is operating Burton-Lingo lumber yard in the absence of Manager Joe Campbell, who is on vacation.

## SPRINGS FACULTY COMPLETE

An experienced and efficient faculty has been completed for the Roaring Springs 1954-55 school term, which will begin Monday, August 30, according to Superintendent Paul V. Sweatt.

Buses will make their regular run on the opening day and the school lunchroom will begin service, Mr. Sweatt declared. General assembly will be in the school gymnasium at 8:45 and students will meet their classes throughout the remainder of the day.

Because of lowered average daily attendance last year, Roaring Springs lost one teacher in the white school, one in the colored school, Mr. Sweatt declared. He said some adjustments would be required to compensate for the loss in both schools.

"Patrons of the Roaring Springs schools have been very cooperative and we sincerely solicit a continuation of the support this season," he said. "We are looking forward to a very successful season."

Price of school lunches will be 25¢. The lunchroom is under the supervision of Mrs. Hazel Bridges. Meals will include well-prepared food and one-half pint of milk per student. Mr. Sweatt said the low-priced lunches are made possible by the food commodities donated by the federal government and state aid from five to nine cents per lunch.

## Liberal Delegates Capture Meet Here

A substantial majority of the people in Motley county voted for Governor Allan Shivers in the July 24 Democratic primary, but delegates supporting him were unable to vote a resolution approving him in the Saturday county convention.

The resolution was voted down six to four with four delegates not voting. It was introduced by pro-Shivers delegate James P. Sturdivant and immediately challenged by the liberal Yarborough delegation.

Hot debate continued on the issue for several minutes before it was brought to open vote. Governor Shivers was assailed on a number of counts and equally defended by the conservative group.

In a secret ballot three delegates were named to the state convention. They are: Rep. Elbert Reeves, Farris Fish and Mrs. Virginia Willie.

The state picture was different however, with Governor Shivers leading by more than enough votes to carry the September 14 state convention at Mineral Wells in only 126 counties.

The conservative Shivers forces also have a shot at 303 votes in nine counties which will give their support to the winner in the August 28 runoff or will allow delegates to decide on the spot.

In the county convention here Saturday no action was taken with regard to the delegates being instructed. Only the Matador and Roaring Springs precincts held precinct conventions on the afternoon of the primary and 12 of the 16 Matador delegates attended the county convention. Two delegates represented Roaring Springs.

## RETURNS FROM HOSPITAL

Mrs. Georgia Strickland and daughter, Frances, returned home Sunday from Earth, where Mrs. Strickland has been recuperating at the home of a daughter, Mrs. Homer Starkey, following surgery in the Planview Medical Center at Plainview. She is reported to be improving satisfactorily.

## DISMISSED FROM HOSPITAL

Mrs. A. B. Groves was dismissed from Stanley Hospital late Wednesday, and returned to her home in north Matador. She has been hospitalized the past month.

## RETURNS TO CAMP

A/2c and Mrs. Bryan Martin and baby, Debra, returned Thursday to their home in Austin, after a fifteen-days leave, visiting here in the home of his foster parents, Mr. and Mrs. J. W. Hobbs. Martin is stationed at Bergstrom AFB.

## AFTON BOYS WIN LUBBOCK CONTEST

Each with 190 points score (out of a possible 200) two Patton Springs FFA boys, Doc Edwards and Henry Lee Young, tied for first place last week in the Lubbock Swine Breeders type conference, according to Odie Holly, Patton Springs vocational agriculture teacher.

Both boys are enrolled in vocational agriculture at Patton Springs. FFA and 4-H Club boys were invited to participate. Judges finally awarded the prize a registered 135-pound Berkshire gilt, to young Edwards who had the most placings. The prize was donated by A. D. Wenzel of Brownfield, a Berkshire breeder.

The conference had one class of Poland China boars, one class of Duroc gilts and one class of six market barrows. All classes were placed, but the class of six barrows was butchered immediately after being judged on foot. Carcasses, dressing percentage and meat value were determined by grades.

The large attendance at the two-day conference included county agents, vocational agricultural teachers, breeders, feed dealers, FFA and 4-H Club boys.

## McAdoo Road Shortens Distance To Lubbock

A new farm road (No. 1441) opened Saturday from State Highway 70 to a connection road near McAdoo, provides a shorter route to Lubbock and other South Plains points.

The new connecting road of about 4 1/2 miles shortens the distance from Matador to Lubbock approximately five or six miles. The approach up the Cap Rock is the best in the entire area and follows a pioneer route. Fris traveled by early settlers in buggies and wagons.

The new paving turns west beyond Glenn from Highway 70 (opposite turn-off to Afton) and follows the old McAdoo road. The distance from Highway 70 to McAdoo is 11 miles. Distance from Lubbock city limits to Roaring Springs via the McAdoo road is 72 miles.

## Lions Vote For Additional Dues

Matador Lions Club Tuesday voted on themselves approval of additional monthly dues amounting to 25¢ per month. The additional funds will be used in the support of the Lions Crippled Children's home at Kerrville. For the next two months club members will pay an additional 75¢ each to "catch up" with the fund which has progressed four months without being brought to the attention of the membership. Approval of the means of supporting the children's home was made at the District convention held in Amarillo.

An excellent fried chicken luncheon was served Tuesday by the Methodist ladies, and ice cream and cake.

The program, in addition to regular club business, included a motion picture of the 1953 Cotton Bowl New Year football game.

Visitors introduced included: Loyd Stafford and his son, Bob Stafford of Roaring Springs; Ray Elliott, Mose Damron and Lion Rev. Marvin Brotherton.

## VARNER McWILLIAMS ATTENDS INSTITUTE

Varner McWilliams, president of Motley County Farm Bureau, is in College Station this week where he is attending a Farm Bureau Institute, from Aug. 1-5. The institute is being held at the Student Memorial Center.

His daughter, Gail McWilliams and Carolyn Tidmore accompanied Mr. McWilliams, and are visiting Sara Carson, who is spending the summer in College Station with her sister, Mrs. R. L. Holt.

## SISTER IS ILL

Mrs. Douglas Meador, in a telephone message Wednesday night, received word that her sister, Mrs. Nolan Fulkerson of 212 E. 7th Street, Clovis, N. M., had been stricken with a heart ailment. Mr. Fulkerson, who called, said that his wife would probably be confined to her bed for the next several months. Their father, A. A. Tipton has been a patient in Stanley Hospital here the past month, in a serious condition, and the Fulkerson family have been frequent visitors at his bedside.

## OPENING DATE SET BY SCHOOL

Opening date for the Matador schools will be September 1, it was announced this week by Superintendent Bert Ezzell. The date will apply for all students. Teachers will report at 9 a. m. (Monday) August 30th for orientation work, the announcement stated.

Football training will start August 23 and the Matadors first game will be with the Spur Bulldogs at Spur, night of September 10th.

Mr. Ezzell said painting and reconditioning the gymnasium is about complete. A new roof has also been applied to the gymnasium. Acoustical tile has been installed in the grade school hall ways, reducing a large amount of noise in the building. Six east and north rooms in the grade school building have been painted in pastel shades and new fluorescent lighting is being installed. Improved lighting also is being installed in the gymnasium, dressing rooms, rest rooms and halls.

Walls and tables have been repaired in the lunchroom and a new electric refrigeration unit installed to better preserve milk sold to students.

The school board has recently paid off \$2,000 in bonds which were not due until 1967. Mr. Ezzell announced, thus saving \$750 in interest.

In his statement to the Tribune Mr. Ezzell said Mrs. Rufus Emmons had resigned from the school faculty and that Mrs. Jo Ann Van Meter had been elected to replace her.

## "Settlers" Seek Concession Bids

Bids for concessions at the annual meeting of the Old Settlers are being received by President Billy Hand, it was announced this week. Most of the usual concessions will be available.

The annual reunion will be held Thursday and Friday, August 26-27. Interested bidders may contact Hand at Roaring Springs.

## 2nd Matched Roping Scheduled By Club

A second matched roping contest is scheduled at Roaring Springs Old Settlers arena for Friday night, August 13, it was announced here yesterday by members of the Motley County Roping Club, sponsoring group.

The match will be between the teams of Ellis Key and Peck Thompson vs. Odell Blackwell and Razz Wade. In addition there will be a jack-pot roping contest (\$10 entrance on 2-calf average with 50¢ deducted for use of each calf).

Other attractions will be a jack-pot riding contest, a girls jack-pot barrel race and jack-pot ribbon and tie-down roping. Admission will be 25¢ for adults, children free.

## Rufus Emmons' To Teach In Floydada

Mr. and Mrs. Rufus Emmons have both accepted positions as members of the Floydada school faculty and will leave Matador during the latter part of the month.

Mr. Emmons, who previously taught school for four years at Richmond, Texas near Houston, will teach science in the Floydada junior high school. Mrs. Emmons who taught in the elementary division here for seven years, will teach home economics in high school.

"We have many friends in Motley county whom we regret to leave," Mr. Emmons declared, "but we are looking forward to new associations in Floydada. Superintendent I. T. Graves enjoys the highest regard in the fraternity of teaching and among the people of Floyd county. We are extremely grateful for the friendships and favors of friends during the years we have lived in Matador and hope to be remembered kindly here."

Mr. Emmons served as county agent here for 15 years and has been employed by the State Highway Department in Matador since June 1953.

## VISIT BROTHERTONS

Friends of Rev. and Mrs. M. G. Brotherton, and members of churches which Rev. Brotherton formerly pastored, have been recent visitors in their home. On Thursday of last week, Mr. and Mrs. W. A. Rives and daughter, and Mrs. Nancy White of Rotan visited them, and their guests Sunday were Mr. and Mrs. Lee Rushing of Floydada, and Mr. and Mrs. Oscar Brandon of Goodlett. A group visiting the Brothertons on Monday included the following from Margaret: Messrs. W. A. Dunn and Bob Thomas and Mesdames John Taylor, Frank Dunn and Arthur Bell.

James Stanley accompanied his father, R. M. Stanley on his trip to San Antonio last week, and visited his grandmother, who lives at Moore.

## WHEAT GROWERS APPROVE QUOTAS

Motley county wheat growers and their wives cast approximately 77 votes in the special election on wheat marketing, it was announced by Walter Ray, local Agricultural Stabilization Conservation head. The election was held Friday, July 23.

The local growers passed the marketing quota in the county by a more than five to one margin. Sixty four voted for the measure and twelve against. One vote was challenged.

In the state returns the official tabulations gave the program the go-ahead with an 89% vote of confidence. The national picture gave the program about 73% of the votes in favor of continuation.

## Afton To Organize Ag Club

A meeting for the purpose of organizing an agricultural club of farmers in the Patton Springs school district, has been announced for Tuesday evening, August 10 at 8:30 p. m., by Odie Holly, vocational agriculture teacher.

Purpose of the club will be to provide agricultural information to its members, advance better methods of farming, sponsor civic activities which will benefit the community, support the schools, improve health conditions and promote neighborliness and fellowship among members, and also to provide assistance to friends and neighbors in the community suffering misfortune.

"Our district is strictly rural," Mr. Holly said, "without the services of a civic club and there exists a great need for an organization of this type to promote activities for the progress, welfare and entertainment of our area."

An advisory council has held two meetings in forming the program of the proposed agricultural club. The council includes the following: Dorr Hasingame, Maurice Goodwin, Clay Edwards, Joe Rose, Jim Galloway, Bunch Williams, Jim Offield, Peyton Legg, Clark Forbis, Jack Lawson and Charlie Gage.

Peyton Legg has been selected to serve as chairman for the Tuesday night meeting when organization, membership, directors, by-laws and constitution will be discussed.

All farmers in the Afton-Patton Springs school district are urged to attend.

## Meeting Slated By Hall Electric Coop

Annual meeting of the membership of the Hall County Electric Cooperative, Inc., will be held at the City Park in Memphis, Wednesday evening, August 11, at 7:30, according to an announcement made by J. W. Coppedge, Co-op manager.

During the business session, reports will be made concerning the operation of the Cooperative in addition to the election of two directors to serve three year terms.

A watermelon feast for those present is also scheduled.

Entertainers will include a group of square dancers from Quitaque, feats of magic by Tom Tilson of Whiteflat, musicians from different parts of this area, and novelty numbers by Cloyce Orr and Paul Hancock from Memphis.

Prizes with a total value of \$400 will be awarded during the evening.

Invitations have been extended to Cong. Walter Rogers of Pampa, Senator Andy Rogers of Childress and Rep. Elbert Reeves of Matador.

The board of directors currently is composed of Carl Hill, Parnell, C. L. Sloan, Estelline, H. C. Fowler, Brice, D. C. Messick, Memphis, Starr Johnson, Brice, Joe Bloodworth, Matador and Sam Ross, Flomott.

Mr. and Mrs. A. N. Casey are on vacation from duties at Stanley Hospital, and with their young son, Bill, are visiting relatives in Lubbock.

# Rains Benefit Crop Outlook

## Largest Amount In North County Area

CROPS that could hardly wait another day received rainfall over most of Motley county Monday night. Thousands of acres of cotton that had not received a raindrop since planting had reached the crucial stage but experienced cotton men said the outlook for a good crop is now excellent.

The heavy rain was not general in the county with the north area receiving the largest amount. Two and three inches were registered over a large section of the Foothill area but the precipitation was lighter here.

Unofficial fall here was between 70 and 80-inch. It was about one-half inch in Roaring Springs. No rain was reported in the southeast area of the county.

Boone Simpson said Tuesday that he registered one inch at his ranch in Northfield community but that some reports were as much as two inches.

Ben Edwards said water was continuing to run out of fields Tuesday morning in some areas between Whiteflat and the Barton Community and that Tom Ball creek was running.

The rains were "spotted" over a wide area of the South and central Plains but many towns reported one inch and more according to the Tuesday Lubbock Avalanche.

Benefit of the rains in Motley county can hardly be estimated according to farmers and businessmen. The abundant "ground water" had carried the cotton through the more than ten days of "furnace heat" and despite the two months drought, it had continued to grow. Feed, which had suffered more than cotton, is greatly improved as is the general outlook.

## Dentist Soon To Open Office Here

Dr. B. F. Van Meter of Pasadena, Texas will open a dental office in the Barkley building (formerly occupied by Dr. J. G. Ketchersid) within two or three weeks, it was announced here Saturday.

The young dentist and his wife were well-impressed by Matador during a visit here early last week, and Mrs. Van Meter was elected to fill a vacancy in the Matador school faculty.

Dr. and Mrs. Van Meter will move here to make Matador their future home within a short time. They have one son.

Dr. Van Meter was interested in Matador through the efforts of Community Associates, a local civic group, recently organized. Forrest Campbell, President of Community Associates, said Dr. Van Meter received the highest personal and professional recommendations from his former residence.

Dr. Van Meter's location here will supply a pronounced need for a resident dentist, and relieve the necessity for residents of this area to go elsewhere for dental services.

## BILLY LYNCH HOME FROM ALASKAN BASE

Sgt. Billy N. Lynch is home on a 30-day leave after spending the past 11 months at Big Delta, Alaska. He arrived home on July 14, and has been visiting friends here and at Whiteflat and with relatives in Amarillo.

Lynch has been in service over 5 years, and was stationed in England and Germany before being sent to Alaska. He plans to return to Alaska after he receives his Army discharge, and has begun construction of a garage there, which he plans to operate.

He will report for duty at Ft. Bliss, on August 20, where he will be stationed. He was reared at Whiteflat, and is the son of Arthur Lynch, who is now living in Lubbock.

## HOME FROM VISIT

Mrs. W. T. Pason returned home Monday from a visit in Albuquerque, N. M. with her daughter, Mrs. P. M. Henman and family, after visiting at Ruidoso with another daughter, Mrs. Raymond Davis. Mrs. B. C. Cox and son, Charles Ray, drove to Albuquerque, Saturday to accompany their mother and grand mother home.



### Walter Carpenter Claimed By Death

Walter Carpenter, 62, former resident of Motley County for over 50 years, was claimed by death Thursday of last week, while a patient in the Veteran's Hospital at Muskogee, Okla. He had been in failing health since December, and suffered a stroke in March. He had made his home at Lenapah, Okla., since 1950.

Funeral services were held here at the First Baptist Church, Sunday at 2:30 p. m. by the pastor, Rev. Bruce Oliver, assisted by Rev. W. B. Vaughn, Roaring Springs Methodist pastor. Pallbearers were: Bert Ezzell, Elbert Reeves, Luther Lancaster, Bill McCaghren, Frank Montgomery, Fred Clower, L. H. Dirickson and Pat Sheridan.

Interment was in Matador East Mound cemetery under direction of Eudy-Seale Funeral Home.

**Born At Snyder**  
Walter Walton Carpenter was born at Snyder, Texas, June 25, 1892 and died July 22, 1954 at the age of 62 years, 26 days. He came to Motley county in 1898 with his parents, pioneer settlers of the county, and had made his home until moving to Oklahoma.

He was married December 18, 1920, at Amarillo, Texas, to Miss Lennie Hall, who died in August 1943. To this union were born two daughters, both of whom survive.

On April 13, 1945, he was

### Matador Tribune

ISSUED THURSDAY AT TRIBUNE BUILDING, 1001 MAIN STREET, MATADOR, TEXAS BY THE TRIBUNE PUBLISHING COMPANY COMBINED WITH MOTLEY COUNTY NEWS BY PURCHASE MARCH 14, 1954, AND WITH THE ROARING SPRINGS REPORTER BY PURCHASE APRIL 26, 1954. THE TRIBUNE IS SUCCESSOR TO THE ORIGINAL MOTLEY COUNTY NEWS ESTABLISHED IN MATADOR IN 1892, AND ALL OTHER SUBSEQUENT COUNTY PUBLICATIONS.

ENTERED AT THE POST OFFICE AT MATADOR, TEXAS, DECEMBER 4, 1933, AS SECOND CLASS MAIL MATTER, ACCORDING TO AN ACT OF CONGRESS, MARCH 3, 1879.

married to Mrs. Meddie Cox, at Matador.

Besides his wife, Mrs. Meddie Carpenter of Lenapah, he is survived by his daughters, Mrs. John Alsop of Lenapah, and Mrs. Bob Dugan, Ponca City, Okla.; 5 grandchildren; 1 brother, Arlie Carpenter of Lefors, Texas; 3 sisters: Mrs. J. C. Sluder, Colorado Springs, Colo.; Mrs. F. B. Robinson, Post, Texas, and Mrs. Earl J. Carmody, Amarillo; and 4 step-children: Maurice Cox of Lenapah; W. O. Cox, Vealmoor; Mrs. John M. Russell, Levelland and L. M. Cox, Matador.

Mr. Carpenter engaged in farming and ranching during his active lifetime, and was a member of the Baptist church.

### Early Educator Dies At Dallas

Claude V. Hall, 80, pioneer Texas newspaperman and educator, authority on plains lore and a former Matador school superintendent, died Sunday in a Dallas clinic. Funeral services were held Tuesday at Commerce, where he resided.

A native of Hopkins County in East Texas, Hall moved west in 1890 and founded the Floyd County Hesperian a few years later.

Later, he left the newspaper business and entered the law and teaching professions. It was during this period that he served as Superintendent of the Matador School system.

A thesis written by Hall at the University of Texas 40 years ago is a widely quoted history of Floyd County and of the lore of the High Plains country.

Until he retired, he served as head of the government department of East Texas State College, Commerce.

He is survived by his wife, who lives at Commerce, a son, Ford Hall of Dallas, and a daughter, Mrs. Graham Johnston of Denver, Colorado.

Mr. and Mrs. Charles Payne of Canyon, visited here during the week-end with his mother, Mrs. Ethel Payne.

### Services Held Here For Mrs. Lancaster

Funeral services were held here Wednesday at 11 A.M. for Mrs. Ola Ford Lancaster, 65, longtime resident of Motley County, who died Tuesday at Wichita Falls.

Services were at the First Baptist Church, with Rev. W. B. Vaughn, Roaring Springs Methodist pastor assisting. Rev. Bruce Oliver, Baptist pastor, pallbearers were: Bill Pipkin, Bill McCaghren, John Lawrence, Pat Sheridan, Emmett Jenkins and Howard Edmondson.

Interment was in East Mound cemetery, under direction of Eudy-Seale Funeral Home.

Ola Ford was born in Jack County, Texas, February 18, 1889. She came with her parents the late Mr. and Mrs. H. N. Ford pioneer residents, to Motley county in 1897 and made her home at Matador for many years. She was married here to Jonathan Lancaster, Feb. 4, 1908. He preceded her in death, April 25, 1942.

Mrs. Lancaster was a member of the Baptist church, having joined at an early age.

She is survived by 2 sons: Lucius Lancaster of Lubbock and Luther, of Matador; 3 grandchildren; 1 great-grandchild, and one brother, Henry K. Ford of Matador.

**Attend Funeral**  
Attending the funeral from out-of-town, were Mr. and Mrs. Lucius Lancaster of Lubbock and Mr. and Mrs. Floyd Jordan of Slaton.

**WITH DEEPEST GRATITUDE**  
We extend this word of thanks for the many kind acts of sympathy, expressed by thoughtful friends. Your kindnesses have meant much to us during our sad bereavement. May God bless each of you.  
Mrs. Walter W. Carpenter and Family.

**NAMED USO CHAIRMAN**  
J. R. Whitworth, cashier of the First State Bank here has been named chairman of district 9 on the Texas United Defense Fund, a state-wide group which will sponsor USO's drive to raise \$775,000 in Texas.

The district includes Motley, Cottle, King and Dickens counties. Mr. Whitworth was appointed by regional chairman J. M. Wilson, Sr., of Floydada.

**CHILDREN ARE VISITORS**  
Children of Mr. and Mrs. L. A. Nelson were week-end visitors in their home. They are: Mr. and Mrs. John Harris and daughters, of Santa Fe, N.M.; Mr. and Mrs. Earl Vaughn and sons of Lubbock, and Mr. and Mrs. Bob Brock of Amarillo.

**Final Rites Held For Aged Bachelor**  
W. H. Robinson, 88, died late Sunday night in Tulsa, at the home of a friend, R. H. Hopper. Funeral services were held at 4:30 Monday afternoon at the Lakeview Church of Christ and interment made in the Lakeview cemetery. Final rites were conducted by Minister Paul Thomas and burial was under direction of Wallace Funeral Home, Tulsa.

Mr. Robinson had lived here at various times over a period of approximately 30 years. He had worked on the Gerald Waybourn ranch and "pulled bolls" in cotton fields here during a recent fall.

About six years ago he came to the Tutt Garnett farm and was employed to grub mesquite. Since that time he had lived with the Garnett family. He was not known to be the member of any church.

About three weeks ago he underwent surgery in a Quannah hospital which disclosed that he was suffering from advanced cancer. He was returned to the Hopper home in Tulsa.

Mr. Robinson was a bachelor and his only known relative is a brother, George A. Robinson of Ft. Worth or area, who could not be located. Little was known of the elderly bachelor's life, even by the families that had provided him with a home over a period of years.

**LEAVE FOR WASHINGTON**  
Mr. and Mrs. Fred Clower and sons, Dahl and Dwight left Tuesday on a trip to Kettle Falls, Washington. They will visit Mr. and Mrs. B. W. White, and accompanying them were the latter's daughters, Marelda and Threatha, who have been visiting friends and relatives here and at Dumont.

### County Convention Delegates Named

At the Democratic precinct convention held here Saturday afternoon 16 delegates were elected to represent the Matador precinct No. 1 at the county Democratic convention scheduled for 3 p. m. Saturday afternoon.

The list of certified delegates as submitted by Secretary Virginia Willie, is as follows: Vance H. Gilbreath, Earl McBride, C. M. Matney, J. Farris Fish, Marvin Patton, J. P. Sturdivant, Elbert Reeves, S. B. Kirby, W. L. McWilliams, L. N. Sharps, W. D. Lippecomb, Howard Traweck, J. R. Whitworth, Virginia Willie, Pat Sheridan and Douglas Meador.

The county convention will be held in the District Court room. All delegates are urged to attend on the announcement that important business will be presented. At a recent precinct one meeting Howard Traweck was elected permanent chairman and Virginia Willie permanent secretary.

**FORMER RESIDENTS HERE**  
Former residents, Mr. and Mrs. B. F. McIntosh of Temple, visited here Monday in the home of Mr. and Mrs. B. M. Eubank, and with other friends. Mr. McIntosh was employed at the Tribune before going to Temple. Their son, Mr. and Mrs. Jack McIntosh and children, also Mr. and Mrs. A. H. Kreis of Floydada, joined them here, and the group went to Roaring Springs for supper at the springs.

**HOME FROM VISIT**  
Mrs. J. H. Hines and son, Ott, and Mrs. Alma Montgomery visited at Carlsbad, N. M. from Friday until Monday, with another son of Mrs. Hines, B. J. Hines and family. Her granddaughter, Pattie Hines, who had been visiting here, returned with them to her home at Carlsbad. She is a daughter of Mr. and Mrs. B. J. Hines.

**PATIENT IMPROVING**  
Raynita Dunning, daughter of Mr. and Mrs. Bill Dunning is reported improving following serious illness the past week. She has been treated at Traweck Hospital for virus, and two other girls also were hospitalized from similar causes. They were Barbara Waybourn, daughter of Mr. and Mrs. Gerald Waybourn, and Francine Craven, daughter of Mr. and Mrs. J. D. Craven.

Mr. and Mrs. Herman Ellithorpe and son, Arvin, visited at Granbury from Friday until Sunday, as guests of former Matador residents, Mr. and Mrs. S. E. Hastings and family.

Mr. and Mrs. W. G. Kimbell returned home last Wednesday from a trip to Red River and Taos, N. M. They were accompanied by their son, Guy, Jr., and a daughter, Miss Melba Kimbell, both of Lubbock.

Mrs. J. D. Osborn and son, Dean of Hobbs, New Mexico, visited last week from Wednesday until Sunday with her mother, Mrs. Doug Meador.

Mr. and Mrs. Fay Tipton of Wichita Falls, and his father, J. A. Tipton of Northfield, visited here Monday with his brother, A. A. Tipton and Mrs. Tipton.

Mrs. Mesdames C. E. Woolery and G. N. Wilson of Lubbock, and their brother, Joe B. Meador of Ralls, visited overnight Saturday and Sunday with their father, Joe Meador.

### County Convention Delegates Named

At the Democratic precinct convention held here Saturday afternoon 16 delegates were elected to represent the Matador precinct No. 1 at the county Democratic convention scheduled for 3 p. m. Saturday afternoon.

The list of certified delegates as submitted by Secretary Virginia Willie, is as follows: Vance H. Gilbreath, Earl McBride, C. M. Matney, J. Farris Fish, Marvin Patton, J. P. Sturdivant, Elbert Reeves, S. B. Kirby, W. L. McWilliams, L. N. Sharps, W. D. Lippecomb, Howard Traweck, J. R. Whitworth, Virginia Willie, Pat Sheridan and Douglas Meador.

The county convention will be held in the District Court room. All delegates are urged to attend on the announcement that important business will be presented. At a recent precinct one meeting Howard Traweck was elected permanent chairman and Virginia Willie permanent secretary.

**FORMER RESIDENTS HERE**  
Former residents, Mr. and Mrs. B. F. McIntosh of Temple, visited here Monday in the home of Mr. and Mrs. B. M. Eubank, and with other friends. Mr. McIntosh was employed at the Tribune before going to Temple. Their son, Mr. and Mrs. Jack McIntosh and children, also Mr. and Mrs. A. H. Kreis of Floydada, joined them here, and the group went to Roaring Springs for supper at the springs.

**HOME FROM VISIT**  
Mrs. J. H. Hines and son, Ott, and Mrs. Alma Montgomery visited at Carlsbad, N. M. from Friday until Monday, with another son of Mrs. Hines, B. J. Hines and family. Her granddaughter, Pattie Hines, who had been visiting here, returned with them to her home at Carlsbad. She is a daughter of Mr. and Mrs. B. J. Hines.

**PATIENT IMPROVING**  
Raynita Dunning, daughter of Mr. and Mrs. Bill Dunning is reported improving following serious illness the past week. She has been treated at Traweck Hospital for virus, and two other girls also were hospitalized from similar causes. They were Barbara Waybourn, daughter of Mr. and Mrs. Gerald Waybourn, and Francine Craven, daughter of Mr. and Mrs. J. D. Craven.

Mr. and Mrs. Herman Ellithorpe and son, Arvin, visited at Granbury from Friday until Sunday, as guests of former Matador residents, Mr. and Mrs. S. E. Hastings and family.

Mr. and Mrs. W. G. Kimbell returned home last Wednesday from a trip to Red River and Taos, N. M. They were accompanied by their son, Guy, Jr., and a daughter, Miss Melba Kimbell, both of Lubbock.

Mrs. J. D. Osborn and son, Dean of Hobbs, New Mexico, visited last week from Wednesday until Sunday with her mother, Mrs. Doug Meador.

Mr. and Mrs. Fay Tipton of Wichita Falls, and his father, J. A. Tipton of Northfield, visited here Monday with his brother, A. A. Tipton and Mrs. Tipton.

Mrs. Mesdames C. E. Woolery and G. N. Wilson of Lubbock, and their brother, Joe B. Meador of Ralls, visited overnight Saturday and Sunday with their father, Joe Meador.

Mrs. J. M. Harper and children, Beverly and Cris of Lubbock, were week-end visitors with her mother, Mrs. R. P. Moore, and other relatives. They returned to Lubbock Tuesday accompanying Mrs. Frank Pohl who went to accompany her daughter, Carolyn, home. The latter visited Monday with Mary Jane Hamilton.

Mr. and Mrs. R. C. Shilling of Dallas, visited here from Thursday until Sunday with her mother, Mrs. W. E. Reeves, and other relatives.

Miss Patti Cooper, daughter of Mr. and Mrs. Alfred Cooper of Whiteflat, is visiting with relatives in Paducah this week.

**In The Want Ads**  
LET YOUR CATTLE protect themselves from flies with Franklin Horn Fly Control. Ask us for particulars. Stanley Pharmacy. 19-c2t.

**FOR SALE:** 300 White China geese, 3 months old. Ray Christopher, Box 445, Brownfield. Phone 2064 or 3010. 2tc

**WANTED:** Janitor and Bus driver for McAdoo School. Salary \$210 per month. Prefer man with family. Contact Henry Teague, Supt. on week-ends.

**FURNISHED APARTMENT** For Rent. Air-conditioned. B. C. Cox. 17-c1fa.

**FOR SALE:** 80 acres; 5-room house with bath and water piped in; garage, storm house, well and windmill; out-buildings fair. On farm-to-market road from Buzz Field, about 6 miles SE of Matador. L. H. Clifton, Roaring Springs. 2tp

**WANTED:** Small child's bicycle in good condition. D. E. Pitts, Jr. 19-p2t.

**RED SCOTCHLITE** "Lift Bumper" Lape now available at Tribune Office. Has many uses: For trailers, house number signs, scooters, trucks, farm equipment, truck signs, etc. 39c for 24-c2.

**FILTER CARTRIDGES** of 6. The Fits Ford Filters, Mercury, Chevrolet, many others. Garage Peg's Garage.

**NEED TIRES...** See us for best tire trade in town. All sizes. Campbell Chevrolet.

**INSURANCE—REAL ESTATE**  
STOCKS • BONDS  
C. W. GIESECKE  
FLOYDADA, TEXAS

**MY SINCERE THANKS**  
I would like to convey my sincere thanks to everyone who tried to help me in the election just past, and to express my appreciation for the courtesy of almost all of those I contacted through the mutual or deal of pre-election days. I am glad I live in Motley County.  
STERLING PRICE

*To the Voters of Motley County...*  
Altho I was unsuccessful in my first political venture, I have learned to place a new and greater value on friendship, and the goodwill of the people of Motley county. I am especially grateful to everyone who contributed in any way to my campaign.  
I am grateful to live in a country where officials are chosen in free elections; where the divergent streams of opinion unite and lose their identity after the balloting. Again, thanks to everyone.  
*Gerald Yeates*

# BIG SAVINGS

DIAMOND, GOLDEN 303 Can	ARMOUR'S 2-Pounds
<b>Corn ... 12c</b>	<b>Cheese . 78c</b>
LIBBY'S SPAGHETTI and 303 Can	ALL MEAT Pound
<b>Meat Balls . . 19c</b>	<b>Bologna - 35c</b>
GEBHARDT'S 1-Pound Can	Economy Size
<b>Chili Beans ... 12c</b>	<b>Surf - - - 59c</b>
FRESH, GREEN Pound	SEXTON WHOLE 303 Can
<b>Cabbage-4c</b>	<b>Green Beans .. 29c</b>
THOMAS, Fresh Frozen 6 oz. Can	FERN 80 Count
<b>Orange Juice.. 15c</b>	<b>Napkins-15c</b>

We Sell Finest Quality Home-Slaughtered Beef

## CHARLIE'S GROCERY

These Prices Are Good Friday and Saturday MATADOR, TEXAS



# Church and Society

## Exchanged By T. Hart And M. Robertson

Marriage of Juanita Hart, M.D. to Cecil Robertson, both of Bell County, Texas, took place Sunday, August 1, in the chapel of the Main Baptist Church of Rev. W. Edwin Crawford.

The bride and groom were accompanied by Mr. Guy Bourland, Thacker Springs, Texas, who is the son of the late Mrs. Joseph D. Robertson, and the bride's father, Mr. J. D. Robertson, and the groom's father, Mr. J. D. Robertson.

The couple were married in a ceremony which was officiated by Rev. W. Edwin Crawford. The bride wore a cocktail dress and the groom wore a tuxedo. The ceremony was held in the chapel of the Main Baptist Church of Rev. W. Edwin Crawford.

## REUNION IS HELD BY JOHN LEE CHILDREN

A family reunion of the children and descendants of the late Mr. and Mrs. John Lee of Matador, was held Saturday at Mackenzie State Park, Lubbock, with 7 of the 8 Lee children present. Unable to attend was Mrs. Nola Judah of Irving.

Five daughters and 2 sons, with their husbands and wives, who were present were: Mr. and Mrs. N. G. Smith of Elida, N. M.; Mrs. Luta Smith, McLean; Mrs. Luther Griffin, Lubbock; Mrs. Mable Lee, Paducah; Mr. and Mrs. Everett Smallwood, Mr. and Mrs. Roscoe Lee and family and Mr. and Mrs. Edgar Lee, all of Matador.

The other relatives attending included Mr. and Mrs. J. W. McEhee, Elida, N. M.; Mr. and Mrs. J. T. McElyea, Carlsbad, N. M.; Mr. and Mrs. Harry Strain and Mr. and Mrs. Neal Smith, Jr., Plainview; Mr. and Mrs. James Kimble, Flomot; Mr. and Mrs. Bob Griffin and son, and Mr. and Mrs. J. D. Bray, Lubbock; Troy and Wayne Smith, McLean and Mr. and Mrs. Charlie Kimble, of Tulia.

## Vacationers Leave For Various Trips

Mr. and Mrs. Bert Ezzell and sons, Johnny Bert and Charles, left Saturday for a vacation trip to Glacier National Park, Montana, with stop-over visits at interesting places enroute. The return trip is planned via California.

Los Angeles, Calif., was the destination when the Carl Birds left Saturday on vacation. In the party were Mr. and Mrs. Carl Bird and their daughter and family, Mr. and Mrs. James Bearden and sons, James and Rossie and Mr. and Mrs. Joe Campbell.

Mr. and Mrs. Emmett Jenkins and daughter, Karmen left Sunday on their vacation, with Red River, New Mexico as their destination. Making the trip with them were relatives of Mrs. Jenkins.

Points in New Mexico will be visited by Sheriff and Mrs. John Stotts, who left over the weekend on their vacation.

## ATTEND RALLY

Attending the Ralph Yarborough "For Governor" rally Tuesday in Lubbock, were Mayor W. L. Maye, Williams, W. D. Lipscomb, Judge Vance Gilbreath and Ralph Stapleton.

## FAREWELL PARTIES GIVEN FOR RESIDENTS WHO ARE LEAVING FOR OTHER LOCATIONS

Two farewell parties were held recently as courtesies for residents who are leaving for new locations.

Mrs. Melvin Warren, who is employed by General Telephone Company, has been transferred to Falls, and she and Mr. Warren will leave for that city in the near future.

The home of Mrs. J. B. Cooper Wednesday, July 28 at 5 P.M. was the scene of a party honoring Mrs. Warren, with Mrs. Hub Swearingen and Mrs. Newton Fletcher as co-hostesses with Mrs. Cooper.

Guests were other employees of the telephone company and included Mesdames B. C. Cox, Harriet Marshall, Alvis Lee, Inez Bailey and Howard Gwinn, and Miss Doris Dirickson. Also present were Mr. Warren and Troy Fred, company linemen.

The refreshment table was laid with a white crocheted cloth centered with a bouquet of yellow carnations. Cookies and punch were served, and the group presented Mrs. Warren with a farewell gift.

## UNIQUE ANNOUNCEMENT

Friends here recently received unique birth announcements from Mr. and Mrs. Amos Page of McLean, former Matador residents. The 4-page folder had printed on the cover, "It's getting to be a BIG BOOK", and inside were the following messages:

"The first Page was Janice, a real bundle of joy. The second Page was James, a 100 percent boy. The latest is our Jill Marie. The cutest one, you will see. Born June 23rd, 1954, weighing 6.8, and no more. The parents, Lois and Amos, are getting along quite famous."

## ANNOUNCE ARRIVAL

Mr. and Mrs. Mack Jacobs of Houston, are announcing the birth of a daughter on July 13. She weighed 10 lbs. and was named Cynthia Marie. Paternal grandparents are Mr. and Mrs. W. F. Jacobs of Matador.

## Mrs. Shelton Honored

Mrs. Cecil Shelton was honored at a farewell party Monday night, at the home of Mrs. Alvin Stearns, on the eve of her departure. Tuesday, Mr. and Mrs. Shelton and family, Cecil Wayne and Sue left to make their home at Hobbs, N. M., where Mr. Shelton has employment.

Refreshments of lemonade and cookies were served to the following friends: Mesdames Margaret Springer, S. H. Allen, J. D. Craven, Freeman Thacker, Marvin Vaughn, Eddie Russell, Inez Bailey, Frank Pohl and Buford Hobbs, and Mrs. Shelton's daughter and granddaughter, Mrs. C. D. Garrison, Jr., and Debra Jane.

## STANLEY HOSPITAL

Mrs. Hubert Collins of Dickens was dismissed Tuesday after undergoing surgery Tuesday of last week. Mr. Collins and his mother, Mrs. S. H. Collins came to accompany her home.

Patients admitted for treatment Monday and Tuesday included Mrs. Clyde Warren, Matador; Don Dawson, 10, son of Mr. and Mrs. Fred Dawson, and Mrs. George Hensarling, both of Roaring Springs; and Mrs. W. S. Johnny and Micheal Howard visited Estelline, Sunday with the F. E. Learys, for a birthday dinner.

J. L. Matlock of San Saba, Texas and Mrs. Sam Byrd of Tulsa, Okla., are here at the bedside of their brother, A. J. Matlock, who is critically ill in the home of his daughter, Mrs. B. Simpson.

Mr. and Mrs. Theo Bain and children, Wylie Ray and Beverly attended the McLean reunion at Lubbock, Sunday.

Mr. and Mrs. R. J. Ring of Wichita Falls, visited here enroute to California. Their niece, Reba Faye Bain accompanied them on the trip.

Dr. and Mrs. Townsend and Mary of Childress called on the Boone Simpsons, Sunday evening.

Mrs. Jim Dobbins was called to Lubbock this week to the bedside of her brother, C. B. Ashford of Amarillo, who underwent surgery.

## ANNOUNCE ARRIVAL

It was another daughter for Mr. and Mrs. John Stevens, Monday, Aug. 2, when Shane, weight 7 lbs., 1 oz. arrived at 5:05 P.M. at Stanley Hospital. Their other daughters are, Sandra, 10, Sue, 8, and Shelly, 5.

## IN APPRECIATION

I wish to take this means of thanking friends here for the nice cards, letters and visits during my recent hospitalization and since returning home. These expressions of friendship and thoughtfulness have meant much to me during my illness.

Mrs. Georgia Strickland.

## ANNOUNCE ARRIVAL

Friends here recently received unique birth announcements from Mr. and Mrs. Amos Page of McLean, former Matador residents. The 4-page folder had printed on the cover, "It's getting to be a BIG BOOK", and inside were the following messages:

"The first Page was Janice, a real bundle of joy. The second Page was James, a 100 percent boy. The latest is our Jill Marie. The cutest one, you will see. Born June 23rd, 1954, weighing 6.8, and no more. The parents, Lois and Amos, are getting along quite famous."

## ANNOUNCE ARRIVAL

Mr. and Mrs. Mack Jacobs of Houston, are announcing the birth of a daughter on July 13. She weighed 10 lbs. and was named Cynthia Marie. Paternal grandparents are Mr. and Mrs. W. F. Jacobs of Matador.

## NORTHFIELD NEWS

Mrs. Charley Lane, Cor.

Mr. and Mrs. Charley Lane and children, Carolyn and Dale are on vacation and will attend the Owen and Rainwater families reunion at Dallas, Saturday and Sunday. They will also visit relatives in Wichita Falls and Graham. Keeping the Lane Grocery store and postoffice in their absence are Mrs. Boone Simpson and Mrs. Jim Dobbins.

Hal Courtney left Wednesday to attend the rodeo at Weatherford.

Mrs. Millie Simpson of Salome, Arizona, is visiting in the B. F. Simpson home.

Mr. and Mrs. Bill Bethany were recent dinner guests of Mr. and Mrs. E. Rucker of Childress.

Mr. and Mrs. M. H. Leary, Johnny and Micheal Howard visited Estelline, Sunday with the F. E. Learys, for a birthday dinner.

J. L. Matlock of San Saba, Texas and Mrs. Sam Byrd of Tulsa, Okla., are here at the bedside of their brother, A. J. Matlock, who is critically ill in the home of his daughter, Mrs. B. Simpson.

Mr. and Mrs. Theo Bain and children, Wylie Ray and Beverly attended the McLean reunion at Lubbock, Sunday.

Mr. and Mrs. R. J. Ring of Wichita Falls, visited here enroute to California. Their niece, Reba Faye Bain accompanied them on the trip.

Dr. and Mrs. Townsend and Mary of Childress called on the Boone Simpsons, Sunday evening.

Mrs. Jim Dobbins was called to Lubbock this week to the bedside of her brother, C. B. Ashford of Amarillo, who underwent surgery.

## Roaring Springs NEWS

Mr. L. E. Cooper, Correspondent  
Phone 981, Roaring Springs

Wayland and Glynard Moore, John L. Meason, Carley Long and Danny Moore made a recent trip to College Station.

Miss Freda Keathey returned Tuesday from a visit in Wichita Falls and Dallas.

Mrs. Ethel Maze is visiting in Crosbyton with her sons and families. Mr. and Mrs. Ernest Maze and Mr. and Mrs. Cleveland Maze; also a daughter, Mrs. Vergil Scott and Mr. Scott.

Recent guests of Mrs. Minnie Smith were her nieces, Mesdames Ben L. Crites and Minnie Jackson and Mr. and Mrs. Billy Crites of Midland.

Mr. and Mrs. C. E. Watson, Jr. of Friends Wood, are announcing the birth of a daughter, Debara Annita, on July 28. The grandparents are Mr. and Mrs. C. E. Watson, Sr., and Mrs. Trudie Hodgson of Roaring Springs.

Miss Sharon Kay King returned recently from a visit in Comstock, Calif., with her aunt and uncle, Mr. and Mrs. Jack Bridges. She was accompanied home by her cousins, Lynda Beth and Roy Bridges. They came by plane to Amarillo, and were met there by the Dale Kings.

Mrs. Cy Wright and Mrs. Bohner of Paducah, visited here Sunday with Mrs. Minnie Smith and Patsy Allanie of Lubbock, are house guests of the former's grandparents, Mr. and Mrs. Joe Rice.

Mr. and Mrs. John Kirksy and girls, Jan and Ann of Lubbock were Sunday guests of her parents, Mr. and Mrs. Duff Green.

Mr. and Mrs. M. L. Hartness of Lockney were recent guests of Mr. and Mrs. Lem Miller.

Virgil Downing of Oregon, visited here Friday with Mrs. Sally Phipps.

## Guy Ashford of Turkey was a Northfield visitor Friday evening.

Bob Scott of Memphis, was in Northfield, Wednesday buying cattle.

Mr. and Mrs. Allen Thomas visited at Lubbock this week with her uncle, C. B. Ashford, who is reported doing very well.

Miss Montie Timmons is visiting friends in Wichita, Kansas. Mr. and Mrs. F. G. Tipton have returned to their home at Wichita Falls, after visiting his father, J. A. Tipton, and also an uncle at Matador, A. A. Tipton.

Mr. and Mrs. Paul Cruse were recent visitors in Turkey.

Mr. and Mrs. Ebb Thomas had as Sunday guests, Mr. and Mrs. Allen Thomas. Other visitors in their home this week were Mr. and Mrs. Newell Timmons, and Mrs. Frank Batson of Memphis.

Rev. King of Quanah preached at the Baptist Church Sunday, in the absence of Rev. Coy Finley.

Miss Edith Amburn of Delwin visited in the Newell Timmons home Sunday.

Tommy, Margaret and Terry Moore of Matador, visited here Sunday with their grandparents, Mr. and Mrs. Tom Moore.

Mr. and Mrs. J. D. Elliott and children visited Mr. and Mrs. Gene Pope of the Mill Iron ranch this week.

Winford Monk of Melrose, N. M. is in Northfield visiting relatives and friends.

Mr. and Mrs. R. C. Elliott and children visited her mother, Mrs. Mitchell, of Childress, Sunday.

Mr. and Mrs. J. L. Bell and children, Cindy and Smoky were in Estelline on Saturday.

Claud McDonald was in Amarillo on business, Monday of this week.

## Recent guests of Mr. and Mrs. Hollis Godfrey were Mrs. H. F. Harris and son, Dwayne of McAdoo, and Mrs. Duff Green, Rev. and Mrs. C. R. Mathis and sons, Stacy and Mack; also Rev. Bruce Oliver of Matador, and choir director, Mr. Owens of Quitaque.

Mrs. Lem Miller left Sunday for Whitesboro, to visit through August with her mother, Mrs. I. L. Sanford and other relatives.

Mr. and Mrs. W. Y. Fowler of White Sulphur Springs, Montana are announcing the birth of a son, July 16, named Fredrick Rimmer. Maternal grandparents are Mr. and Mrs. Mervin Green of Roaring Springs.

Mrs. Fred Henry and her daughter, Mrs. Vernon Gosden of Olton, were here Wednesday looking after business and visiting friends.

House guests of Mr. and Mrs. J. B. Greenwood, are Mr. and Mrs. Sam Norris and son of Tye-town, N. M. and Mr. and Mrs. Glen Perry of Socorro, N. M.

Mr. and Mrs. Arthur Gibson and son, Robby of Crow's Landing, Calif., Mrs. James Gibson of Levelland, and Mr. and Mrs. Marcel Pipkin and children of Brownfield are guests of Mr. and Mrs. Horace Gibson.

Week-end guests of Mr. and Mrs. Paul Sweatt were his sister and brother-in-law, Mr. and Mrs. Denver Hays of Coahoma.

Mr. and Mrs. Vance Hughes and daughters, Dell Juan and Edna Jean of Strathmore, Calif., are here at the bedside of his father, D. W. Hughes, who is ill.

Mr. and Mrs. Noble McKibbin and children of Canadian, visited here Friday and Saturday with Mr. and Mrs. Alfred Dye and Mr. and Mrs. J. K. Campbell.

Miss Rebecca Cooper returned Friday from Spokane, Wash., where she spent two months with her sister and family, Mr. and Mrs. Joe Meadow. She also attended summer school while there.

Mr. and Mrs. Posey Wilcher of Dallas and Clarence Keller and daughter, Anne of Roswell, N. M. were recent guests of Mr. and Mrs. R. C. Irwin.

Mrs. Hansel Pierce and sons, Mike and Randy of Jacksonville, visited recently with her parents, Mr. and Mrs. N. M. Gray.

Mrs. Ruby Cooper and John Lackey visited Sunday in Sweetwater with her sister and husband, Mr. and Mrs. Mac Price.

Mr. and Mrs. Paul Sweatt and sons visited the Sorrenson Angus farm Tuesday, to select 4-H calves for projects for the coming year.

Mr. and Mrs. Lester Davis and

## children are visiting in Amarillo with relatives.

Mr. and Mrs. J. P. Cooper are on a vacation to Colorado.

Rev. and Mrs. C. R. Mathis and sons are visiting in Lamesa with their daughter and family, Mr. and Mrs. Lovless Bennett.

Mr. and Mrs. Billy Nichols and children of Amarillo, were week-end guests of his parents, Mr. and Mrs. W. H. Nichols and other relatives.

Mr. and Mrs. Walter Craft, Mr. and Mrs. Marvin Webb, Mr. and Mrs. H. D. Marshall and Mr. and Mrs. Demp Clifton attended the Four State Singing convention at Paducah, Sunday.

George Caldwell of Opopka, Fla., is the house guest of his aunt, Mrs. Leslie Smith and Mr. Smith.

Mr. and Mrs. Gordon Mills and daughters of Lubbock, visited during the week-end with her parents, Mr. and Mrs. Clayton Bridge.

Mr. and Mrs. R. F. Baird and children, Beth, Bob and David of Shawnee, Okla., were week-end guests of her aunt and uncle, Mr. and Mrs. G. W. Green.

Sunday guests of Mr. and Mrs. O. L. Harris were his brothers and families, Mr. and Mrs. R. A. Harris and son, Lindon, and Mr. and Mrs. L. F. Harris and sons, Gary and Gordon of Haskell.

Mr. and Mrs. S. J. Greer of McGregor, were Sunday guests of Mr. and Mrs. J. D. Mitchell.

Mr. and Mrs. E. E. Moss of Lubbock, visited here Sunday with Mr. and Mrs. M. S. Thacker and son of Dallas, visited Monday with their aunt and uncle, Mr. and Mrs. Fred Dawson.

Mr. and Mrs. Ben Caldwell of Wichita Falls, visited here Saturday with Mr. and Mrs. Leslie Smith.

Mr. and Mrs. Clyde Hindman of San Benito, were recent guests of Mr. and Mrs. H. L. Goodwin.

Mrs. Dora Hurt of Granite, Okla., visited recently with her parents, Mr. and Mrs. C. O. Underwood.

Mr. and Mrs. H. Jackson attended funeral services Thursday at Quanah for their grandson, Earl Jackson.

Mr. and Mrs. Orville Yandell of Plainview, spent their vacation here with his parents, Mr. and Mrs. George Yandell.

Mrs. Verne Davis of Amarillo is the house guest of her mother, Mrs. J. W. Hendricks and Mr. Hendricks.

Mr. and Mrs. Lee Marshall visited recently in Plainview.

(Continued on back page)

**NOW! SAVE UP TO 47%**  
**Helena Rubinstein's Beauty Pairs**  
**BUY ONE...GET BOTH**

- |   |   |
|---|---|
| <br><b>2 for Dry Skin</b><br>Buy "Pasteurized" Face Cream Special...get free Skin Lotion Special.<br>Combination Value 1.88 Both for 1.25 | <br><b>2 for Beautiful Hair</b><br>Buy Color Tone Shampoo...get free Headliner.<br>Combination Value 1.75 Both for 1.25                        |
| <br><b>2 for Coarse Pores</b><br>Buy Deep Cleanser...get free "Herbal" Skin Lotion.<br>Combination Value 2.00 Both for 1.50               | <br><b>2 for Body Freshness</b><br>Buy Perfume Spray Deodorant...get free White Magnolia Talcum.<br>Combination Value 1.63 Both for 1.25       |
| <br><b>2 for Age Lines</b><br>Buy Lanolin-Vitamin Formula...get free Plus Cleanser.<br>Combination Value 1.80 Both for 1.50               | <br><b>2 for Lips and Cheeks</b><br>Buy Stay-Long Jewelled Lipstick...get free Silk Tone Liquid Rouge.<br>Combination Value 1.60 Both for 1.10 |
| <br><b>2 for Blackheads</b><br>Buy Beauty Washing Grains...get free Medicated Cream.<br>Combination Value 1.75 Both for 1.25              | <br><b>2 for Fragrance</b><br>Buy Heaven-Sent Eau de Toilette...get free Heaven-Sent Deodorant Cream.<br>Combination Value 1.85 Both for 1.25  |
| <br><b>2 for Glamour Make-Up</b><br>Buy Silk-Tone Foundation...get free Silk-Screen Face Powder.<br>Combination Value 2.00 Both for 1.50  | <br><b>2 for Making Eyes</b><br>Buy Waterproof Mascara...get free Eye-Cream Special.<br>Combination Value 2.10 Both for 1.10<br>All plus tax   |

LIMITED TIME ONLY...SO RUSH!

**STANLEY PHARMACY**  
R. M. STANLEY, OWNER  
JACKSON BUILDING Corner Main & Dundee  
MATADOR  
"ONE OF THE LARGEST AND FINEST DRUG STORES IN WEST TEXAS"

## YARBOROUGH:

## Thanks, Friends; Predicts Victory

AUSTIN, Aug. 4—Democratic gubernatorial candidate, Ralph Yarborough said this week he will win the Aug. 28 second primary by a sweeping margin.

Said Yarborough, confidently: "678,000 Texans—a majority of Texans—can't be wrong."

"678,000 Texans have hammered home their belief that integrity in their government can be achieved only by a change."

"678,000 Texans have noted their distrust and disapproval of a third term for their governors."

"678,000 Texas Democrats have made it crystal-clear they want a leader whose loyalty is unquestioned, who will never betray them."

Yarborough thanked "each and every one of the brave Texans who voted for and with me" in the first primary. He said he was "especially and particularly grateful to the citizens of Motley County who have joined our common fight to restore decency and honor to Texas government."

Yarborough said the campaign issues now are sharply drawn. He said: "Texans can now choose for or against a tradition-breaking third term, for or against straight-forward Democratic leadership and for or against integrity in their State Capital."

The Democratic candidate repeated his thanks to "his friends of Motley County and urged their voting support—along with the votes of all other Texans—Aug. 28."

(Paid Pol. Adv.)

## THANKS, FRIENDS . . .

Altho unopposed in the July Democratic Primary election, I wish to take this means of thanking the voters of Motley county for their confidence and support.

I am grateful to everyone for their favors and votes which have re-nominated me to the office of County Treasurer.

VELMA FULFER

## Appreciation . . .

It is with deep humility that I express my appreciation for the loyalty and support of friends during the July Democratic primary election.

I am grateful to everyone who contributed in any way to my campaign, and for the expression of satisfaction voiced by the voters. Again my thanks to the people of Motley county for their many favors.

John Stotts



SENATE JOINT RESOLUTION No. 4 proposing an amendment to the Constitution of the State of Texas to provide a four year term of office for elective district, county and precinct offices; staggering the terms of such offices by having certain holders of such offices be elected for terms of varying length in the November, 1954, general election; and providing for the necessary proclamation and election.

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

Section 1. That Section 9 of Article V of the Constitution of the State of Texas be amended so as to read as follows:

"Section 9. There shall be a Clerk for the District Court of each county, who shall be elected by the qualified voters for State and county officers, and who shall hold his office for four years, subject to removal by information or by indictment of a grand jury, and conviction of a petit jury. In case of vacancy, the Judge of the District Court shall have the power to appoint a Clerk, who shall hold until the office can be filled by election."

Section 2. That Section 15 of Article V of the Constitution of the State of Texas be amended so as to read as follows:

"Section 15. There shall be established in each county in this State a County Court, which shall be a court of record, and there shall be elected in each county by the qualified voters, a County Judge, who shall be well informed in the law of the State, shall be a conservator of the peace, and shall hold his office for four years, and until his successor shall be elected and qualified. He shall receive a compensation for his services such as may be prescribed by law."

Section 3. That Section 18 of Article V of the Constitution of the State of Texas be amended so as to read as follows:

"Section 18. Each organized county in the State now or hereafter existing, shall be divided from time to time, for the convenience of the people, into precincts, not less than four and not more than eight. Divisions shall be made by the Commissioners Court provided for by this Constitution. In each such precinct there shall be elected one Justice of the Peace and one Constable, each of whom shall hold his office for four years and until his successor shall be elected and qualified; provided that in any precinct in which there may be a city of 8,000 or more inhabitants, there shall be elected two Justices of the Peace. Each county shall in like manner be divided into four commissioners precincts in each of which there shall be elected by the qualified voters thereof one County Commissioner, who shall hold his office for four years and until his successor shall be elected and qualified. The County Commissioners so chosen, with the County Judge as presiding officer, shall compose the County Commissioners Court, which shall exercise such powers and jurisdiction over all county business, as is conferred by this Constitution and the laws of the State, or as may be hereafter prescribed."

Section 4. That Section 20 of Article V of the Constitution of the State of Texas be amended so as to read as follows:

"Section 20. There shall be elected for each county, by the qualified voters, a County Clerk, who shall perform the duties of District and County Clerks."

Section 5. That Section 21 of Article V of the Constitution of the State of Texas be amended so as to read as follows:

"Section 21. A County Attorney, for counties in which there is not a resident Criminal District Attorney, shall be elected by the qualified voters of each county, who shall be commissioned by the Governor, and hold his office for the term of four years. In case of vacancy the Commissioners Court of the county shall have the power to appoint a County Attorney until the next general election. The County Attorneys shall represent the State in all cases in the District and inferior courts in their respective counties; but if any county shall be included in a district in which there shall be a District Attorney, the respective duties of District Attorneys and County Attorneys shall in such counties be regulated by the Legislature. The Legislature may provide for the election of District Attorneys in such districts, as may be deemed necessary, and make provision for the compensation of District Attorneys and County Attorneys. District Attorneys shall hold office for a term of four years, and until their successors have qualified."

Section 6. That Section 23 of Article V of the Constitution of the State of Texas be amended so as to read as follows:

"Section 23. There shall be elected by the qualified voters of each county a Sheriff, who shall hold his office for the term of four years, whose duties and perquisites, and fees of office, shall be prescribed by the Legislature, and vacancies in whose office shall be filled by the Commissioners Court until the next general election."

Section 7. That Section 14 of Article VIII of the Constitution of the State of Texas be amended so as to read as follows:

"Section 14. Except as provided in Section 16 of this Article, there shall be elected by the qualified voters of each county, an Assessor and Collector of Taxes, who shall hold his office for four years and until his successor is elected and qualified, and such Assessor and Collector of Taxes shall perform all the duties with respect to assessing property for the purpose of taxation and of collecting taxes, as may be prescribed by the Legislature."

Section 8. That Section 16 of Article VIII of the Constitution of the State of Texas be amended so as to read as follows:

"Section 16. The following officers elected at the general election in November, 1954, and thereafter, shall serve for the full terms provided in this Constitution: (a) District Clerks; (b) County Clerks; (c) County Judges; (d) Justices of County Courts-at-Law; County Criminal Courts, County Probate Courts and County Domestic Relations Courts; (e) County Treasurers; (f) Criminal District Attorneys; (g) County Surveyors; (h) Inspectors of Hides and Animals; (i) County Commissioners for Precincts Two and Four; (j) Justices of the Peace. Notwithstanding other provisions of this Constitution, the following officers elected at the general election in November, 1954, shall serve only for terms of two years: (a) Sheriffs; (b) Assessors and Collectors of Taxes; (c) District Attorneys; (d) County Attorneys; (e) Public Weighers; (f) County Commissioners for Precincts One and Three; (g) Constables. At subsequent elections, such officers shall be elected for the full terms provided in this Constitution. "In any district, county or precinct where any of the aforementioned offices is of such nature that two or more persons hold such office, with the result that candidates file for 'Place No. 1', 'Place No. 2', etc., the officers elected at the general election in November, 1954, shall serve for a term of two years, if the designation of their office is an uneven number, and for a term of four years if the designation of their office is an even number. Thereafter, all such officers shall be elected for the terms provided in this Constitution."

State of Texas be amended so as to read as follows:

"Section 16. The Sheriff of each county, in addition to his other duties, shall be the Assessor and Collector of Taxes thereof, but, in counties having 10,000 or more inhabitants, to be determined by the last preceding census of the United States, an Assessor and Collector of Taxes shall be elected as provided in Section 14 of this Article, and shall hold office for four years and until his successor shall be elected and qualified."

Section 9. That Section 44 of Article XVI of the Constitution of the State of Texas be amended so as to read as follows:

"Section 44. The Legislature shall prescribe the duties and provide for the election by qualified voters of each county in this State, of a County Treasurer and a County Surveyor, who shall have an office at the county seat, and hold their office for four years, and until their successors are qualified; and shall have such compensation as may be provided by law."

Section 10. That Article V of the Constitution of the State of Texas be amended by adding thereto Section 30, which shall read as follows:

"Section 30. The Judges of all Courts of county-wide jurisdiction heretofore or hereafter created by the Legislature of this State, and all Criminal District Attorneys now or hereafter authorized by the laws of this State, shall be elected for a term of four years, and shall serve until their successors have qualified."

Section 11. That Article XVI of the Constitution of the State of Texas be amended by adding thereto Section 64, which shall read as follows:

"Section 64. The office of Inspector of Hides and Animals, the elective district, county and precinct offices which have heretofore had terms of two years, shall hereafter have terms of four years, and the holders of such offices shall serve until their successors are qualified."

Section 12. That Article XVI of the Constitution of the State of Texas be amended by adding thereto Section 65, which shall read as follows:

"Section 65. The following officers elected at the general election in November, 1954, and thereafter, shall serve for the full terms provided in this Constitution: (a) District Clerks; (b) County Clerks; (c) County Judges; (d) Justices of County Courts-at-Law; County Criminal Courts, County Probate Courts and County Domestic Relations Courts; (e) County Treasurers; (f) Criminal District Attorneys; (g) County Surveyors; (h) Inspectors of Hides and Animals; (i) County Commissioners for Precincts Two and Four; (j) Justices of the Peace. Notwithstanding other provisions of this Constitution, the following officers elected at the general election in November, 1954, shall serve only for terms of two years: (a) Sheriffs; (b) Assessors and Collectors of Taxes; (c) District Attorneys; (d) County Attorneys; (e) Public Weighers; (f) County Commissioners for Precincts One and Three; (g) Constables. At subsequent elections, such officers shall be elected for the full terms provided in this Constitution."

"In any district, county or precinct where any of the aforementioned offices is of such nature that two or more persons hold such office, with the result that candidates file for 'Place No. 1', 'Place No. 2', etc., the officers elected at the general election in November, 1954, shall serve for a term of two years, if the designation of their office is an uneven number, and for a term of four years if the designation of their office is an even number. Thereafter, all such officers shall be elected for the terms provided in this Constitution."

"Section 13. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified voters of this State at a special election to be held throughout the State on the general election day of November, A. D., 1954, at which election all ballots shall have printed thereon:

"FOR THE CONSTITUTIONAL AMENDMENT providing a four year term of office for elective district, county and precinct offices."

"AGAINST THE CONSTITUTIONAL AMENDMENT providing a four year term of office for elective district, county and precinct offices."

Section 14. The Governor shall issue the necessary proclamation for said election and shall have the same published as required by the Constitution and laws of this State. July 29, August 5, 12, 19

SENATE JOINT RESOLUTION No. 2 proposing an amendment to Article IX of the Constitution of the State of Texas by adding thereto a new section to be known as Section 1, by providing that the Legislature may authorize the creation of county-wide Hospital Districts in certain counties if approved by the qualified property-taxpaying voters at an election held for that purpose within such District, prescribing the powers of such District, providing for the submission of the proposition to the qualified voters of the State of Texas at an election to be held on the first Tuesday after the first Monday in November, 1954, prescribing the form of ballot and providing for the necessary proclamation by the Governor and publication of notice.

Section 1. That Article IX of the Constitution of the State of Texas be, and the same is hereby amended, by adding thereto another section, to be designated as Section 4, which shall read as follows:

"Section 4. The Legislature may by law authorize the creation of county-wide Hospital Districts in counties having a population in excess of 190,000 and in Galveston County, with power to issue bonds for the purchase, acquisition, construction, maintenance and operation of any county-owned hospital, or where the hospital system is jointly operated by a county and city within the county, and to provide for the transfer to the county-wide Hospital District of the title to any land, building or equipment, jointly or separately owned, and for the assumption by the district of any outstanding bonded indebtedness heretofore issued by any county or city for the establishment of hospitals or hospital facilities, to levy a tax not to exceed seventy-five (\$75) cents on the One Hundred (\$100.00) Dollars valuation of all taxable property within such district, provided, however, that such district shall be approved at an election held for that purpose, and that only qualified, property-taxpaying voters in such county shall vote thereon, provided further that such Hospital District shall assume full responsibility for providing medical and hospital care to needy inhabitants of the county, and thereafter such county and cities therein shall not levy any other tax for hospital purposes, and provided further that should such Hospital District construct, maintain and support a hospital or hospital system that the same shall never become a charge against the State of Texas nor shall any direct appropriation ever be made by the Legislature for the construction, maintenance or improvement of the said hospital or hospitals. Should the Legislature enact laws in anticipation of the adoption of this amendment, such Acts shall not be invalid because of their anticipatory character."

Section 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified property-taxpaying voters of this State at the General Election to be held on the first Tuesday after the first Monday in November, 1954, at which election all ballots shall have printed thereon:

"FOR THE CONSTITUTIONAL AMENDMENT granting power to the Legislature to pass laws authorizing the creation of county-wide Hospital Districts in any county having a population in excess of 190,000 and in Galveston County, and to levy a hospital tax; and

"AGAINST THE CONSTITUTIONAL AMENDMENT granting power to the Legislature to authorize the creation of county-wide Hospital Districts in any county having a population in excess of 190,000 and in Galveston County, and to levy a hospital tax."

Section 3. The Governor shall issue the necessary proclamation for said election and have the same published as required by the Constitution and laws of this State. July 29, August 5, 12, 19

SENATE JOINT RESOLUTION No. 2 proposing an amendment to Article IX of the Constitution of the State of Texas by adding thereto a new section to be known as Section 1, by providing that the Legislature may authorize the creation of county-wide Hospital Districts in certain counties if approved by the qualified property-taxpaying voters at an election held for that purpose within such District, prescribing the powers of such District, providing for the submission of the proposition to the qualified voters of the State of Texas at an election to be held on the first Tuesday after the first Monday in November, 1954, prescribing the form of ballot and providing for the necessary proclamation by the Governor and publication of notice.

Section 1. That Article IX of the Constitution of the State of Texas be, and the same is hereby amended, by adding thereto another section, to be designated as Section 4, which shall read as follows:

"Section 4. The Legislature may by law authorize the creation of county-wide Hospital Districts in counties having a population in excess of 190,000 and in Galveston County, with power to issue bonds for the purchase, acquisition, construction, maintenance and operation of any county-owned hospital, or where the hospital system is jointly operated by a county and city within the county, and to provide for the transfer to the county-wide Hospital District of the title to any land, building or equipment, jointly or separately owned, and for the assumption by the district of any outstanding bonded indebtedness heretofore issued by any county or city for the establishment of hospitals or hospital facilities, to levy a tax not to exceed seventy-five (\$75) cents on the One Hundred (\$100.00) Dollars valuation of all taxable property within such district, provided, however, that such district shall be approved at an election held for that purpose, and that only qualified, property-taxpaying voters in such county shall vote thereon, provided further that such Hospital District shall assume full responsibility for providing medical and hospital care to needy inhabitants of the county, and thereafter such county and cities therein shall not levy any other tax for hospital purposes, and provided further that should such Hospital District construct, maintain and support a hospital or hospital system that the same shall never become a charge against the State of Texas nor shall any direct appropriation ever be made by the Legislature for the construction, maintenance or improvement of the said hospital or hospitals. Should the Legislature enact laws in anticipation of the adoption of this amendment, such Acts shall not be invalid because of their anticipatory character."

of Texas by adding thereto a new section to be known as Section 1, by providing that the Legislature may authorize the creation of county-wide Hospital Districts in certain counties if approved by the qualified property-taxpaying voters at an election held for that purpose within such District, prescribing the powers of such District, providing for the submission of the proposition to the qualified voters of the State of Texas at an election to be held on the first Tuesday after the first Monday in November, 1954, prescribing the form of ballot and providing for the necessary proclamation by the Governor and publication of notice.

Section 1. That Article IX of the Constitution of the State of Texas be, and the same is hereby amended, by adding thereto another section, to be designated as Section 4, which shall read as follows:

"Section 4. The Legislature may by law authorize the creation of county-wide Hospital Districts in counties having a population in excess of 190,000 and in Galveston County, with power to issue bonds for the purchase, acquisition, construction, maintenance and operation of any county-owned hospital, or where the hospital system is jointly operated by a county and city within the county, and to provide for the transfer to the county-wide Hospital District of the title to any land, building or equipment, jointly or separately owned, and for the assumption by the district of any outstanding bonded indebtedness heretofore issued by any county or city for the establishment of hospitals or hospital facilities, to levy a tax not to exceed seventy-five (\$75) cents on the One Hundred (\$100.00) Dollars valuation of all taxable property within such district, provided, however, that such district shall be approved at an election held for that purpose, and that only qualified, property-taxpaying voters in such county shall vote thereon, provided further that such Hospital District shall assume full responsibility for providing medical and hospital care to needy inhabitants of the county, and thereafter such county and cities therein shall not levy any other tax for hospital purposes, and provided further that should such Hospital District construct, maintain and support a hospital or hospital system that the same shall never become a charge against the State of Texas nor shall any direct appropriation ever be made by the Legislature for the construction, maintenance or improvement of the said hospital or hospitals. Should the Legislature enact laws in anticipation of the adoption of this amendment, such Acts shall not be invalid because of their anticipatory character."

Section 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified property-taxpaying voters of this State at the General Election to be held on the first Tuesday after the first Monday in November, 1954, at which election all ballots shall have printed thereon:

"FOR THE CONSTITUTIONAL AMENDMENT granting power to the Legislature to pass laws authorizing the creation of county-wide Hospital Districts in any county having a population in excess of 190,000 and in Galveston County, and to levy a hospital tax; and

"AGAINST THE CONSTITUTIONAL AMENDMENT granting power to the Legislature to authorize the creation of county-wide Hospital Districts in any county having a population in excess of 190,000 and in Galveston County, and to levy a hospital tax."

Section 3. The Governor shall issue the necessary proclamation for said election and have the same published as required by the Constitution and laws of this State. July 29, August 5, 12, 19

SENATE JOINT RESOLUTION No. 14 proposing an amendment to Article III of the Constitution of the State of Texas by adding thereto a new section, to be known as Section 52-b, prohibiting the Legislature from ever lending the credit of the State, or granting any public money, or assuming or otherwise discharging any indebtedness of any individual, person, firm, partnership, association, corporation, public agency or political subdivision of the State, now authorized, or which may hereafter be authorized to construct, maintain, or operate toll roads, or turnpikes within this State; and providing for the submission of the amendment to the voters of this State.

Section 52-b. The Legislature shall have no power or authority to in any manner lend the credit of the State, or grant any public money, or assume any indebtedness, present or future, bonded or otherwise, of any individual, person, firm, partnership, association, corporation, public agency or political subdivision of the State, now authorized, or which may hereafter be authorized to construct, maintain, or operate toll roads, or turnpikes within this State; and providing for the submission of the amendment to the voters of this State.

Section 1. That Article III of the Constitution of the State of Texas be and the same is hereby amended, by adding another Section thereto following Section 51f, to read as follows:

"Section 51g. The Legislature shall have the power to pass such laws as may be necessary to enable the State to enter into agreements with the Federal Government to obtain for proprietary employees of its political subdivisions coverage under the old-age and survivors insurance provisions of Title II of the Federal Social Security Act as amended; providing the Legislature may appropriate funds for the purpose of carrying out such agreement and may authorize the obligations necessary to obtain such coverage; prescribing the form of the ballot, providing for the proclamation and publication thereof.

RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article III of the Constitution of the State of Texas be and the same is hereby amended, by adding another Section thereto following Section 51f, to read as follows:

"Section 51g. The Legislature shall have the power to pass such laws as may be necessary to enable the State to enter into agreements with the Federal Government to obtain for proprietary employees of its political subdivisions coverage under the old-age and survivors insurance provisions of Title II of the Federal Social Security Act as amended; providing the Legislature may appropriate funds for the purpose of carrying out such agreement and may authorize the obligations necessary to obtain such coverage; prescribing the form of the ballot, providing for the proclamation and publication thereof.

RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article III of the Constitution of the State of Texas be and the same is hereby amended, by adding another Section thereto following Section 51f, to read as follows:

"Section 51g. The Legislature shall have the power to pass such laws as may be necessary to enable the State to enter into agreements with the Federal Government to obtain for proprietary employees of its political subdivisions coverage under the old-age and survivors insurance provisions of Title II of the Federal Social Security Act as amended; providing the Legislature may appropriate funds for the purpose of carrying out such agreement and may authorize the obligations necessary to obtain such coverage; prescribing the form of the ballot, providing for the proclamation and publication thereof.

RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article III of the Constitution of the State of Texas be and the same is hereby amended, by adding another Section thereto following Section 51f, to read as follows:

"Section 51g. The Legislature shall have the power to pass such laws as may be necessary to enable the State to enter into agreements with the Federal Government to obtain for proprietary employees of its political subdivisions coverage under the old-age and survivors insurance provisions of Title II of the Federal Social Security Act as amended; providing the Legislature may appropriate funds for the purpose of carrying out such agreement and may authorize the obligations necessary to obtain such coverage; prescribing the form of the ballot, providing for the proclamation and publication thereof.

RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article III of the Constitution of the State of Texas be and the same is hereby amended, by adding another Section thereto following Section 51f, to read as follows:

"Section 51g. The Legislature shall have the power to pass such laws as may be necessary to enable the State to enter into agreements with the Federal Government to obtain for proprietary employees of its political subdivisions coverage under the old-age and survivors insurance provisions of Title II of the Federal Social Security Act as amended; providing the Legislature may appropriate funds for the purpose of carrying out such agreement and may authorize the obligations necessary to obtain such coverage; prescribing the form of the ballot, providing for the proclamation and publication thereof.

RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article III of the Constitution of the State of Texas be and the same is hereby amended, by adding another Section thereto following Section 51f, to read as follows:

"Section 51g. The Legislature shall have the power to pass such laws as may be necessary to enable the State to enter into agreements with the Federal Government to obtain for proprietary employees of its political subdivisions coverage under the old-age and survivors insurance provisions of Title II of the Federal Social Security Act as amended; providing the Legislature may appropriate funds for the purpose of carrying out such agreement and may authorize the obligations necessary to obtain such coverage; prescribing the form of the ballot, providing for the proclamation and publication thereof.

RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article III of the Constitution of the State of Texas be and the same is hereby amended, by adding another Section thereto following Section 51f, to read as follows:

of Texas by adding thereto a new section to be known as Section 1, by providing that the Legislature may authorize the creation of county-wide Hospital Districts in certain counties if approved by the qualified property-taxpaying voters at an election held for that purpose within such District, prescribing the powers of such District, providing for the submission of the proposition to the qualified voters of the State of Texas at an election to be held on the first Tuesday after the first Monday in November, 1954, prescribing the form of ballot and providing for the necessary proclamation by the Governor and publication of notice.

Section 1. That Article IX of the Constitution of the State of Texas be, and the same is hereby amended, by adding thereto another section, to be designated as Section 4, which shall read as follows:

"Section 4. The Legislature may by law authorize the creation of county-wide Hospital Districts in counties having a population in excess of 190,000 and in Galveston County, with power to issue bonds for the purchase, acquisition, construction, maintenance and operation of any county-owned hospital, or where the hospital system is jointly operated by a county and city within the county, and to provide for the transfer to the county-wide Hospital District of the title to any land, building or equipment, jointly or separately owned, and for the assumption by the district of any outstanding bonded indebtedness heretofore issued by any county or city for the establishment of hospitals or hospital facilities, to levy a tax not to exceed seventy-five (\$75) cents on the One Hundred (\$100.00) Dollars valuation of all taxable property within such district, provided, however, that such district shall be approved at an election held for that purpose, and that only qualified, property-taxpaying voters in such county shall vote thereon, provided further that such Hospital District shall assume full responsibility for providing medical and hospital care to needy inhabitants of the county, and thereafter such county and cities therein shall not levy any other tax for hospital purposes, and provided further that should such Hospital District construct, maintain and support a hospital or hospital system that the same shall never become a charge against the State of Texas nor shall any direct appropriation ever be made by the Legislature for the construction, maintenance or improvement of the said hospital or hospitals. Should the Legislature enact laws in anticipation of the adoption of this amendment, such Acts shall not be invalid because of their anticipatory character."

Section 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified property-taxpaying voters of this State at the General Election to be held on the first Tuesday after the first Monday in November, 1954, at which election all ballots shall have printed thereon:

"FOR THE CONSTITUTIONAL AMENDMENT granting power to the Legislature to pass laws authorizing the creation of county-wide Hospital Districts in any county having a population in excess of 190,000 and in Galveston County, and to levy a hospital tax; and

"AGAINST THE CONSTITUTIONAL AMENDMENT granting power to the Legislature to authorize the creation of county-wide Hospital Districts in any county having a population in excess of 190,000 and in Galveston County, and to levy a hospital tax."

Section 3. The Governor shall issue the necessary proclamation for said election and have the same published as required by the Constitution and laws of this State. July 29, August 5, 12, 19

SENATE JOINT RESOLUTION No. 14 proposing an amendment to Article III of the Constitution of the State of Texas by adding thereto a new section, to be known as Section 52-b, prohibiting the Legislature from ever lending the credit of the State, or granting any public money, or assuming or otherwise discharging any indebtedness of any individual, person, firm, partnership, association, corporation, public agency or political subdivision of the State, now authorized, or which may hereafter be authorized to construct, maintain, or operate toll roads, or turnpikes within this State; and providing for the submission of the amendment to the voters of this State.

Section 52-b. The Legislature shall have no power or authority to in any manner lend the credit of the State, or grant any public money, or assume any indebtedness, present or future, bonded or otherwise, of any individual, person, firm, partnership, association, corporation, public agency or political subdivision of the State, now authorized, or which may hereafter be authorized to construct, maintain, or operate toll roads, or turnpikes within this State; and providing for the submission of the amendment to the voters of this State.

Section 1. That Article III of the Constitution of the State of Texas be and the same is hereby amended, by adding another Section thereto following Section 51f, to read as follows:

"Section 51g. The Legislature shall have the power to pass such laws as may be necessary to enable the State to enter into agreements with the Federal Government to obtain for proprietary employees of its political subdivisions coverage under the old-age and survivors insurance provisions of Title II of the Federal Social Security Act as amended; providing the Legislature may appropriate funds for the purpose of carrying out such agreement and may authorize the obligations necessary to obtain such coverage; prescribing the form of the ballot, providing for the proclamation and publication thereof.

RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article III of the Constitution of the State of Texas be and the same is hereby amended, by adding another Section thereto following Section 51f, to read as follows:

"Section 51g. The Legislature shall have the power to pass such laws as may be necessary to enable the State to enter into agreements with the Federal Government to obtain for proprietary employees of its political subdivisions coverage under the old-age and survivors insurance provisions of Title II of the Federal Social Security Act as amended; providing the Legislature may appropriate funds for the purpose of carrying out such agreement and may authorize the obligations necessary to obtain such coverage; prescribing the form of the ballot, providing for the proclamation and publication thereof.

RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article III of the Constitution of the State of Texas be and the same is hereby amended, by adding another Section thereto following Section 51f, to read as follows:

"Section 51g. The Legislature shall have the power to pass such laws as may be necessary to enable the State to enter into agreements with the Federal Government to obtain for proprietary employees of its political subdivisions coverage under the old-age and survivors insurance provisions of Title II of the Federal Social Security Act as amended; providing the Legislature may appropriate funds for the purpose of carrying out such agreement and may authorize the obligations necessary to obtain such coverage; prescribing the form of the ballot, providing for the proclamation and publication thereof.

RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article III of the Constitution of the State of Texas be and the same is hereby amended, by adding another Section thereto following Section 51f, to read as follows:

"Section 51g. The Legislature shall have the power to pass such laws as may be necessary to enable the State to enter into agreements with the Federal Government to obtain for proprietary employees of its political subdivisions coverage under the old-age and survivors insurance provisions of Title II of the Federal Social Security Act as amended; providing the Legislature may appropriate funds for the purpose of carrying out such agreement and may authorize the obligations necessary to obtain such coverage; prescribing the form of the ballot, providing for the proclamation and publication thereof.

RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article III of the Constitution of the State of Texas be and the same is hereby amended, by adding another Section thereto following Section 51f, to read as follows:

"Section 51g. The Legislature shall have the power to pass such laws as may be necessary to enable the State to enter into agreements with the Federal Government to obtain for proprietary employees of its political subdivisions coverage under the old-age and survivors insurance provisions of Title II of the Federal Social Security Act as amended; providing the Legislature may appropriate funds for the purpose of carrying out such agreement and may authorize the obligations necessary to obtain such coverage; prescribing the form of the ballot, providing for the proclamation and publication thereof.

RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article III of the Constitution of the State of Texas be and the same is hereby amended, by adding another Section thereto following Section 51f, to read as follows:

"Section 51g. The Legislature shall have the power to pass such laws as may be necessary to enable the State to enter into agreements with the Federal Government to obtain for proprietary employees of its political subdivisions coverage under the old-age and survivors insurance provisions of Title II of the Federal Social Security Act as amended; providing the Legislature may appropriate funds for the purpose of carrying out such agreement and may authorize the obligations necessary to obtain such coverage; prescribing the form of the ballot, providing for the proclamation and publication thereof.

RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article III of the Constitution of the State of Texas be and the same is hereby amended, by adding another Section thereto following Section 51f, to read as follows:

Roaring Springs News

Mrs. L. E. Cooper, Correspondent (delayed)

Mrs. Hazel Gerrell's children, Albert and Marian of Carlisbad, N. M. spent the week-end here with her sister-in-law and husband, Mr. and Mrs. J. D. Mitchell. Mr. and Mrs. Clark Forbes were Sunday guests of the Mitchells. Mesdames Gerrells and Forbes are cousins.

Mr. and Mrs. Merle Parker of Jacksonville, visited here Sunday. They were enroute to Antonio.

Mrs. Hansel Pierce and sons, Mike and Handy of Jacksonville are guests of her parents, Mr. and Mrs. N. M. Gary.

Mrs. Ethel Hicks spent several days in Petersburg with her daughter and son-in-law, Mr. and Mrs. Bob Scarborough.

Mrs. Kathryn Baldrich, Mrs. Virginia Carberry and Mrs. Ralph C. Jalla of Providence, R. I. visited Monday and Tuesday with Mr. and Mrs. Melvin Thacker.

Mrs. J. P. Moss of Floydada, visited relatives here Saturday.

Misses Barbara and Robbie Marlar of Crosbyton were recent visitors in the home of Mr. and Mrs. John Burnett.

BRIDAL SHOWER Mrs. Kenneth Young was honored with a bridal shower in the home of Mrs. Forrest Ragland of Roaring Springs, Tuesday, July 20. Hostesses were: Mesdames L. D. Norris, Joe Rose, Charlie Gage, D. T. Smiley and W. H. Rigby.

The honoree received many lovely and useful gifts. Refreshments of cake and punch were served to fifty guests. A number sent gifts, who were unable to attend.

IN APPRECIATION I wish to thank all who have been so kind and thoughtful while I have been in the hospital. Thanks a million for the cards, gifts and flowers, and especially to those who visited me. Myrna Bailey.

Recent fishing party at Cowles, N. M., included Tom Spears of Flomont, and J. R. Berryman, L. H. Diriekan in addition to the Messrs. Pitts, Ford and Stapleton. It was learned this week. The Tribune regrets the omission in last week's issue.

SENATE JOINT RESOLUTION No. 14 proposing an amendment to Article III of the Constitution of the State of Texas by adding thereto a new section, to be known as Section 52-b, prohibiting the Legislature from ever lending the credit of the State, or granting any public money, or assuming or otherwise discharging any indebtedness of any individual, person, firm, partnership, association, corporation, public agency or political subdivision of the State, now authorized, or which may hereafter be authorized to construct, maintain, or operate toll roads, or turnpikes within this State; and providing for the submission of the amendment to the voters of this State.

Section 52-b. The Legislature shall have no power or authority to in any manner lend the credit of the State, or grant any public money, or assume any indebtedness, present or future, bonded or otherwise, of any individual, person, firm, partnership, association, corporation, public agency or political subdivision of the State, now authorized, or which may hereafter be authorized to construct, maintain, or operate toll roads, or turnpikes within this State; and providing for the submission of the amendment to the voters of this State.

Section 1. That Article III of the Constitution of the State of Texas be and the same is hereby amended, by adding another Section thereto following Section 51f, to read as follows:

"Section 51g. The Legislature shall have the power to pass such laws as may be necessary to enable the State to enter into agreements with the Federal Government to obtain for proprietary employees of its political subdivisions coverage under the old-age and survivors insurance provisions of Title II of the Federal Social Security Act



**SENATE JOINT RESOLUTION No. 5**

proposing an amendment to the Constitution of the State of Texas to fix the salary of the Governor, Attorney General, Comptroller of Public Accounts, Treasurer, Commissioner of General Land Office and Secretary of State, providing that such salaries shall not be fixed in an amount less than that provided in the Constitution on January 1, 1954, fixing the per diem of the members of the Legislature at \$25.00 per day for 120 days only, and providing for the submission of the application to a vote of the people, and directing the Governor to issue the necessary proclamation.

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

Section 1. That Section 5 of Article 4 of the Constitution of the State of Texas be amended so as to hereafter read as follows:

Section 2. That Section 22 of Article 4 of the Constitution of the State of Texas be amended so as to hereafter read as follows:

Section 3. That Section 23 of Article 4 of the Constitution of the State of Texas be amended so as to hereafter read as follows:

Section 23. The Comptroller of Public Accounts, the Treasurer, and the Commissioner of the General Land Office shall each hold office for the term of two years and until his successor is qualified, receive an annual salary in an amount to be fixed by the Legislature; reside at the Capital of the State during his term of office, and perform such duties as are or may be required by law. They and the Secretary of State shall not receive for their own use any fees, costs or expenses of office. All fees that may be payable by law for any service performed by any officer specified in this section or in his office, shall be paid, when received, into the State Treasury.

Section 21. There shall be a Secretary of State, who shall be appointed by the Governor, by and with the advice and consent of the Senate, and who shall continue in office during the term of service of the Governor. He shall authenticate the publication of the laws, and keep a fair register of all official acts and proceedings of the Governor, and shall, when required, lay

the same and all papers, minutes and vouchers relative thereto, before the Legislature, or either House thereof, and shall perform such other duties as may be required by law. He shall receive for his services an annual salary in an amount to be fixed by the Legislature.

Section 5. That Article 3 of the Constitution of the State of Texas be amended by adding a new section there to which shall read as follows:

"Section 61. The Legislature shall not fix the salary of the Governor, Attorney General, Comptroller of Public Accounts, the Treasurer, Commissioner of the General Land Office or Secretary of State at a sum less than that fixed for such officials in the Constitution on January 1, 1953."

Section 6. That Section 24 of Article 3 of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Section 24. Members of the Legislature shall receive from the public Treasury a per diem of not exceeding Twenty-five (\$25.00) Dollars per day for the first 120 days only of each session of the Legislature.

"In addition to the per diem the members of each House shall be entitled to mileage in going to and returning from the seat of government, which mileage shall not exceed \$2.50 for every 25 miles, the distance to be computed by the nearest and most direct route of travel, from a table of distances prepared by the Comptroller, to each county seat now or hereafter to be established; no member to be entitled to mileage for any extra session that may be called within one day after the adjournment of a regular or called session."

Section 7. Said proposed Constitutional Amendments shall be submitted to a vote of the qualified electors of this State on the first Tuesday after the first Monday in November, 1954, at which election all ballots shall have printed thereon:

"FOR THE AMENDMENTS TO THE STATE CONSTITUTION PROVIDING THAT THE SALARIES OF THE GOVERNOR, THE ATTORNEY GENERAL, THE COMPTROLLER OF PUBLIC ACCOUNTS, THE STATE TREASURER, THE COMMISSIONER OF THE GENERAL LAND OFFICE, AND THE SECRETARY OF STATE BE FIXED BY THE LEGISLATURE AND THAT THE PER DIEM OF THE MEMBERS OF THE LEGISLATURE BE FIXED AT TWENTY-FIVE (\$25.00) DOLLARS PER DAY FOR 120 DAYS ONLY."

And those voters opposing said proposed Amendments shall write or have printed on their ballots the words:

"AGAINST THE AMENDMENTS TO THE STATE CONSTITUTION PROVIDING THAT THE SALARIES OF THE GOVERNOR, THE ATTORNEY GENERAL, THE COMPTROLLER OF PUBLIC ACCOUNTS, THE STATE TREASURER, THE COMMISSIONER OF THE GENERAL LAND OFFICE, AND THE SECRETARY OF STATE BE FIXED BY THE LEGISLATURE, AND THAT THE PER DIEM OF THE MEMBERS OF THE LEGISLATURE BE FIXED AT TWENTY-FIVE (\$25.00) DOLLARS PER DAY FOR 120 DAYS ONLY."

Section 8. The Governor of the State of Texas is hereby directed to issue the necessary Proclamation for said election and to have same published as required by the Constitution and laws of this State.

July 29, August 5, 12, 19

**SENATE JOINT RESOLUTION No. 6**

Proposing an amendment to the Constitution of Texas by adding to

Article XVI thereof a new section, to be numbered 63, providing for crediting to members of either the Teacher Retirement System or the Employees Retirement System of Texas all services rendered, as either a teacher, or person employed in the public schools, colleges, and universities of the State, or as an appointive officer or employee of the State, for retirement benefits under either of said Systems.

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

Section 1. That Article XVI of the Constitution of the State of Texas be amended by adding thereto a new section, to be numbered 63, which shall read as follows:

"Section 63. Qualified members of the Teacher Retirement System, in addition to the benefits allowed them under the Teacher Retirement System shall be entitled to credit in the Employees Retirement System for all services, including prior service and membership service, earned or rendered by them as an appointive officer or employee of the State. Likewise, qualified members of the Employees Retirement System shall be entitled to credit in the Teacher Retirement System for all services, including prior service and membership service, earned or rendered by them as a teacher or person employed in the public schools, colleges, and universities supported wholly or partly by the State."

Section 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this State at an election to be held throughout the State on the first Tuesday after the first Monday in November, 1954, at which election all ballots shall have printed thereon:

"FOR THE CONSTITUTIONAL AMENDMENT PROVIDING FOR CREDITING TO MEMBERS OF EITHER THE TEACHER RETIREMENT SYSTEM OR THE EMPLOYEES RETIREMENT SYSTEM OF TEXAS ALL SERVICES RENDERED, AS EITHER A TEACHER, OR PERSON EMPLOYED IN THE PUBLIC SCHOOLS, COLLEGES, AND UNIVERSITIES OF THE STATE, OR AS AN APPOINTIVE OFFICER OR EMPLOYEE OF THE STATE, FOR RETIREMENT BENEFITS UNDER EITHER OF SAID SYSTEMS."

"AGAINST THE CONSTITUTIONAL AMENDMENT PROVIDING FOR CREDITING TO MEMBERS OF EITHER THE TEACHER RETIREMENT SYSTEM OR THE EMPLOYEES RETIREMENT SYSTEM OF TEXAS ALL SERVICES RENDERED, AS EITHER A TEACHER, OR PERSON EMPLOYED IN THE PUBLIC SCHOOLS, COLLEGES, AND UNIVERSITIES OF THE STATE, OR AS AN APPOINTIVE OFFICER OR EMPLOYEE OF THE STATE, FOR RETIREMENT BENEFITS UNDER EITHER OF SAID SYSTEMS."

Section 3. The Governor shall issue the necessary proclamation for said election and have the same published as required by the Constitution and laws of this State.

July 29, August 5, 12, 19

**HOUSE JOINT RESOLUTION No. 8**

proposing an amendment to the Constitution of the State of Texas by adding Section 16a to Article VIII to provide that in counties of less than ten thousand (10,000) inhabitants, as determined by the last preceding census of the United States, elections may be held to provide for an Assessor-Collector of Taxes; providing for submission of this Amendment to the voters of Texas; and providing the time, means and manner thereof.

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

Section 1. That Section 16a shall be added to Article VIII of the Constitution of Texas so as to read as follows:

"Section 16a. In any county having a population of less than ten thousand (10,000) inhabitants, as determined by the last preceding census of the United States, the Commissioners Court may submit to the qualified property taxpayers and voters of such county at an election the question of adding an Assessor-Collector of Taxes to the list of authorized county officials. If a majority of such voters voting in such election shall approve of adding an Assessor-Collector of Taxes to such list, then such official shall be elected at the next General

Tribune, Matador, Motley County, Texas, Thursday, August 5, 1954

Election for such Constitutional term of office as is provided for other Tax Assessor-Collectors in this State."

Section 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of the State at the General Election to be held throughout the State on the first Tuesday after the first Monday in November, 1954, at which election all ballots shall have written or printed thereon the following:

"FOR THE CONSTITUTIONAL AMENDMENT PERMITTING ELECTIONS IN COUNTIES OF LESS THAN TEN THOUSAND (10,000) INHABITANTS TO PROVIDE FOR AN ASSESSOR-COLLECTOR OF TAXES, AND AGAINST THE CONSTITUTIONAL AMENDMENT PERMITTING ELECTIONS IN COUNTIES OF LESS THAN TEN THOUSAND (10,000) INHABITANTS TO PROVIDE FOR AN ASSESSOR-COLLECTOR OF TAXES."

If it appears from the returns of said election that a majority of said voters cast are in favor of said Amendment, the same shall become a part of the State Constitution.

Section 3. The Governor shall issue the necessary proclamation for said election and have the same published as required by the Constitution and laws of this State.

July 29, August 5, 12, 19

**FLOMOT NEWS**

Mrs. A. L. Eubanks Correspondent Phone 3674, Turkey Line

Miss Diana Haden has returned to her home in Dallas, after spending the past five weeks with her grandparents, Mr. and Mrs. W. T. Ross.

Rev. and Mrs. A. L. Eubanks visited relatives and friends in Wichita Falls. Rev. Eubanks and his son-in-law, Jack Ormsby, made a trip to Brownwood, on business.

Mr. and Mrs. Guy Hammons left last week on their vacation which will include visits to Arkansas and Louisiana, after visiting in Dallas. They were accompanied by Mrs. Joe Stephens of Matador.

Mrs. J. A. Amnett of Floydada is here this week visiting her daughter, Mrs. Earl Whitaker and family.

Pat Green of Matador visited with the Art Green family Sunday and attended Sunday School and church services at the First Baptist church, with Danny Green.

Mr. and Mrs. Ivy Duncan and family visited Sunday in the home of Mrs. Howard Gwinn of Matador and attended church in Matador at the Assembly of God.

Mrs. Houston Gunn has been visiting relatives and friends at Allen, Okla., the past week.

Mr. and Mrs. John L. Wilmoth and daughters, Nancy, Patsy and Norma were in Lubbock on business Thursday.

Harley Gunn, Cora Gail Gunn, Ben Tanner and daughters, Ray Nell and Beggie Beth were in Lubbock, Wednesday.

Hop Lewis of Lubbock visited in the home of Miss Ray Nell Tanner, Saturday.

Mr. and Mrs. Austin Tanner and girls took Winnie McGraw home to Petersburg, last Thursday.

Mrs. Kit Washington and Mr. and Mrs. Wendell Morris visited overnight Monday with the Bannell Washington family.

Mrs. Harley Gunn and Mrs. A. L. Tanner visited in Plainview last Tuesday with their mother, Mrs. A. S. Morris.

Mr. and Mrs. Harley Gunn visited Mrs. Gunn's sister and family, Mr. and Mrs. Frank Garrett in Plainview Sunday.

Mrs. R. H. Tanner of Crowell, visited last Monday with the A. L. Tanner, Perry Barham and Ben Tanner families.

Rev. and Mrs. Morton were visitors Sunday in the G. D. Pope home. Rev. Morton is pastor of the Flomot and Whiteflat Methodist churches.

Mr. and Mrs. Clyde Amnett and children of Loop, visited

Sunday with her parents, Mr. and Mrs. R. W. Amick. Their two daughters remained for a longer visit with their grandparents.

Mrs. P. A. Simpson and son, Gayland of Northfield, also Mr. and Mrs. Wilson Bourland and Dan of Lubbock, were visitors Thursday with their parents, Mr. and Mrs. F. S. Bourland.

Mrs. Maudie Marler has returned home from her two week's vacation at Yellowstone National Park. She reported a grand time, visiting in eight different states, but is glad to get back home.

Out-of-town visitors at the First Baptist Church Sunday, included Mr. and Mrs. Clyde Amnett and children of Loop, and Mrs. J. A. Amnett of Floydada.

**SENATE JOINT RESOLUTION No. 7**

proposing an amendment to the Constitution of the State of Texas, amending Article III, Section 51a, providing that the Legislature shall have the power to provide assistance to and provide for the payment of same to actual bona fide citizens of Texas who are needy aged persons over the age of sixty-five (65) years, needy blind persons over the age of twenty-one (21) years, and needy children under the age of sixteen (16) years; providing for the acceptance of financial aid from the government of the United States for such assistance; providing that the payments of such assistance from State funds shall never exceed either the payments from Federal funds or a total of more than Forty-two Million (\$42,000,000.00) Dollars per year; providing for enactment of laws to make lists of recipients of aid available for inspection; providing for the necessary election, form of ballot, proclamation, and publication, and making an appropriation to defray the necessary expenses of proclamation, publication, and holding the election.

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

Section 1. That Section 51a of Article III of the Constitution of the State of Texas, be amended and the same is hereby amended, so that the same shall hereafter read as follows:

"Section 51a. The Legislature shall have the power, by General Laws, to provide, subject to limitations and restrictions herein contained, and such other limitations, restrictions and regulations as may be provided by the Legislature, to provide for the payment of assistance to:

"(1) Needy aged persons who are actual bona fide citizens of Texas and who are over the age of sixty-five (65) years; provided that no such assistance shall be paid to any inmate of any State supported institution, while such inmate, or to any person who shall not have actually resided in Texas for at least five (5) years during the nine (9) years immediately preceding the application for such assistance and continuously for one (1) year immediately preceding such application; provided that the maximum payment per month from State funds shall not be more than Twenty (\$20.00) Dollars per month.

"(2) Needy blind persons who are actual bona fide citizens of Texas and are over the age of twenty-one (21) years; provided that no such assistance shall be paid to any inmate of any State supported institution, while such inmate, or to any person who shall not have actually resided in Texas for at least five (5) years during the nine (9) years immediately preceding the application for such assistance and continuously for one (1) year immediately preceding such application.

"(3) Needy children who are actual bona fide citizens of Texas and are under the age of sixteen (16) years; provided that no such assistance shall be paid on account of any child over one (1) year old who has not continuously resided in Texas for one (1) year immediately preceding the application for such assistance, or on account of any child under the age of one (1) year whose mother has not continuously resided in Texas for one (1) year immediately preceding such application.

"The Legislature shall have the authority to accept from the Federal government of the United States such financial aid for the assistance of the needy aged, needy blind, and needy children as such government may offer not inconsistent with restrictions herein set forth; provided however, that the amount of such assistance out of State funds to each person assisted shall never exceed the amount so expended out of Federal funds; and provided further, that the total amount of money to be expended out of State funds for such assistance to the needy aged, needy blind, and needy children shall never exceed the sum of Forty-two Million (\$42,000,000.00) Dollars per year."

Should the Legislature enact enabling laws and provide an additional appropriation hereto in anticipation of the adoption of this amendment, such Acts shall not be invalid by reason of their anticipatory character.

July 29, August 5, 12, 19

The Legislature shall enact appropriate laws to make lists of the recipients of aid hereunder available for inspection.

Section 2. The foregoing Constitutional amendment shall be submitted to the qualified electors of Texas at a special election to be held throughout the State of Texas on the 2nd day of November, 1954, at which election there shall be printed on such ballot the following clause:

"FOR THE AMENDMENT TO THE CONSTITUTION GIVING THE LEGISLATURE THE POWER TO SET UP A SYSTEM OF PAYMENTS OF OLD AGE ASSISTANCE TO THOSE ABOVE SIXTY-FIVE (65) YEARS OF AGE; PROVIDED THAT MONTHLY PAYMENTS FROM STATE FUNDS TO ANY ONE PERSON MAY BE IN VALID AMOUNTS BASED ON NEED, THAT THE MAXIMUM PAYMENT PER MONTH PER PERSON FROM STATE FUNDS SHALL NOT BE MORE THAN TWENTY (\$20.00) DOLLARS PER MONTH; GIVING THE LEGISLATURE THE POWER TO SET UP A SYSTEM OF PAYMENTS OF OLD AGE ASSISTANCE TO THOSE ABOVE SIXTY-FIVE (65) YEARS OF AGE; GIVING THE LEGISLATURE THE POWER TO SET UP A SYSTEM OF PAYMENTS TO NEEDY CHILDREN UNDER SIXTEEN (16) YEARS OF AGE; PROVIDING FOR THE EXPENDITURE OF FUNDS FROM THE FEDERAL GOVERNMENT, LIMITING THE TOTAL AMOUNT WHICH MAY BE EXPENDED FOR SUCH ASSISTANCE OUT OF STATE FUNDS; AND PROVIDING CONDITIONS AS TO RESIDENCE WITHIN THE STATE IN ORDER TO BECOME ELIGIBLE TO RECEIVE ASSISTANCE;"

"AGAINST THE AMENDMENT TO THE CONSTITUTION GIVING THE LEGISLATURE THE POWER TO SET UP A SYSTEM OF PAYMENTS OF OLD AGE ASSISTANCE TO THOSE ABOVE SIXTY-FIVE (65) YEARS OF AGE; PROVIDED THAT MONTHLY PAYMENTS FROM STATE FUNDS TO ANY ONE PERSON MAY BE IN VALID AMOUNTS BASED ON NEED, THAT THE MAXIMUM PAYMENT PER MONTH PER PERSON FROM STATE FUNDS SHALL NOT BE MORE THAN TWENTY (\$20.00) DOLLARS PER MONTH; GIVING THE LEGISLATURE THE POWER TO SET UP A SYSTEM OF PAYMENTS OF OLD AGE ASSISTANCE TO THOSE ABOVE SIXTY-FIVE (65) YEARS OF AGE; GIVING THE LEGISLATURE THE POWER TO SET UP A SYSTEM OF PAYMENTS TO NEEDY CHILDREN UNDER SIXTEEN (16) YEARS OF AGE; PROVIDING FOR THE EXPENDITURE OF FUNDS FROM THE FEDERAL GOVERNMENT, LIMITING THE TOTAL AMOUNT WHICH MAY BE EXPENDED FOR SUCH ASSISTANCE OUT OF STATE FUNDS; AND PROVIDING CONDITIONS AS TO RESIDENCE WITHIN THE STATE IN ORDER TO BECOME ELIGIBLE TO RECEIVE ASSISTANCE;"

Section 3. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for said election and have the same published and held as required by the Constitution and the laws of the State of Texas.

July 29, August 5, 12, 19

**"Three Ways to beat the heat!"**



**SLEEP IN COMFORT - Electric room air conditioners help keep bedrooms cool.**



**WORK IN COMFORT - electric range helps keep cook and kitchen cooler.**



**RELAX IN COMFORT in your air conditioned living room.**

**MORE COMFORT WHEN YOU LIVE ELECTRICALLY!**

*\*Electric service, today's biggest bargain. In West Texas homes, the average cost of a kilowatt-hour of electric service is 22% less than it was 10 years ago.*

**West Texas Utilities Company**

**"SECURITY IS YOURS" WITH INSURANCE**

**WE ARE AGENTS FOR FIRE - WINDSTORM AUTO - POLIO - LIFE HOSPITALIZATION INSURANCE WITH STOCK COMPANIES ONLY**

**BONDS OF ALL KINDS**

**BILL DIPKIN Insurance Agency**

First State Bank Building Phone 300

**Dr. B. J. Welch WILL BE IN MATADOR WEDNESDAY August 18th. TO FIT GLASSES AT MOTLEY HOTEL**

**DRS. CAULEY and WELCH OPTOMETRISTS**

1114 AVE. L - PHONE 5-7180 - LUBBOCK



HOUSE JOINT RESOLUTION NO. 16

proposing an Amendment to Section 19 of Article XVI of the Constitution of the State of Texas to provide that the qualifications for service on grand and petit juries shall not be denied or abridged by reason of sex, providing for an election and the issuance of a proclamation therefor.

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

Section 1. That Section 19 of Article XVI of the Constitution of the State of Texas be amended so as hereinafter to read as follows:

Section 19. The Legislature shall prescribe by law the qualifications of grand and petit juries; provided that neither the right nor the duty to serve on grand and petit juries shall be denied or abridged by reason of sex. Whenever in the Constitution the term 'men' is used in reference to grand or petit juries, such term shall include persons of the female as well as the male sex.

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1954, at which election all ballots shall have written or printed thereon, or in counties using voting machines, such machines shall provide for the following:

"FOR the Constitutional Amendment to require women to serve on juries."

"AGAINST the Constitutional Amendment to require women to serve on juries."

Each voter shall cast his vote for or against such Constitutional Amendment either by marking out one of said clauses on the ballot and leaving the one expressing his vote on the proposed Amendment, or by placing an "X" in an appropriate blank by the side of the clause on the ballot expressing his vote; this latter method to be used in all instances where voting machines are used, and if it shall appear from the returns of said election that a majority of the voters cast are in favor of said Amendment, the same shall become a part of the Constitution of the State of Texas.

Sec. 3. The Governor of Texas shall issue the necessary proclamation for said election and shall have notice of same published in the manner for the length of time as required by the Constitution and Laws of this State.

July 29, August 5, 12, 19

SENATE JOINT RESOLUTION NO. 10

proposing an amendment to the Constitution of the State of Texas creating the State Building Commission and determining the membership thereof, creating the State Building Fund, providing for the surplus in the Confederate Pension Fund to be transferred annually to the State Building Fund; providing for the expenditure of such fund under the direction of the Legislature, providing for the expenditure of a limited amount of the building fund for the erection of memorials under certain conditions and limitations, providing for an election thereon, the proclamation of such election, and the form of ballot.

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

Section 1. Article III of the Constitution of the State of Texas shall be amended by adding thereto a new section to be known as Section 51-b and reading as follows:

"Section 51-b. (a) The State Building Commission is hereby created. Its membership shall consist of the Governor, the Attorney General and the Chairman of the

Board of Control. The Legislature may provide by law for some other State official to be a member of this Commission in lieu of the Chairman of the Board of Control, and in the event said State official has not already been confirmed by the Senate as such State official he shall be so confirmed as a member of the State Building Commission in the same manner that other State officials are confirmed.

"(b) The State Building Fund is hereby created. On or before the first day of January following the adoption of this amendment, and each year thereafter, the Comptroller of Public Accounts shall certify to the State Treasurer the amount of money necessary to pay Confederate pensions for the ensuing calendar year as provided by the constitution and laws of this State. Thereupon each year the State Treasurer shall transfer forthwith from the Confederate Pension Fund to the State Building Fund all money except that needed to pay the Confederate pensions as certified by the Comptroller. This provision is self-enacting. The State Building Fund shall be expended by the Commission upon appropriation by the Legislature for the uses and purposes set forth in subdivision (c) hereof.

"(c) Under such terms and conditions as are now or may hereafter be provided by law, the Commission may acquire necessary real and personal property, salvage and dispose of property unsuitable for State purposes, modernize, remodel, build and equip building for State purposes, and negotiate and make contracts necessary to carry out and effectuate the purposes herein mentioned.

"The first major structure erected from the State Building Fund shall be known and designated as a memorial to the Texans who served in the Armed Forces of the Confederate States of America, and shall be devoted to the use and occupancy of the Supreme Court and such other courts and State agencies as may be provided by law. The second major structure erected from the State Building Fund shall be a State office building and shall be used by whatever State agencies as may be provided by law.

"Under such terms and conditions as are now or may hereafter be provided by law, the State Building Commission may expend not exceeding five (5%) percent of the moneys available to it in any one year, for the purpose of erecting memorials to the Texans who served in the Armed Forces of the Confederate States of America. Said memorials may be upon battlefields or other suitable places within or without the boundaries of this State. The authorization for expenditures for memorials herein mentioned shall cease as of December 31, 1965.

"Under such terms and conditions as are now or may hereafter be permitted by law, the State Building Commission may expend not exceeding Thirty Thousand (\$30,000.00) Dollars in the aggregate for the purpose of erecting memorials to the Texans who served in the Armed Forces of the Republic in the Texas War for Independence. Said memorials may be erected upon battlefields, in cemeteries, or other suitable places within or without the boundaries of this State. The authorization for expenditures for memorials herein mentioned shall cease as of December 31, 1965.

"(d) The State ad valorem tax on property of Two (2%) Cents on the One Hundred (\$100.00) Dollar valuation now levied under Section 51 of Article III of the Constitution as amended by Section 17, of Article VII (adopted in 1947) is hereby specifically levied for the purposes

of continuing the payment of Confederate pensions as provided under Article III, Section 51, and for the establishment and continued maintenance of the State Building Fund hereby created.

"(e) Should the 53rd Legislature enact a law or laws in anticipation of the adoption of this amendment, such shall not be invalid by reason of their anticipatory character."

Sec. 2. The foregoing amendment shall be submitted to a vote of the qualified electors of Texas at the general election to be held throughout the State on the first Tuesday after the first Monday in November, 1954, at which election those favoring such amendment shall have printed or written on their ballots the following:

"FOR the amendment transferring that portion of the Confederate Pension Fund not needed for the payment of Confederate pensions to the State Building Fund to be used for State building purposes as may be provided by law, and also permitting not more than six (6%) percent of such fund to be used for memorials for Texans who served in the Texas Revolution and in the armed forces of the Confederate States.

Those opposing such amendment shall have printed or written on their ballot the following:

"AGAINST the amendment transferring that portion of the Confederate Pension Fund not needed for the payment of Confederate pensions to the State Building Fund to be used for State building purposes as may be provided by law, and also permitting not more than six (6%) percent of such fund to be used for memorials for Texans who served in the Texas Revolution and in the armed forces of the Confederate States.

Sec. 3. The Governor shall issue the necessary proclamation for such election, and shall have the amendment published as required by the Constitution and laws of the State of Texas.

July 29, August 5, 12, 19

Local Items

Mrs. Emmett Dooley of Floydada came last Tuesday to the bedside of her mother, Mrs. A. B. Groves, a patient in Stanley Hospital.

Donald Reeves of Amarillo spent the week-end here with his parents, Rep and Mrs. Elbert Reeves recently.

Scott Dooley of Sunray, visited here during last week-end, returned there last Tuesday after visiting her mother, Mrs. W. E. Reeves and other relatives here during the week-end.

Miss Lee and Vee Harmon of Roaring Springs were visiting with their sister, Mrs. Alfred Cooper and family of Whiteflat, last week.

Mr. and Mrs. W. J. Griffith of Lockney were recent visitors with her brother and family, Rev. and Mrs. M. G. Brotherton.

Mrs. Sallie Wells visited in Amarillo over the week-end with her daughter and family, Mr. and Mrs. A. E. Duncan. She accompanied Mrs. Walter Russell, who visited Mr. Russell at Veteran's Hospital.

Miss Ann Giesecke of Floydada visited with friends here Monday, accompanying her father, C. W. Giesecke, who was attending to business.

Graham Mosley of Chandler, Arizona, is visiting here this week in the W. L. McWilliams and Varner McWilliams homes.

Shivers Expresses Thanks For Votes

Expressing gratitude for the support that gave him a near-majority vote in the July primary, Governor Allan Shivers opened a runoff campaign for re-election this week, confident of victory.

"There is no question that we can and will win," the Governor said, as he announced plans for an around-the-clock battle.

"I'm going to wage an all-out campaign personally," he said, "many of my friends over the state promise they will do the same. I will continue to discuss the issues and there will be no mud-slinging."

The Governor made his first statewide radio broadcast since the election on Tuesday night. He discussed the drought, emergency relief steps which are being taken to relieve drought conditions, and water and soil conservation.

Discussing the runoff campaign earlier in the week, the Governor said, "All we need to do is to get our vote to win. It just takes work and there is no substitute for it, in a campaign or in anything else."

The Governor indicated his efforts for re-election in the August primary would utilize such standard campaign devices as personal speeches, solicitations and contacts, including the ever-popular stump speaking as well as newspaper advertising, radio and television.

Analyzing the balloting in the first primary, the Governor said the returns proved his charge that his opponent was a "captive candidate" of the CIO and NAACP.

Ralph Yarborough carried every large CIO box. Shivers said, and every Negro precinct by ten, twenty to one.

"But I carried his home box three to one," the Governor pointed out.

Shivers appraised the basic issue of the runoff thusly: "The people have a choice of two types of government—one of strife and discord, not only among the people of Texas but in the Legislature and state government, or one of cooperation such as I have had, working for all segments of Texas."

"At stake is whether the people want to attract more industry for more jobs or double the tax rate, whether to continue a middle-of-the-road policy as I have, or have one in office who will turn the Texas government over to specialized segments of the population, particularly the CIO and negro groups."

As for his stand on segregation, the Governor reiterated he wanted schools for Negroes just as good as the best for white students. "Texas has spent more money on negro schools during my administration than in any comparable period, but Texas are not ready to abolish segregation in public schools, and so long as I am Governor, Texas is not going to abolish segregation in its public schools."

Mr. and Mrs. W. C. Gruber and son, Lee of Austin, visited here during the week-end in the home of her uncle and aunt, Mr. and Mrs. J. R. Whitworth.

Warren Patton of Price, Utah, visited here last week with his mother, Mrs. Bessie Patton.

Matador IOOF Lodge Meets every Tuesday night.

Earl Thompson, Noble Grand. Ralph Nichols, Secretary. Visiting brothers welcome.

TIDMORE IS NAMED AIRMAN OF MONTH

Minister and Mrs. J. B. Tidmore received word last week that their son, Sgt. Jack B. Tidmore has again been named "Airman of the Month", at Tinker AFB Oklahoma City, Okla.

Prior to this Sgt. Tidmore had received this honor twice at Ashiya AFB, Japan.

RECENT VISITORS

Visiting recently with Mrs. A. A. Tipton were two nieces, Mrs. Andrew Jones of Portales, N. M. and Mrs. Reece Kell of Flomot, and a sister-in-law, Mrs. Lizzie Crowell of Flomot.

ON VACATION TRIP

A family group leaving early Sunday for Creed, Colorado on a vacation trip, included Mr. and Mrs. Pat Sheridan, with their son and family, Mr. and Mrs. J. H. Sheridan, Jr., and daughter, Cindy of Lubbock. They were joined at Amarillo by Mr. Sheridan's mother and sisters, Mrs. J. H. Sheridan, Mrs. Ann Gaines and Miss Beulah Sheridan, who accompanied them on the trip.

HERE FROM MARLIN

Mrs. W. O. Wright arrived Wednesday from Marlin to visit in the home of her daughter and family, Mr. and Mrs. John Stevens. Accompanying her and returning to her home here, was a granddaughter, Sue Stevens.

HOUSE JOINT RESOLUTION NO. 10

proposing an amendment to the Constitution of the State of Texas by repealing Section 2a of Article VI and by amending Sections 1 and 2 of Article VI so as to confer the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which the voter resided at the time of entering such service; providing for submission of the proposed amendment to the qualified electors; providing for proclamation and publication by the Governor.

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

Section 1. That Section 2a of Article VI of the Constitution of the State of Texas be repealed and that Sections 1 and 2 of Article VI of the Constitution of the State of Texas be amended so as to here-

after read as follows:

"Section 1. The following classes of persons shall not be allowed to vote in this State, to wit:

"First: Persons under twenty-one (21) years of age.

"Second: Idiots and lunatics.

"Third: All paupers supported by any county.

"Fourth: All persons convicted of any felony, subject to such exceptions as the Legislature may make.

"Section 2. Every person subject to none of the foregoing disqualifications who shall have attained the age of twenty-one (21) years and who shall be a citizen of the United States and who shall have resided in this State one (1) year next preceding an election and the last six (6) months within the district or county in which such person offers to vote, shall be deemed a qualified elector; and provided further, that any voter who is subject to pay a poll tax under the laws of the State of Texas shall have paid said tax before offering to vote at any election in this State and hold a receipt showing that said poll tax was paid before the first day of February next preceding such election. Or if said voter shall have lost or misplaced said tax receipt, he or she, as the case may be, shall be entitled to vote upon making affidavit before any officer authorized to administer oaths that such tax receipt has been lost. Such affidavit shall be made in writing and left with the judge of the election. The husband may pay the poll tax of his wife and receive the receipt therefor. In like manner, the wife may pay the poll tax of her husband and receive the receipt therefor. The Legislature may authorize absentee voting. And this provision of the Constitution shall be self-enacting without the necessity of further legislation. Any member of the Armed Forces of the United States or component branches thereof, or in the military service of the United States, may vote only in the county in which he or she resided at the time of entering such service so long as he or she is a member of the Armed Forces."

Sec. 2. The foregoing Constitutional amendment shall be submitted to a vote of the qualified electors of this State at the General Election to be held on the first Tuesday after the first Monday in November, A. D. 1954, at which all

ballots shall have printed thereon the following:

"FOR the amendment of Article VI of the Constitution of the State of Texas so as to confer the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof, who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which the voter resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy, Marine Corps, or Air Force, or component branches thereof who are otherwise qualified electors, and so as to limit voting by persons in the military service of the United States to the county in which he or she resided at the time of entering such service; and for the repeal of Section 2a of Article VI of the Constitution, which now confers the privilege to vote upon members of the regular establishment of the United States Army, Navy



## SPRINGS FACULTY ...

(continued from page one)  
Last school term the Roaring Springs lunchroom served 17,341 lunches (1,458 paid for by adults and 15,883 paid for by students). Out of the total, 2,181 lunches were served free to underprivileged students.

Income from student lunches was \$3,159.17, from adults \$364, from state reimbursement on students \$879.93 (funds on hand \$395.98) for a total of \$4,977.14. Cost was: \$2,824.76 for food, \$1,604.95 for labor, \$160 for new refrigerator and other expense of \$188.08 making a total of \$4,777.79, showing a balance of \$213.35 (loss for past year was \$374.63, including \$44.32 safe robbery in September).

School buildings and grounds have been repaired and improved during the summer by School Custodian Julian Nolen.

Bus drivers for the new term will be Julian Nolen for Route No. 9, Billy Gene Tate for Route No. 10 and Ray Snyder for Route No. 11.

### COLORED SCHOOL WILL BEGIN TERM AUGUST 9

Roaring Springs colored school will be taught by Mrs. Hubert Fluellen and is scheduled to begin the 1954-55 term Monday, August 9, Superintendent Sweat announced.

He urges all patrons of the school to keep their children in classes every day if possible, in order to increase the average daily attendance.

### RELATIVES ARE VISITORS

Visiting Mrs. A. B. Groves Sunday was her cousin, Mrs. Will Annis with her daughter and husband, Mr. and Mrs. Jake Elper, all of Vernon, and a grand daughter and her husband from Amarillo, Mr. and Mrs. Nicholas Minekos. Her daughter, Mrs. Emmett Dooley of Floydada, was also a Sunday visitor.

### Matador Tribune

ISSUED THURSDAYS AT TRIBUNE BUILDING, 1001 MAIN STREET, MATADOR, TEXAS BY THE TRIBUNE PUBLISHING COMPANY COMBINED WITH MOTLEY COUNTY NEWS BY PURCHASE MARCH 14, 1934, AND WITH THE ROARING SPRINGS REPORTER BY PURCHASE APRIL 26, 1938. THE TRIBUNE IS SUCCESSOR TO THE ORIGINAL MOTLEY COUNTY NEWS ESTABLISHED IN MATADOR IN 1892, AND ALL OTHER SUBSEQUENT COUNTY PUBLICATIONS. ENTERED AT THE POST OFFICE AT MATADOR, TEXAS, DECEMBER 4, 1933, AS SECOND CLASS MAIL MATTER, ACCORDING TO AN ACT OF CONGRESS, MARCH 3, 1879.

Tribune, Matador, Motley County, Texas, Thursday, August 5, 1954

### Vacationers Return From Recent Trips

On their return Friday from a vacation trip, Mr. and Mrs. Pete Knight were accompanied by his niece, Miss Martha Irene Dickinson, of Loxley, Ala., having visited Mr. Knight's sister and family. Mr. and Mrs. O. M. Dickinson of that place. Their trip also included a visit at Cookeville, Tenn., with Mrs. Knight's parents, Mr. and Mrs. W. F. Williams. Going to Pensacola, Fla., they visited with the Lyle Andersons. Mrs. Anderson is the former Rosemary Bloodworth of this place.

Mr. and Mrs. Dick Dewbre and son, Jon, have returned from a two weeks vacation trip to New Mexico and Colorado. They were accompanied from Lubbock by their two daughters and families Mr. and Mrs. U. D. Scarborough and small daughter, Judy of Levelland, and Mr. and Mrs. Jim Baldwin of Lubbock, and all spent a week on the Llano. Mr. and Mrs. Dewbre and Jon then spent a week in Colorado, Farmington, N. M. visiting Mr. Dewbre's sister and family, Mr. and Mrs. Leonard Henson, and at Carlsbad, where they visited the Caverns. Enroute home they attended the Levelland rodeo.

Among local residents who were week-end visitors last month at Ruidoso, N. M. were Mr. and Mrs. Bill Pipkin and family, Patti, Neal and Gerald; and Mr. and Mrs. Richard Turner, who also went to Red River and other points in that area, on a vacation trip.

A recent vacation trip was made by Mr. and Mrs. John Briscoe and daughters, Patsy and Jane, to Tiffany, Colorado, where they visited Mr. and Mrs. Bobby Echols and family.

### TO SAN ANTONIO

Mr. and Mrs. E. F. Springer left during the week-end for San Antonio, to take their young granddaughter, Allison, home and visit with her parents, Sgt. and Mrs. Gustav Walldov and other relatives.

### ATTENDS REUNION

Mrs. W. W. Bain attended a reunion of McMinn relatives, Sunday at Mackenzie State Park, Lubbock. She accompanied her son and family, Mr. and Mrs. Theodore Bain of Northfield. This week, Mrs. Bain is visiting a daughter and family, Mr. and Mrs. J. D. Spray of Hart, who were here on business Monday.

## Local Items

Mr. and Mrs. B. B. Bristow and her son, Gary Laughlin of Hobbs, N. M. spent the week-end visiting friends here, and with Mrs. Bristow's daughter and husband, Mr. and Mrs. Skeet Jameson.

Mr. and Mrs. J. W. Drace of Lubbock, were recent visitors here with relatives and friends. Mrs. Drace remained overnight on Friday while her husband continued to Waggoner's ranch where he attended an encampment of Cattle Raisers Association Inspectors.

Mr. and Mrs. Don T. Martin and children, Freddie and Nancy of Hereford, visited here Sunday with her parents, Mr. and Mrs. Fred Simpson. They continued to Anson to visit his parents, leaving the children here.

Mr. and Mrs. Curtis King and daughter, Karol of Houston, spent last week here visiting friends and relatives.

Walter Russell, who is being treated at Veteran's Hospital, Amarillo, spent the week-end at his home here.

Mr. and Mrs. Bill Dunning spent a vacation recently at Beaver Bend National Park, Okla., accompanying relatives from Hugo, Okla., whom they visited while on the trip.

Mr. and Mrs. Charles Payne of Canyon, are visiting here with his mother, Mrs. Ethel Payne.

Mr. and Mrs. Earl Stephens visited last week with relatives at Clovis, N. M. and Farwell. They were accompanied by their daughter, Mrs. Doc Cross and her children, Steve and Dolores, of Lubbock.

Mr. and Mrs. Nolan Fulkerson and family, Gerald and Nola Lee of Clovis, N. M. spent Sunday here visiting relatives and visiting at the bedside of her father, A. A. Tipton, in Stanley Hospital.

Mr. and Mrs. Jack Norman and daughters, Kay and Janie are visiting relatives at Memphis and Lubbock during their respective vacation from duties at West Texas Utilities, and Gabriel's Dry Goods store.

Mr. and Mrs. L. E. Cooper, Sunday with Mr. and Mrs. Bobby Tiner.

Sgt. Louis Hodgins arrived home Tuesday from a year of service in Greenland.

Mr. and Mrs. P. H. McDorman are in Lubbock at the bedside of their grandson, Parker Lowrance, who was critically injured

in a bicycle-car accident recently. He is at the Methodist Hospital. He is the son of Mr. and Mrs. V. J. Lowrance, who formerly lived here.

Miss Kaylee Lewis has been accepted as a member of Nurses Training class in Northwest Texas Hospital, Amarillo, and will report for study, Sept. 1.

Mrs. W. E. Brown returned Tuesday from Ft. Worth, where she had been at the bedside of her son, Roy, who had undergone major surgery recently.

Mr. and Mrs. Freddy (Banty) Brandon and son, Danny Earl, drove to Quanah, Monday where Danny received medical treatment at Memorial Hospital.

Harry Watson of San Angelo visited here Thursday with Mrs. Lois Smith. Mr. Watson lived here several years ago.

### McDORMAN FAMILY REUNION SUNDAY

Annual reunion of the McDorman family and relatives was held in the home of Mr. and Mrs. P. H. McDorman of Roaring Springs, Sunday, Aug. 1. Barbecue, fried chicken, salads, pickles, cake and pie, with coffee and iced tea were served to forty people.

Those present for the occasion were: Mr. and Mrs. W. D. McDorman and son James and family of Muleshoe; another son and wife, Mr. and Mrs. M. D. McDorman of San Francisco, Calif.; Mrs. Ella McDorman and children of Lawton, Okla.; Mrs. Mary McRoarey and four children of Dallas; Daughters of the P. H. McDorman present were: Mr. and Mrs. Jim Montgomery of Coleman; Mr. and Mrs. Carl Barton and daughters of Munday; Mr. and Mrs. W. T. Woodlin and Miss Ada McDorman of Roaring Springs.

### BIRTHDAY CELEBRATED

Mrs. Charlie Brooks honored her husband with a birthday dinner Sunday, July 25. Present for the occasion were their children and families: Mr. and Mrs. Ed Whitaker, Brownfield; Mr. and Mrs. C. C. Brooks, Meadow; Mr. and Mrs. Jesse Smallwood and Mr. and Mrs. James Price of Matador; Mr. and Mrs. Melton Brooks, Mr. and Mrs. Junior Bearden, Mr. and Mrs. Ray Warren and Mrs. Lydia Warren of Roaring Springs. In the after-

noon, Mrs. R. D. Holly and several girls visited with the group.

### In The Want Ads

FOR SALE: Sow and 8 pigs. Homer Kingery, Roaring Springs. 21-ctfn.

FOR SALE: Three-room house with bath, four corner lots, located in north Matador. Reasonable and terms. Howard Gwinn, Phone 192-J 2tp

PIANOS—Will have representative in this vicinity shortly to dispose of two spinets, one studio and two upright pianos. These pianos must be sold at once to retire present obligation against them. If you want a bargain, write or phone Credit Dept. McBrayer Piano Co., Box 442, Childress, Texas.

WANTED: Janitor and Bus driver for McAdoo School. Salary \$210 per month. Prefer man with family. Contact Henry Teague, Supt. on week-ends.

FURNISHED APARTMENT For Rent. Air-conditioned, B. C. Cox. 17-ctfn.

NEW GUARANTEED 6-00x16 tires at used tire prices. Budget terms. Matador Auto Company. 19-ctfn.

OVERLOAD SPRINGS for pickups, 1-ton size \$16.50, 1-1/2-ton size \$23.40. Peg's Garage. 11fn

COTTON POISONS: Fresh stock Mathieson Cotton Poisons; guaranteed chemicals. Lowest prices and highest quality. Braselton Implement Company Roaring Springs. 16-ctfn

TEXAS ALMANAC Paper back, \$1.25. Cloth bound \$1.75. Stanley Pharmacy. 50-tfnc

### TO BE HERE WEDNESDAY

A representative of the Social Security Administration, Lubbock, will be in Matador at the First State Bank at 9:00 AM, on Wednesday, August 11, to assist in all matters pertaining to Social Security.

### ON TRIP TO TENNESSEE

Mrs. H. M. Wagley left Wednesday for an extended visit with relatives in Tennessee, and will visit a sister and a brother whom she hasn't seen in 27 years. She accompanied her son and family, Mr. and Mrs. Herman Wagley and children of Pampa.

### Roaring Springs News

Mrs. L. E. Cooper, Correspondent

Miss Ada McDorman returned Friday from a visit in Coleman with her aunt and uncle, Mr. and Mrs. Jim Montgomery.

Mr. and Mrs. John Shirley's week-end guests were their sons and families, Mr. and Mrs. Vester Shirley of Halfway, and Mr. and Mrs. Joe Shirley and daughter, JoLynn of Odessa.

Mr. and Mrs. Earl Osborn and children visited in Peterburg Sunday with the Howard Osborns.

Mrs. Ethel Hicks returned Friday from Lubbock, where she had been with her daughter, Mrs. Kenneth Street, who had undergone surgery.

Miss Myrna Bailey returned Saturday from Quanah Hospital, where she underwent recent surgery.

Mr. and Mrs. Lester Morgan of Seymour were recent guests of her parents, Mr. and Mrs. Marvin Webb.

Mr. and Mrs. S. J. Braselton spent the week-end in Lubbock looking after business and visiting with Mr. and Mrs. Herman Havis.

Mrs. Lois Smith and Polk Cooper visited in Lackney, Sunday with Mr. and Mrs. Bobby Tiner.

Sgt. Louis Hodgins arrived home Tuesday from a year of service in Greenland.

Mr. and Mrs. P. H. McDorman are in Lubbock at the bedside of their grandson, Parker Lowrance, who was critically injured

in a bicycle-car accident recently. He is at the Methodist Hospital. He is the son of Mr. and Mrs. V. J. Lowrance, who formerly lived here.

Miss Kaylee Lewis has been accepted as a member of Nurses Training class in Northwest Texas Hospital, Amarillo, and will report for study, Sept. 1.

Mrs. W. E. Brown returned Tuesday from Ft. Worth, where she had been at the bedside of her son, Roy, who had undergone major surgery recently.

Mr. and Mrs. Freddy (Banty) Brandon and son, Danny Earl, drove to Quanah, Monday where Danny received medical treatment at Memorial Hospital.

Harry Watson of San Angelo visited here Thursday with Mrs. Lois Smith. Mr. Watson lived here several years ago.

### McDORMAN FAMILY REUNION SUNDAY

Annual reunion of the McDorman family and relatives was held in the home of Mr. and Mrs. P. H. McDorman of Roaring Springs, Sunday, Aug. 1. Barbecue, fried chicken, salads, pickles, cake and pie, with coffee and iced tea were served to forty people.

Those present for the occasion were: Mr. and Mrs. W. D. McDorman and son James and family of Muleshoe; another son and wife, Mr. and Mrs. M. D. McDorman of San Francisco, Calif.; Mrs. Ella McDorman and children of Lawton, Okla.; Mrs. Mary McRoarey and four children of Dallas; Daughters of the P. H. McDorman present were: Mr. and Mrs. Jim Montgomery of Coleman; Mr. and Mrs. Carl Barton and daughters of Munday; Mr. and Mrs. W. T. Woodlin and Miss Ada McDorman of Roaring Springs.

### BIRTHDAY CELEBRATED

Mrs. Charlie Brooks honored her husband with a birthday dinner Sunday, July 25. Present for the occasion were their children and families: Mr. and Mrs. Ed Whitaker, Brownfield; Mr. and Mrs. C. C. Brooks, Meadow; Mr. and Mrs. Jesse Smallwood and Mr. and Mrs. James Price of Matador; Mr. and Mrs. Melton Brooks, Mr. and Mrs. Junior Bearden, Mr. and Mrs. Ray Warren and Mrs. Lydia Warren of Roaring Springs. In the after-

noon, Mrs. R. D. Holly and several girls visited with the group.

### In The Want Ads

FOR SALE: Sow and 8 pigs. Homer Kingery, Roaring Springs. 21-ctfn.

FOR SALE: Three-room house with bath, four corner lots, located in north Matador. Reasonable and terms. Howard Gwinn, Phone 192-J 2tp

PIANOS—Will have representative in this vicinity shortly to dispose of two spinets, one studio and two upright pianos. These pianos must be sold at once to retire present obligation against them. If you want a bargain, write or phone Credit Dept. McBrayer Piano Co., Box 442, Childress, Texas.

WANTED: Janitor and Bus driver for McAdoo School. Salary \$210 per month. Prefer man with family. Contact Henry Teague, Supt. on week-ends.

FURNISHED APARTMENT For Rent. Air-conditioned, B. C. Cox. 17-ctfn.

NEW GUARANTEED 6-00x16 tires at used tire prices. Budget terms. Matador Auto Company. 19-ctfn.

OVERLOAD SPRINGS for pickups, 1-ton size \$16.50, 1-1/2-ton size \$23.40. Peg's Garage. 11fn

COTTON POISONS: Fresh stock Mathieson Cotton Poisons; guaranteed chemicals. Lowest prices and highest quality. Braselton Implement Company Roaring Springs. 16-ctfn

TEXAS ALMANAC Paper back, \$1.25. Cloth bound \$1.75. Stanley Pharmacy. 50-tfnc

## "Wax Without Work"

NEW, FAST

## FoMoCo Custom Auto Wax

QUICK! EASY! NO HARD RUBBING!

SIMPLY APPLY - LET DRY - WIPE OFF

NO PRE-CLEANING NECESSARY EXCEPT ON

BADLY NEGLECTED FINISHES

PROVIDES A BRILLIANT, LONG-LASTING

PROTECTIVE WAX COATING

**\$1.50** can

LET US

**Make Your Car Look Like New!**

WE WILL

**Wash and Wax for Only \$10**

Pre-Cleaning If Needed, \$4.50 Extra

**Matador Auto Co.**

Your FORD Dealer

Phone 91



## Gigantic FOOD SAVINGS!

SUN-SPUN STRAWBERRY

2-Pounds

WHITE SWAN BLACK

1 1/2 oz.

Preserves .... 52c

Pepper - 15c

GOLDEN BRAND

Pound

Oleo ... 22c

12-BOTTLE CARTON Plus Deposit  
Dr. Pepper ... 45c

WHITE SWAN FRUIT

303 Can

Cocktail .... 25c

FRESH GROUND  
Beef .. 29c

DIAMOND TOMATO

46 oz Can

Juice - - 25c

BAKE-RITE  
Shortening ... 84c

Tide - - - 29c

NORTHERN  
Tissue .. 25c

We Sell Finest Quality Home-Slaughtered Beef

**CHARLIE'S GROCERY**

These Prices Are Good Friday and Saturday

MATADOR, TEXAS