



POLITICS SIZZLES — Coke Countians are mightly interested in the race for Governor of Texas. Here are shown Governor Allan Shivers and Bronte Banker L. T. Youngblood. This photograph was taken last Sat-

urday at Sweetwater when a delegation from Bronte attended a campaign meeting for the governor at the Blue Bonnet Hotel.

Yarborough backers are also

working for their candidate. They had a meeting at Robert Lee last Monday night and have another scheduled for next Monday night at the Legion Hall in Bronte.

School Plant Being Readied for Opening

Quite a lot of activity is going on in preparation for the opening of the 1954-55 term at Bronte School. Teacher resignations, hiring new teachers, repairing storm damage and regular cleaning up are on the program for those working toward the opening of school.

Supt. O. K. Wolfenbarger announced recently that school is to start Sept. 6. He said that present plans are to have students enrolled before that day. More information will be published in *The Enterprise* concerning enrollment as soon as it is available.

Durbin Resigns

School board members accepted the resignation of Al Durbin, high school principal, at a meeting Monday night. They elected Garland Black, who had previously been named football coach, to take Durbin's place. Black will serve in both capacities, and an assistant coach is to be hired.

Mrs. Lillie Young has also resigned her position as seventh grade teacher. The board is taking applications from teachers in-

terested in her position, and also for an assistant coach, who will also be required to teach science in high school.

Durbin, it was reported, has accepted a position at Meadow for next year, while Mrs. Young will teach next year at Fort Stockton.

Repairing Damage

Quite a lot of damage was done to school property during the hail and wind storm earlier this summer. J. D. McEntire, Bronte Welding Co. operator, has the contract to replace lights at the football field, which were blown down in the storm.

The school board accepted a bid of Central Roofing Co. of San Angelo to replace the roof on the gymnasium and the south part of the building. They have agreed to complete the job before school starts.

Pittsburgh Glass Co. of San Angelo is practically finished replacing windows which were broken out by the storm.

Regular employees of the school are busy cleaning the building, polishing floors and getting the football field in shape for the beginning of school.

Supt. Wolfenbarger said he believes things are shaping up for the beginning of a successful school year.

AD-LIB-BEN

You might want to shed a tear or two for this poor communist worker who wrote this complaint to his superior:

"It is becoming increasingly difficult to reach the downtrodden masses in America. In the spring, they're forever polishing their cars. In the summer, they all take vacations. In fall, they go to the World Series or football games. And in the winter you can't get them away from their TV sets. Please give me some suggestions on how to let these people know how oppressed they are."

Edison didn't invent the first talking machine, but he did invent the first one you can turn off when you want to.

We hope our readers have been studying the constitutional amendments which we have been running in the paper the last couple of weeks. They will, if passed, become a part of the constitution of Texas, which vitally affects us all. It's up to you to decide whether you think they would help or hinder.

When Rev. E. L. Jones of Lanesa was down here holding a revival at the Kickapoo Baptist church he was telling us about the fellow who was becoming alarmed over the big furor over cigarettes and lung cancer. Everytime he picked up a book, magazine or newspaper that was the first thing he read. He finally became so concerned over the situation that he just decided he'd have to quit — reading.

Jack and Jill passed on a hill As fast as they could scaper What awful luck! They met a truck!

The funeral is next Thursday.

Emergency Dimes Drive To Start Here Next Monday

The emergency March of Dimes Drive starts Monday, according to Mrs. A. S. Whatley, who is in charge of the fund raising campaign. The emergency drive has become necessary because of the large expenditures which have been made in producing gamma globulin and in developing a new vaccine against polio.

The National Foundation for Infantile Paralysis has set a figure of \$20,000,000 as being the amount needed to complete the year's work. A quota of \$500 has been set as this community's part of the total. Mrs. Whatley said she hopes that everyone will come through with their contri-

bution just as soon as possible so that the campaign here can be brought to a successful conclusion quickly.

Special collections will be taken up at the churches over the entire community and a group will make a canvass of the business district of town.

Contributions may be left with Mrs. Whatley or with Mrs. Charlie Boecking and E. F. Glenn at the First National Bank.

Dr. John R. Harris, chairman of Coke County Chapter of the National Foundation, said that giving to the emergency drive is a necessity since so much progress has been made toward developing a vaccine. "We must all do our part in financing the continuation of this work," he said.

Basil O'Connor, National Foundation president, had this to say about the program: "National Foundation programs are at the point of no return. There can be no retreat except at unthinkable human sacrifice or postponement of polio prevention."

School Purchases Mills Property

Bronte School trustees have purchased the property of C. T. Mills, which adjoins the present school ground on the north. Purpose of the transaction was to provide more space for the new elementary school which is to be constructed in the near future.

Supt. O. K. Wolfenbarger said that members of the architectural firm Wilson, Patterson & Co. were in Bronte this week. They reported that work on the plans for the new school is progressing nicely and that they should be delivered to the school board in the near future.

Upon receipt of the plans and specifications, the board will call for bids for construction of the building.

Voters of Bronte School District voted by better than nine to one to issue \$250,000 in bonds to finance the project at an election last month.

The new building will be located north of the present school structure and will contain 12 classrooms, an auditorium, cafeteria, offices, etc.

FOOTBALL PRACTICE STARTS 23RD

Coach Garland Black announced this week that football practice will begin Aug. 23. Schedule for the 1954 season was also released. Bronte has nine games scheduled at the present time, six of them on the local gridiron. A tenth contest may possibly be matched for one of the open dates on the schedule.

Schedule is as follows: Sept. 10 — Richland Springs— There.

Sept. 17 — Robert Lee — Here Sept. 23 (Thurs.) — Abilene Sophs — Here

Oct. 1 — Ira — Here

Oct. 8 — Trent — here.

Oct. 15 — Hobbs — Here.

Oct. 22 — Loraine — Here.

Oct. 29 — Open.

Nov. 5 — Hemleigh — There

Nov. 12 — Open.

Nov. 19 — Robert Lee — There

Coach Black plans to move to Bronte the first of next week. He is attending a coaches meeting in Dallas this week. Girls' Coach Grady Baker is also attending the Dallas meeting.

Budget Hearing Is Set For Monday Aug. 23, By Council

Bronte's City Council, in a regular meeting Friday night, Aug. 6, set the date for hearing on the 1954-55 budget for the city. The hearing will be held Monday, August 23, at 3 p. m. in the city hall.

A tentative budget was studied at the Friday night meeting and final plans for city expenditures will be adopted after the public hearing. The public is invited and urged to attend the hearing.

Other business transacted by the group was the adoption of a \$1.00 tax rate per \$100 valuation for city taxes in 1954. This is the

same rate that has been in effect for some time.

Members of the council discussed the proposed swimming pool which Coke County is considering building in Bronte and Robert Lee. Council members favored a plan where the money would be spent for paving streets instead of building a swimming pool. They plan to meet with the commissioners court in the near future to discuss the matter.

Routine matters such as approval of bills and minutes of the previous meeting were taken up.

Youth Revival This Weekend

Several young people of Bronte are conducting a youth revival this weekend at the Kickapoo Baptist church. The services began last night, Aug. 12 and will continue through Sunday, Aug. 15.

Preaching will be done by Royce Dean Clark and Johnny Smith, two Bronte young men who have declared their intention of studying for the ministry. Billy Alexander is in charge of making arrangements for the services.

Prayer services will begin each evening at 7:30 and preaching services will start at 8 o'clock. There will be no morning services.

Both Johnny and Royce Dean said they wanted to issue a cordial invitation to everyone in this area to attend the services.

YARBOROUGH MEET MONDAY NIGHT

Backers of Judge Ralph W. Yarborough for Governor have planned a meeting for next Monday night, August 16, at 8 p. m. in the American Legion Hall in Bronte. Both men and women from all over the area are invited to attend. Refreshments will be served and plans will be discussed concerning helping Yarborough in this area.

COMMISSIONERS COURT

Regular monthly meeting of Coke County Commissioners Court was held Monday. In the absence of Judge Jeff Dean, Commissioner Howard Brock of Bronte, served as temporary chairman. Routine matters were disposed of and bills allowed.

NEWS FROM TENNYSON

By Mrs. John Gaston

Mrs. Lutie Dunn is at home after spending several days in the Bronte Hospital.

Mr. and Mrs. Raymond Derrick and Mrs. Lottie Berry of Muskogee, Oklahoma have been visit-

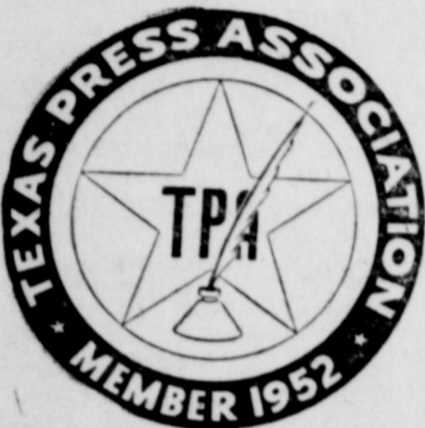
THE Bronte Enterprise

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ing in the home of their brother, Mr. and Mrs. Clarence Derrick. Miss Nelda Slaven of San Angelo spent two nights last week with the Grady Gaston family. Mr. and Mrs. Leon Sharp and sons of Sheffield were dinner guests in the R. T. Boyd home last Monday evening. Visiting in the Zack Tounget home last Sunday night were Mr. Emmitt Wade and family of San Angelo.

Mr. and Mrs. Jack Corley and family visited relatives at Hico last week. Mary Corley is visiting the Douglas Beauford family of Big Lake.

Mrs. Mary Rutherford of Bronte spent last Friday in the John Gaston home.

Guests for dinner in the Randy Boyd home Saturday included Mr. and Mrs. Bill Pugh and Bonnie and Mickey Pinkard of Bronte and Mr. and Mrs. Kenneth Arrington and Kay of Wichita Falls.

Visiting the Burgess Dunns Sunday were her father and brother, Mr. Neal and Loran Neal, Mr. and Mrs. Jack Corley and family, Mr. and Mrs. Marvin Corley and family, Mrs. Chandler of San Angelo, Mrs. L. Y. Harrell, Mrs. Emil Michulka, Mr. and Mrs. J. L. Stephenson, Mr. and Mrs. Mug Stephenson.

Miss Louise Burleson of San Angelo is visiting with her uncle and aunt, Mr. and Mrs. Less Webb, this week.

Mr. and Mrs. J. W. Latham and Tommy spent Sunday in Big Lake, with Mr. Latham's sister, Mrs. La Mittie Percell, who is a patient in the Big Lake Hospital.

Mrs. S. W. Gaston, and Mr. and Mrs. Grady Gaston and family made a trip to Dunn last Sunday where they visited the William Gastons. Linda stayed for a visit and will attend the Junior En-

campment at Buffalo Gap before returning home

Mr. and Mrs. Ben Murphy are entertaining guests from California but your reporter was unable to learn their names.

Junie Webb has gone on a trip up Nebraska way, stopping over at Medicine Park, Oklahoma for a visit with his brother and family, Mr. and Mrs. Joel Webb and Brenda Kay.

The Cornelius brothers and Mrs. Dan Hale have returned from a trip to Denton, Texas and Oklahoma City, where they visited relatives they had not seen in 37 years.

Mr. and Mrs. Floyd Gibson, Mr. and Mrs. Hamp Thomas and sons enjoyed a picnic lunch at the lake near Sweetwater Sunday.

Pvt. and Mrs. Joel Webb and baby daughter spent the weekend here in the C. N. Webb and Floyd Gibson homes.

Mr. and Mrs. Tom Smith and daughters of San Angelo were Sunday supper guests in the Douglas Ditmore home.

Dinner guests in the Claude Ditmore home last Sunday were the Elton McGinnis family of Eldorado, Mr. and Mrs. Beal Ditmore and son of Odessa and the Douglas Ditmores.

Mrs. Myrtle Bell and Tommy of Bronte recently visited her parents, Mr. and Mrs. E. D. Little.

Several from this community attended the picnic dinner in Bronte Sunday, and the singing that afternoon at the Church of Christ.

Mr. and Mrs. Claude Ditmore made a trip to Eldorado Sunday to visit the Elton McGinnis family, and friends. Linda McGinnis returned for a visit with her grandparents.

Mr. and Mrs. Tom Green and William spent the weekend at Rankin visiting his mother, Mrs. Bud Hurst, and the Harold

Snells.

Visiting the Randy Boyds Sunday evening were Mr. and Mrs. Durward Hill of San Angelo, and their son, Thomas Hill, who has just returned from Okinawa after serving in the Air Force. Mrs. Boyd and children joined the Hills for a trip to Dublin Tuesday where they will visit the W. L. Spurgers

Hervey Latham was by to see his family Monday, as he was

going to Alpine for his last two weeks at Sul Ross this summer. Brenda Corley left Monday to visit relatives at Big Lake.

Paul Clark left Wednesday for Snyder where he will work on a rig operated by Prince Bros. & Gehle Drilling Co. The rig has been operating here, the last test which it drilled being Lion No. 1 Rogers, a dry hole near Blackwell.

HEAR

ALLAN SHIVERS

— ON THE AIR —

THURSDAY, August 12 6:15 a.m.
FRIDAY, August 13 8:30 p.m.
TUESDAY, August 17 6:15 a.m.
WEDNESDAY, August 18 8:30 p.m.



STATEWIDE BROADCASTS

THURSDAY, August 19
6:15 a.m.
FRIDAY, August 20
8:30 p.m.
MONDAY, August 23
8:30 p.m.
TUESDAY, August 24
6:15 a.m.
WEDNESDAY, August 25
8:30 p.m.
THURSDAY, August 26
6:15 a.m.
FRIDAY, August 27
9:00 p.m.

LISTEN TO ALLAN SHIVERS OVER YOUR FAVORITE RADIO STATION

Cumbie's Food Market Specials

SUGAR, Pure Cane - 5 Lb. Bag - 39c

TIDE or CHEER - Lge. Box With Your Coupon - 19c

Miracle Whip Salad Dressing Full Qt. 53c

Del Monte Peaches, Sliced or Halves 303 can 19c

OLEOMARGARINE, Fullerbrook - Lb Ctn 19c

CATSUP, Hunt's - 14 Oz. Bottle 17c

PICKLES, Diamond, Sour or Dill - Full Qt. 25c

GROUND MEAT, Freshly Ground - Lb. 23c

CALF LIVER, Fresh - Lb. 29c

SALT BACON, Nice and Lean - Lb. 35c

Club Steak, Choice - lb. 39c

FOREQUARTER

Roast - Your Choice - lb. 29c

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COCA-COLA, DR. PEPPER or 7-UP

12 BOTTLE CARTON - 39c

IN HOMETOWN AMERICA



THAT GOOD OLD AMERICAN CUSTOM — THE FAMILY PICNIC!

The Scriptures Speak

By Bill Pugh

We are all familiar with the old saying; "You only get out of it what you put into it." This especially is true concerning our religious lives. Paul, an apostle of God said the very same thing in this manner; "Be not deceived; God is not mocked: for whatsoever a man soweth the same shall he reap", Gal. 6:7. And Paul continues in verse 9 with this statement, "And let us not be weary in WELL DOING, for in due season we shall reap, IF WE FAINT NOT." Yes, you get out of Christianity, just what you put into it. Nothing more and nothing less.

It is indeed a sad picture, when a man professes to be a Christian but yet lives a worldly and ungodly life. If one expects to receive blessings from Christianity, one MUST live as a Christian. "Be not deceived, for God is not mocked". When Paul was writing to Titus, he describes a group of people who professed that they knew God or loved Him, but yet denied Him. In Titus 1:16 we find the following, "They profess that they know God: but by works they deny him." Are you denying God, because you refuse to live as a Christian ought to live? "Be not deceived", because God will render unto every man according to his works. Many people today profess to know God or love God, but refuse to live as God would have them to live. Many are deceiving themselves, by professing to be Christians, but yet they live an ungodly life.

In Acts 10:34 Peter tells us, "that God is no respecter of persons." Each and every individual MUST live as God would have him to live. Jesus said, "He that endureth to the end, the same shall be saved," Matt. 10:22. Who shall be saved? "He that endureth TO THE END." Yes, every man MUST live as a Christian ought to live; every man MUST be faithful unto death, if he expects to live with the Father in the afterlife. Friends, BE NOT DECEIVED; — Remember, God is NO respecter of persons.

Come worship at the Church of Christ. Services: 10 a. m. and 8 p. m. Sundays. Radio Program, KRUN 8 a. m. Sunday.

Mr. and Mrs. Clyde Buford came from Monahans over the weekend to visit Mrs. A. L. Carlile. With Mrs. Carlile they attended church in San Angelo on Sunday. They returned home on Monday.

Mr. and Mrs. Otis Smith went to Fort Stockton and Crane over the weekend. He attended a Masonic meeting in Crane on Saturday night and they visited relatives in Fort Stockton Sunday.

The Bronte Enterprise

August 13, 1954

Mr. and Mrs. J. B. Mackey spent several days in Dallas this week buying fall and winter merchandise for the Cumbie & Mackey store. Mrs. R. S. Walton has been helping Mrs. Don Edmiaston operate the store while the Mackeys were away.



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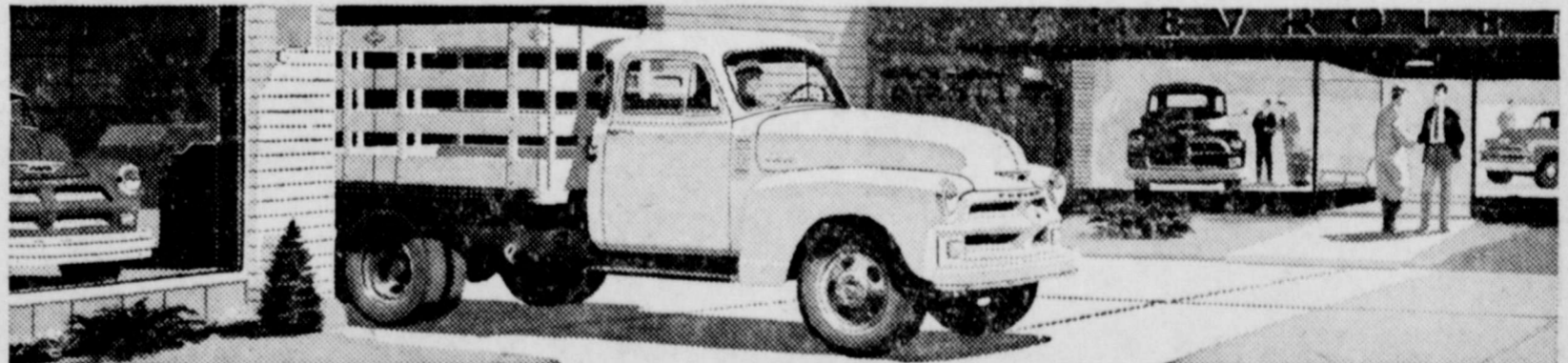
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... would supplement this be-

KNOW THE TRUTH

Do You Know the Facts Concerning Issues in the Governors Race? Below Is Some Factual Information Which You Should Know Before You Vote on August 28th

ON CIO-PAC

THE FALSE:

Yarborough claims that he is not a captive of the CIO or the extreme left wing Political Action Committee—

THE TRUE:

YET all of their headquarters display Yarborough posters and literature. Their organizers are working for him day and night. They voted solidly for him. WHAT HAS HE PROMISED THEM?

LAND DEAL

THE FALSE:

Yarborough says it was not "right" for Allan Shivers, eight years ago, before he was even Lt. Governor, to make a profit of \$32,000 on a land option sale in the Lower Rio Grande Valley. He indicates that it is a sin to make a profit the Texas and American Way.

THE TRUE:

No one but Yarborough has ever questioned the ethics of the eight-year-old transaction. If making that profit wasn't "right," then it is wrong for a man to make a profit on the sale of a cow, and a calf or a bale of cotton. But that's the Texas and the American Way—and the Allan Shivers way.

DUVAL DEAL

THE FALSE:

Yarborough hit a high peak in the ridiculous when he claimed that Governor Shivers had made a deal with George Parr, the much-headlined Duke of Duval, to drop the charges against the political boss if the Parr Machine would cast its block vote for Shivers.

THE TRUE:

Actually, the Parr Machine cast its 3,016 votes solid for Yarborough, Ex-Judge Laughlin, Sheriff Parr and the other candidates of the Duke of Duval. The Freedom Party, arch enemy of the Parr Machine, cast its 1,368 votes for Governor Shivers. What did Yarborough promise Parr?

TIDELANDS

THE FALSE:

Yarborough claims that he is a "good" Democrat, always following the Party line (even if it means betraying his State and trying to deprive the school children of Texas of \$32,000,000 or more annual income from the Tidelands.)

THE TRUE:

Actually, Yarborough didn't even attend his Precinct convention in 1952 for fear he might have to take an open stand against his State and its children which could be used against him later. "Good" Democrats stand four square for what they believe in—and for the rights of their State.

NEGRO VOTE

THE FALSE:

Yarborough claims that he made no reckless promises, such as a quick end to racial segregation, immediate delivery of fat pension checks and other impossible benefits, in return for the backing of the NAACP and the colored vote.

THE TRUE:

Yet, the records show that every "colored" precinct went for Yarborough with overwhelming majorities of 10 to 1 to 20 to 1 in return for the misguided people being promised "Pie in the Sky."

MEN WHO KNOW HIM BEST

THE FALSE:

Yarborough has stated that a man should be judged by the opinion of his neighbors and by the respect, affection and support which they offer him, and that the affection of his neighbors proves his qualifications for the Governorship.

THE TRUE:

Yet Yarborough's home box, Precinct 229 in Travis County, voted: Shivers—893; Yarborough—367. On the other hand, Governor Shivers' home box, Precinct 49 in Port Arthur, voted: Shivers—789; Yarborough—366, and the little box nearest Shivers' farm in Woodville voted 33 to 3 for the local boy. Results speak louder than words.

OUT-OF-STATE CONTROL

THE FALSE:

Yarborough claims that he will be elected Governor of Texas by votes of "good," old-line Texas Democrats with no help from the money and influence of northern and eastern extreme left wing elements.

THE TRUE:

But planes and trains entering Texas are carrying notorious goons and thugs who go straight to Yarborough headquarters to contribute their "good," "democratic," "Texas" talents to the "cause."

TEACHERS

THE FALSE:

Yarborough has stated that Shivers gave the teachers a dirty deal on their attempts to get their pay raise.

THE TRUE:

Actually Gov. Shivers never got the opportunity to sign the teachers' bill. The bill was stopped by the Comptroller because of no funds available.

ALLAN SHIVERS IMMEDIATELY CALLED A MEETING OF A JOINT COMMITTEE OF THE TEACHERS AND ADMINISTRATIVE REPRESENTATIVES TO ARRIVE AT SATISFACTORY SALARY RAISE.

They agreed on a \$402 across-the-board raise, and ALLAN SHIVERS called a special session of the legislature to raise the money for the teacher raise.

ALLAN SHIVERS is responsible for this raise. He is for the teachers.

OLD FOLKS

THE FALSE:

Ralph Yarborough has said that ALLAN SHIVERS has not done a thing for the "old folks."

THE TRUE:

ACTUALLY, anyone would know that ALLAN SHIVERS was the author of the first "Old Age Pension law" in the history of Texas. Two years ago, ALLAN SHIVERS said that he would lead the fight to get the constitutional limit raised on pensions for the aged. HE LED THAT FIGHT SUCCESSFULLY, and in November general elections the people of Texas will vote on the constitutional amendment to raise the limit on old-age pensions.

ALLAN SHIVERS KEEPS HIS PROMISES!

Texas Comes First With ALLAN SHIVERS

POLITICAL ADVERTISEMENT PAID FOR BY FRIENDS

HOUSE JOINT RESOLUTION NO. 14 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 hereafter to read as follows:

"Section 19. The Legislature shall prescribe by law the qualifications of grand and petit jurors; 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 votes 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 and for the length of time as required by the Constitution and laws of this State.

SENATE JOINT RESOLUTION NO. 16 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 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.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Article III of the Constitution of the State of Texas be amended by adding thereto a new section, to be known as Section 52-b, which shall read as follows:

"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 to, 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, or anyone else, which is now or hereafter authorized to construct, maintain or operate toll roads and turnpikes within this State."

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

"FOR the Constitutional Amendment prohibiting the Legislature from lending the credit of the State or granting public money to, or assuming any indebtedness of, any one authorized to construct, maintain, or operate toll roads or turnpikes in this State."

"AGAINST the Constitutional Amendment prohibiting the Legislature from lending the credit of the State or granting public money to, or assuming any indebtedness of, any one authorized to construct, maintain, or operate toll roads or turnpikes in this State."

Each voter shall mark out one of said clauses on the ballot, leaving the one expressing his vote on the proposed amendment; and if it shall appear from the returns of said election that a majority of the votes cast are in favor of said amendment, the same shall become a part of the Constitution of the State of Texas.

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

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 hereafter 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 this 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 an 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 amendments 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 Sections 1 and 2 of Article VI of the Constitution 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 permits qualified electors in military service to vote without payment of a poll tax in time of war."

"AGAINST the amendment of Sections 1 and 2 of Article VI of the Constitution 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 permits qualified electors in military service to vote without payment of a poll tax in time of war."

Sec. 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.

W. M. S. MEETING
Members of the Women's Missionary Union of the First Baptist church met Monday night in the home of Mrs. Marvin Leck.

Mrs. J. D. McEntire gave the study and a prayer.

Punch, cookies, cheese and peanut butter on crackers were served to Mes. T. F. Sims, Jr., Bob Coleman, Mitch Jones, Otis Smith, Hiram Brock, Aubrey Denman, Bill Clark, J. D. McEntire and the hostess.

Mr. and Mrs. J. I. Adair are going to San Saba this weekend where they will attend a reunion of the Adair family, which is to be held at the Fairgrounds there.

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 4, by providing that the Legislature may authorize the creation of county-wide Hospital Districts in certain counties if approved by the qualified property taxpayers 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 of 1954 prescribing the form of ballot and providing for the necessary proclamation by the Governor and publication of notice.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
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 county and city within the county, and to provide for the transfer to the county-wide Hospital District of the title to any land, buildings or equipment, jointly or separately owned, and for the assumption by the district of any outstanding bonded indebtedness thereof 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 taxpayers in such county shall vote therein; provided further, that such Hospital District shall assume full responsibility for providing medical and hospital care to needy inhabitants of the county, and therefor 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, 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 laws shall be invalid because of their anticipatory character."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified property taxpayers 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 amendment of Sections 1 and 2 of Article IX of the Constitution 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 permits qualified electors in military service to vote without payment of a poll tax in time of war."

Sec. 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.

ART CRAFT CLUB MEETS IN KNIERIM HOME

Mrs. Robert Knierim was hostess Wednesday afternoon to the Art Craft Club. Mrs. T. F. Sims, Sr. was welcomed back after an absence of several months. The group also welcomed two visitors, Miss Dorothy Knierim and Mrs. J. C. Mullins.

Opening exercise was a prayer by Mrs. Chas. Keeney. Roll call was answered with each member giving a short resume of some book they had read recently.

With the president, Mrs. Taylor Emerson, in the chair, a short business session was held. Discussion of a party honoring the husbands was held but final arrangements postponed until the next meeting.

Mrs. J. L. Keeney conducted a contest on songs and historical characters with Mrs. Chas. Keeney as contest winner.

Floating prize went to Mrs. Nannie Ash. Sunshine gifts were exchanged.

A refreshment plate of sandwiches, cookies, ice cream and punch was served to the guests and following members: Mes. J. L. Keeney, T. F. Sims, Sr., Nannie Ash, Rob Herron, Charles Keeney, E. L. Caperton, Minnie B. West, Sam Gray, Taylor Emerson and the hostess.

The club will meet September 8 with Mrs. J. D. Leonard.

ATTEND CONVENTION
Four Bronte firemen Tuesday attended the convention of the Hill County Firemen's Association, held at Santa Anna. They were Albert Lammers, Clarence Doggett, Mack Eubanks and fire chief Steve Badley. Mrs. Lammers, Mrs. Doggett and her son, Mrs. R. S. Walton.

Mr. and Mrs. Pritch Brown of Delmita visited last weekend in the home of her parents, Mr. and Mrs. R. S. Walton.

The Bronte Enterprise

August 13, 1954

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HOUSE JOINT RESOLUTION NO. 4 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 the 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 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 Election for such Constitutional term of office as is provided for other Tax Assessor-Collectors in this State."

Sec. 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."

"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 the votes cast are in favor of said Amendment, the same shall become a part of the State Constitution.

Sec. 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.

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 Teacher 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 of Texas, in addition to the benefits allowed them under the Employees Retirement System of Texas shall be entitled to credit in the Employees Retirement System of Texas 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."

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 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."

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The Bronte Enterprise

August 13, 1954

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

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"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 the votes cast are in favor of said Amendment, the same shall become a part of the State Constitution.

Sec. 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.

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 Teacher 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 of Texas, in addition to the benefits allowed them under the Employees Retirement System of Texas shall be entitled to credit in the Employees Retirement System of Texas 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."

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 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."

Sec. 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.



APPLE JELLY, Bama - 24 Oz. 32c

DIAMOND COCKTAIL SWEET MIXED PICKLES, 12 oz 36c

GERBER'S BABY FOOD, Ass't. - 3 for 25c

VAN CAMP'S SARDINES - Tall Can 20c

KUNER'S DICED CARROTS - No. 303 14c

SUGAR - 5 Lbs. 47c

WORTH WAFFLE SYRUP - Qt. Water Bot. 42c

FRANCO AMERICAN MACARONI, with Cheese - 2 for 35c

RED SEAL BEEF & GRAVY - 43c

KIMBELL'S VIENNA SAUSAGE - 2 for 35c

KIMBELL'S SLICED BEETS, No. 303 - 2 for 25c

B A B O - 2 for 25c



AND FRESH PRODUCE

ROUND STEAK - Lb. 55c

SLAB OR SLICED BACON - Lb. 53c

SAUSAGE, Hormel - 2 lb. bag 1.05

ALL MEAT FRANKS - 1 Lb. Cello 45c

LB. FRESH ELBERTA Cantaloupe - 5c Peaches - lb. 17c

LB. Bananas - 12c Squash - LB. 10c

BRONTE ICE COMPANY

The Bronte Enterprise

August 13, 1954

FISH STORY

Mr. and Mrs. J. T. Henry, Mr. and Mrs. Clifford Clark and Mr. and Mrs. Bobby Clark of San Angelo went fishing last weekend at Possum Kingdom Lake. J. T.

says he brought back a cat fish that weighed 44 pounds — on the bathroom scales. And Mrs. Henry claims she caught a five pounder with a perch hook. Seems that the Clarks owned the hook taken by the big one

that got away. Clifford will supply anyone with information regarding that episode of the trip.

Local News

Mrs. Mack Gillham and children, Bob and Ruth, are visiting this week with their parents, Mr. and Mrs. Will Gideon.

Mr. and Mrs. Luther McCutchen and children returned Friday from a week's vacation trip to

Austin, Corpus Christi, Eagle Pass and Garner State Park. They visited relatives at most of those points.

Recent guests in the home of Mr. and Mrs. Homer Vaughn were his sister, Mrs. Pearl Lewis of Boise, Idaho, and his nieces, Mrs. Evelyn Rover and two sons of Prosser, Washington and Mrs. Margie Packer and daughter of

Emmett, Idaho. Betty Jo Glenn returned to Austin Saturday after spending a two weeks vacation here with her parents, Mr. and Mrs. C. C. Glenn.

Mrs. Louis Bridges is working at the local West Texas Utilities office for two weeks while Mrs. W. W. Millikin is on vacation.

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) Dollars per year; providing for enactment of laws to make 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 the Legislature may deem expedient for assistance to, and 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 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) 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.

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

Sec. 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 for the needy blind persons over twenty-one (21) years of age; giving the Legislature the power to set up a system of payments to the 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 to the needy blind persons over twenty-one (21) 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."

Sec. 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.

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."

Sec. 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 as compensation for his services such fees and perquisites as may be prescribed by law."

Sec. 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 3,000 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."

Sec. 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 hold his office for four years, who shall be clerk of the County and Commissioners Courts and recorder of the county, whose duties, perquisites and fees of office shall be prescribed by the Legislature, and a vacancy in whose office shall be filled by the Com-

missioners Court, until the next general election; provided, that in counties having a population of less than 8,000 persons there may be an election of a single 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 no 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 Attorney 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 Attorney and County Attorney 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 vacancies 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."

HOUSE JOINT RESOLUTION NO. 37

proposing an amendment to Article III of the Constitution of the State of Texas by adding thereto another Section to be designated Section 51g; providing that 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 agreements 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 amended and the same is hereby amended by adding another Section thereto following Section 51f, to be designated Section 51g, 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. The Legislature shall have the power to make appropriations and authorize all obligations necessary to the establishment of such Social Security coverage program."

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 all ballots shall have printed thereon:

"FOR the Amendment to the Constitution of the State of Texas authorizing the Legislature to provide for agreements between the State of Texas and the Federal Government to obtain Federal Social Security coverage for proprietary employees of its political subdivisions."

"AGAINST the Amendment to the Constitution of the State of Texas authorizing the Legislature to provide for agreements between the State of Texas and the Federal Government to obtain Federal Social Security coverage for proprietary employees of its political subdivisions."

Each voter shall scratch out one of said election ballots, leaving the one expressing his vote on the proposed Amendment. In counties or other subdivisions using voting machines, the above provisions for voting for and against this Constitutional Amendment shall be placed on such machine for or against the Constitutional Amendment.

Sec. 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

stitution of the State of Texas be amended by adding thereto Section 39, which shall read as follows:

"Section 39. 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 a 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) Judges of County Court-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 of all classes. 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.

SENATE JOINT RESOLUTION NO. 5

proposing an amendment to the Constitution of the State of Texas permitting the Legislature to fix the salary of the Governor, Attorney General, Comptroller of Public Accounts, Treasurer, Commissioner of the General Land Office and Secretary of State; providing that such salary shall not be fixed in an amount less than that provided in the Constitution on January 1, 1953; fixing the per diem of the members of the Legislature at \$25.00 per day for 120 days only; providing for the submission of this Resolution 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 5. The Governor shall, at stated times, receive as compensation for his services an annual salary in an amount to be fixed by the Legislature, and shall have the use and occupation of the Governor's Mansion, fixtures and furniture."

Sec. 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 22. The Attorney General shall hold office for two years and until his successor is duly qualified. He shall represent the State in all suits and pleas in the Supreme Court of the State in which the State may be a party, and shall especially inquire into the charter rights of all private corporations, and from time to time, in the name of the State, take such action in the courts as may be proper and necessary to prevent any private corporation from exercising any power or demanding or collecting any species of taxes, tolls, freight or wharfage not authorized by law. He shall, whenever sufficient cause exists, seek a judicial forfeiture of such charters, unless otherwise expressly directed by law, and give legal advice in writing to the Governor and other executive officers, when requested by them, and perform such other duties as may be required by law. He shall reside at the seat of government during his continuance in office. He shall receive for his services an annual salary in an amount to be fixed by the Legislature."

Sec. 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 to receive the office. He shall receive an amount to be fixed by the Legislature; reside at the Capital of the State during his continuance in 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 perquisites in the exercise of their office, but shall be paid 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."

Sec. 4. That Section 21 of Article 4 of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"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

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 transfer of 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. That 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. 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 be hereafter 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 maintain buildings for State purposes, and negotiate and make contracts necessary to carry out and effectuate the purposes herein mentioned. (d) The first major structure erected from the State Building Fund shall be known and designated as 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. (e) Under such terms and conditions as are now or may hereafter be provided by law,

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 of him by law. He shall receive for his services an annual salary in an amount to be fixed by the Legislature."

Sec. 5. That Article 3 of the Constitution of the State of Texas be amended by adding a new section thereto 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."

Sec. 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 for 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."

Sec. 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 voters favoring such proposed amendments shall write or have printed on their ballots the words:

"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."

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

Sec. 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.

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, 1955.

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, 1955.

(d) The State ad valorem tax on property of Two (2c) Cents on the One Hundred (\$100.00) Dollars 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 purpose 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 ballot 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.

BIGGER BETTER BARGAINS Classified Ads **EVERY AD A VALUE OPPORTUNITY**

I have all equipment for cleaning your septic tanks and cess pools. Call me at No. 8, Bronte for this service. L. M. Jones.

FOR RENT: Three room furnished apartment to permanent couple. See Mrs. Sam Spruell at Ideal Cafe. 33

HELP WANTED — Inquire at Kemp's Cleaners. 32-tfc

For **DEPENDABLE INSURANCE** See **Youngblood & Glenn AGENTS**

ALEXANDER'S CAFE
In San Angelo Offers You Sea Food and Tasty Lunches **STEAKS, MEXICAN FOOD**
Join Your Friends at **ALEXANDER'S**
In Angelo, Concho & Chad.

San Angelo Marble And Granite Works
P. O. Box 15 Phone 6027
Authorized Dealer **GEORGIA MARBLE THOMAS W. EASON**
Residence Phone 6063
4112 N. Chadbourne
San Angelo, Texas

FOR SALE — 52 model Chevrolet, Belair, 2 door, new tires, good as new. Call 57 or 118.

FOR RENT: Furnished house. Also furnished apartment. Bed rooms for gentlemen. Mrs. R. W. Rees. Home Motor Co.

FOR SALE — Home of Mrs. Mae Wilkins. Includes 6 room house and 2 small rent houses. See R. E. or I. M. Cumbie. 32tfc

FOR SALE: House, 24x24, make nice summer home or rent house. See Mrs. Sam Spruell at Ideal Cafe. 33-tfc

FOR RENT: Furnished house, three rooms and bath. See Mrs. R. S. Walton. 3-tfc

BUILDING MATERIAL
2x4 & 2x6 Fir - No. 2 or better— \$12.20
2x4 & 2x6 Fir - No. 4 or better— \$6.00
15 lb. FELT \$2.30
12x16 ft. Grain Bin — pre cut & ready to be nailed up. Sheet iron roof. Complete package— \$375.00
Kuhn's Paint — per gal. \$3.55
Sherwin Williams Paint — gal. \$5.20
DuPont Enamel & Undercoater— \$4.00
100 lb. nails — 8 box & others— \$7.00
—Free Delivery up to 125 miles—
We invite your inquiries, so send us your material list or drop in. All our prices are this comparative low.
LONE STAR LUMBER CO.
Under new ownership
LYNN A. LEE OWNER
1818 Pine 4-4381
ABILENE, TEXAS

FOR SALE — Good used 49 model Norge Refrigerator. See E. F. Glenn.

FOR SALE—6, 8 and 10 foot Aeromotor double-gear windmills and towers. **LEEPER SUPPLY CO.** Robert Lee.

ROYALTIES — Do you have them? Will you sell them? If so, list them with me. **TAYLOR EMERSON, Registered Dealer.** Phone 232-J. Res. phone 225. Box 178.

WRECKER SERVICE: Day and night. Day phone 10. Night phone 2. **HOME MOTOR COMPANY.**

Mrs. Kate Cox spent the weekend in San Angelo. She visited with Mrs. C. A. Meador of Miles, who is critically ill in the Clinic Hospital there. Mrs. Meador, who will be 80 years of age in September, recently suffered a stroke.

White Auto Store Remodeling Fixtures

White's Auto Store in Bronte is taking on a new look inside this week. Owners Mr. and Mrs. C. E. Bruton are completely remodeling their display counters.

By working them over they will be able to display their merchandise to better advantage, Bruton said. They are painting the new counters gray.

Mr. Bruton said that when he is finished with the job he will be able to stock and display more merchandise. Special arrangements are being made to provide a place for their toyland, which is the center of attraction each Christmas season for kids in this area. He said it will be better than ever this year.

An acre of forest releases more moisture into the atmosphere, than an acre of water.

PERSONALS

Rev. and Mrs. W. A. Reeves and Billy of Red Oak have been visiting friends here. Reeves is a former pastor at the Kickapoo Baptist church. They were to go on today for a visit in Big Spring and Lamesa before returning to their home.

Mrs. D. M. Ott had as her visitors last weekend her sister, Mrs. A. J. Nelson of Houston; a niece, Miss Lois Hudson of Birmingham, Ala.; and another niece, Mrs. Paul Kenworthy, and Mr. Kenworthy of Odessa.

For Life, Hospitalization and Polio Insurance, See **B. D. SNEAD**
At First National Bank

Get Used Car Savings with Warranted Confidence

This is an **OK USED CAR**

Look for the red OK Tag. It means **Six Ways Better**

1. Thoroughly Inspected
2. Reconditioned for Safety
3. Reconditioned for Performance
4. Reconditioned for Value
5. Honestly Described
6. Warranted in Writing!

Sold only by an authorized **CHEVROLET** dealer

See our listings below

CAPERTON CHEVROLET CO.

1953 Dodge 2 Door
RADIO, HEATER, OVERDRIVE
\$994.98

1953 Chevrolet Club Coupe
RADIO, HEATER
\$974.98

1951 Chevrolet 4 Door
RADIO, HEATER, POWER-GLIDE
\$764.99

1951 Chevrolet 4 Door
RADIO, HEATER
\$749.50

1951 Chevrolet 2 Door
RADIO, HEATER
\$695.98

1942 DeSoto 4 Door
\$99.99

1938 Pontiac 2 Door
\$74.99

These Cars Were Owned by Elderly Couples Who Drove Them Only on Sunday Afternoons

Caperton Chevrolet Co.

NOW WE CAN SUPPLY YOUR NEEDS FOR BEWLEY'S ANCHOR FEEDS

YES, WE'RE PROUD TO SUPPLY OUR CUSTOMERS' NEEDS WITH BEWLEY'S ANCHOR FEEDS

For chickens, turkeys, hogs, dairy cows, beef cattle, rabbits, horses, mules, and dogs... the big Red Anchor on every bag is your assurance of top quality formulated feeds. Greater profits through more efficient production of meat, milk, and eggs at less cost are the result of constant research behind Bewley's products.

All of the extra nutritional benefits, plus the know-how in mechanical mixing of proved formulas, help to assure the feeder of results he has a right to expect from every bag of Red Anchor Feeds.

The "RED ANCHOR WAY" pays.



Our Customers deserve the best
That's why we chose Bewley's Anchor formulated feeds to supply our customer's needs. We have every confidence in recommending these proved feeds because of their outstanding results among so many successful poultry and livestock farmers.
Yes, we take pride in selling these dependable feeds, and you'll take pride in the results you get.
Start feeding Anchor this week; you'll be glad you did.



JONES FEED STORE
PHONE 8 HIWAY 277

SALE

**10% DOWN
10% OFF
on all**

**Vented Heating Equipment!
Does Your Heating
Give Even Temperature**



**from
Head**

To

Toe?

Perimeter
GAS Central Heating Does!
SUMMER SALE -- Special terms and savings!
Lone Star Gas Company

HERE'S BLACKWELL

By Mrs. Charles Ragsdale

Mr. and Mrs. Jodie Van Zandt have as their guest her grandmother, Mrs. Mae McCurdy of Cherokee.

Mrs. D. T. Hunt is visiting in Mineral Wells.

Mr. and Mrs. Bill Richards of San Angelo have been visiting his parents, Mr. and Mrs. Kelly Richards.

Mrs. W. L. Chew has been ill in the Bronte Hospital.

Mr. and Mrs. Robert Tubb have had as their guests, Mr. and Mrs. L. D. Rodgers of Lamsa and Mrs. Rita Conner of Hobbs, New Mexico.

Mrs. Roy Sanderson and Bob and Mr. and Mrs. J. T. Sanderson visited Mr. and Mrs. Jack Blanchard at Snyder and Rev. and Mrs. Bob Harris at Loraine Sunday. Roy Sanderson returned home with them after a few days visit in Snyder.

Jeff Parrott of Huntsville, Ark. has been a guest in the Reece McCarley home. They all visited the Carlsbad Caverns last week.

Mr. and Mrs. Jess Pinkard of Follett have been visiting Mr. and Mrs. Jim Wilson and Ruby and Fletch Pinkard. They all attended the Hazelwood reunion at Lubbock Sunday. Others attend-

The Bronte Enterprise

August 13, 1954

ing were Mr. and Mrs. H. C. Raney, Mrs. J. W. Raney, Mr. and Mrs. Charley Copeland and Rita McCarley, all of Blackwell, Mr. and Mrs. Oxford Raney of San Angelo and Mr. and Mrs. Cy Odom of Killeen. There were 90 present. Mrs. J. W. Raney is the only living one of the older Hazelwood children.

Mr. and Mrs. Walter Sanders have had as their guests Mr. and Mrs. Ancil Reece and Glynn of Roscoe, Mr. and Mrs. Tonto Coleman and daughters of Atlanta Ga., Mr. and Mrs. Carl Coleman and daughters of Big Spring, Mr. and Mrs. Alton Short and David of San Angelo, Mr. and Mrs. Walker Coleman and children of San Antonio, Mr. and Mrs. Harry Coleman and sons of Midland.

Roy Sanderson and father, J. T. Sanderson are visiting in Hill County and in Oklahoma.

NOTICE OF BUDGET HEARING

Notice is hereby given that there will be a Budget Hearing to consider adoption of a budget for the City of Bronte for the fiscal year, April 1, 1954 to March 31, 1955, on Monday, August 23, at 3 p. m. at the City Hall. The public is invited to attend.

Ernest Ivey, Mayor
City of Bronte, Texas.

WAGGONER REUNION HELD AT HYLTON

Members of the W. L. Waggoner family held a reunion Sunday at the Hylton schoolhouse. Forty seven members of the family were present including 14 children, 13 grandchildren, two great-grandchildren, one brother and two nieces of Mr. Waggoner, who is past 80 years of age.

The children are Mrs. Lewis Bridges of Bronte, Mrs. R. W. Gillam of Abilene, D. L. Bawcom of Littlefield, Harley Waggoner of Blackwell, Mrs. Burl Montgomery of Del Rio, Mrs. Vernon Conally of San Angelo, Floyd Waggoner of Blackwell, Blanton Bawcom of Amarillo, C. E. Waggoner of Wingate, Oscar Waggoner of Los Angeles, Calif., Mrs. E. C. Latham of Phoenix, Ariz., Jack Waggoner of Blackwell, Mrs. Guy Cave of Sweetwater and Avo Kimble of Amarillo.

Mr. and Mrs. John B. Clark, Sr. were called to Gilmer, Texas August 1 to be with Mrs. J. B. Clark, Jr., who had major surgery in Ragland Hospital at Gilmer. Mr. Clark returned home on Wednesday but Mrs. Clark remained until Sunday to help out in the Clark home. The younger Clark is employed at the Lone Star Steel Plant at Lone Star, Texas, 25 miles from Gilmer.

Youth Revival

at

Kickapoo Baptist Church

August 12 thru 15

Prayer Services - - - 7:30 P. M.

Evangelistic Services - 8:00 P. M.

(Evening Services Only)

Planned and Conducted by Young People

PREACHING BY

Royce Dean Clark & Johnny Smith

BILLY ALEXANDER IN CHARGE

EVERYONE WELCOME

BROOKSHIRE BROWSINGS

By Mrs. Herbert Holland

The Congregational Methodist Revival closed Sunday night after ten days of preaching by Rev. Willard Talley of Commerce. A large crowd attended each service.

Visiting Mr. and Mrs. G. L. Cook Wednesday were J. T. O'Neal, his two sons, his daughter and a daughter-in-law of Blue Ridge, Ga. He was the father of the O'Neal boy who was drowned in the Colorado river on the Luther Nixon place in June.

Visiting Mr. and Mrs. J. C. Boatright Friday were Rev. and Mrs. Willard Talley of Commerce, Rev. and Mrs. Dee Cox and children of Miles, Mr. and Mrs. C. H. Hester and Luther of near Abilene, Mr. and Mrs. Lonnie Hester and children, Miss Amy Pierce and David Thompson, all of Winters. Their Sunday guests were Rev. and Mrs. John Early and children of San Angelo, Mrs. Charles Early and baby of Austin and Wayland Early of Rockdale.

Mr. and Mrs. Homer Clark came out from San Angelo Monday to visit the Jim Clarks.

Mr. and Mrs. Willard Caudle and Mrs. Ann Hubble and Marie attended the Blanko reunion at Lubbock during the weekend. Mr. Caudle said they saw some pretty crops along the way.

Ollie Mae Gleghorn of Miles visited her grandparents, Mr. and Mrs. T. G. Gleghorn here last week.

Junior Holland of near Cisco is spending two weeks here with his grandparents, Mr. and Mrs. Herbert Holland.

Mr. and Mrs. Buster Gleghorn of Ballinger visited Mr. and Mrs. B. V. Hedges and Jackie Don Monday night. They brought Jackie Don a puppy.

Mrs. Andy Williams of Pomona, Calif., and Eldon Laird of Buena Park, Calif., who visited ten days here with Mr. and Mrs. Jerry Landers, are visiting her sister, Mrs. Etta Marks, in San Angelo.

Mr. and Mrs. Don Walker and children of Leaday visited the Herbert Hollands Sunday.

Mrs. Herbert Holland was hostess Saturday morning to the Jolly Breakfast club. Present

were Mes. J. W. Clark, Wesley Prinzing, Al D. Richards, Bert Hester, Frank Reichert and Dick Peiser.

Visiting Mr. and Mrs. Luther Nixon Saturday were their daughter and son-in-law, Mr. and Mrs. Wilson and baby, of San Angelo. The Wilsons, accompanied by friends from Abilene, went to Brownwood Lake for the weekend, leaving the baby with the grandparents. Mr. and Mrs. Walter Dags of San Angelo visited the Nixons Sunday.

Mrs. Herbert Holland was admitted to the Bronte Hospital Tuesday morning.

Mr. and Mrs. James Holland, Tony and Vicki of near Cisco visited the Herbert Hollands on Monday and Tuesday. Dee Foster from Big Spring visited in their home Tuesday.

VACATION TRIP

Miss Ada Woullard and Leslie Woullard returned Tuesday from an 8 day sightseeing trip. They made the trip by automobile and covered 1900 miles.

They visited relatives in Jal, New Mexico and then went on to Santa Fe. In Colorado they visited Colorado Springs, Manitou Springs and Walsenburg. From there they went to Dodge City in Kansas and came back through Altus, Oklahoma. They reported seeing lots of rain up in the mountains.

The Bronte Enterprise

Mitchell Family Has Reunion at Angelo

The family of Mr. and Mrs. J. E. Mitchell had a reunion Sunday at the park in San Angelo. The group enjoyed a picnic dinner and visiting with each other.

Present were Mr. and Mrs. J. E. Mitchell, Mr. and Mrs. Chester Harwell of Bronte; Mr. and Mrs. Roy Braswell, Mr. and Mrs. Alton Roberts, Mr. and Mrs. Bobbie Roberts and Mr. and Mrs. James Thomason, all of Robert Lee.

And Mr. and Mrs. James Mitchell of San Angelo; Mr. and Mrs. Sam Roach of Clovis, N. M.; Mr. and Mrs. John Bowers of Milwaukee, Wis.; Mrs. Lillie Mitchell and daughter of Lubbock and Marion Mitchell of Pecos.

CHURCH OF CHRIST STARTS REVIVAL AT BLACKWELL

By Mrs. Charles Ragsdale

Revival services at the Blackwell Church of Christ will begin Sunday, August 15, and continue through Sunday, August 22. Bro. Savage of the Santa Rita church in San Angelo will do the preaching.

Services will be held at the Tabernacle at 8 each evening. Every one is invited to attend.

TRY A WANT AD

August 13, 1954

Mr. and Mrs. Marshal Sims reported a nice trip recently to Big Spring, Odessa, Hobbs and Artesia, New Mexico.



EMERGENCY

MARCH OF DIMES

Funds needed NOW!
August 16 to 31

Weekend Specials

SALMON, Our Value - No. 1 Tall 39c

TAMALES, Wolf - 2 No. 1½'s 39c

SUGAR, Limit - 10 Lb. Bag 89c

OUR VALUE ELBERTA PEACHES - No. 303 19c

CIGARETTES - reg. ctn. \$1.99 (LIMIT)

CRACKERS, Nabisco - Lb. box 25c

AUNT JEMIMA FLOUR

5 lbs. 49c - 10 lbs. 93c - 25 lbs. \$1.99

WASHING MIRACLE WASHING POWDER - Lge. Box 29c

SUPREME COCOANUT CHOCOLATE DROPS - Box 45c

JELLO, Assorted - 3 Pkgs. 23c

SPINACH, Sun Spun - 2 No. 303's 25c

SUN SPUN HAND PACKED TOMATOES, Whole - No. 303 15c

FRESH HAMBURGER - Lb. 25c

STEW MEAT - - - Lb. 19c

SLICED BACON, Hormel - Lb. 56c

FRANKS, All Meat - Lb. Cello 42c

JOWLS, Nice, Tasty - Lb. 39c

WISCONSIN LONGHORN CHEESE - Lb. 43c

BANANAS, Firm - Lb. 12c

LETTUCE - Firm Head 10c

Watch for Our Big Circular

SIMS FOOD STORE

PHONE 41

We Reserve the Right to Limit Quantities
We Are Open Late Saturday Nites, Closed All Day Sunday

Your Vote for

Allan Shivers



IS A VOTE FOR

**GOOD
Government
in TEXAS**

Allan Shivers has a record of service equalled by few men in our state's history. His long service as a State Senator, Lieutenant Governor and Governor have marked him as one of the ablest, most courageous and most popular state officials Texas has ever had.

Shivers' record speaks for itself, and he is not afraid to speak out on any issue. His years of service to Texas have brought about vast improvements in our public schools, as well as in our institutions of higher learning; more miles of farm-to-market roads have been built than in any comparable period; state hospitals have re-

ceived millions of dollars during his administration and most all of the deplorable conditions have been removed; a constitutional amendment seeking to raise old age pensions will be voted on in November, just as the Governor promised.

One would think that all the improvements made under Allan Shivers' administration would have required heavy increases in taxes. This is not the case, however. Texas operates on a cash basis and has one of the lowest state tax rates in the nation; neither a sales tax nor state income tax is imposed on Texans. Allan Shivers is opposed to both.

He Has Accomplished All This Because Texas Comes First With

ALLAN SHIVERS

ASC ELECTIONS SET FOR AUG. 20

All farmers and ranchers of Coke County are hereby advised that on August 20, 1954 an election will be held for the purpose of electing Community Commit-

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TEXAS THEATRE

BRONTE, TEXAS

SHOW STARTS 6:30 P.M.—SUNDAY MATINEE 1:30 P.M.

Motion Pictures Are Your Finest Entertainment

FRIDAY AND SATURDAY, AUGUST 13 & 14
Charlton Heston, Eleanor Parker in
"THE NAKED JUNGLE"

(In Technicolor) Also Comedy & News

SUNDAY & MONDAY, AUG. 15 & 16, Sun. Matinee 1:30, 3:10
Jane Russell, Marilyn Monroe in

"GENTLEMEN PREFER BLONDES"

(In Technicolor) Also Cartoon

WEDNESDAY AND THURSDAY, AUGUST 17 & 18

Dennis O'Keefe, Patricia Medina, Francis L. Sullivan in

"DRUMS OF TAHITI"

(Color by Technicolor) Also 3 Stooges

teemen and Alternate community Committeemen for 1955. Those elected as Chairman and Vice-Chairman of the Community Committee shall be declared elected as delegate and Alternate Delegate, respectively, to the County Convention.

Ballots are being mailed to all eligible voters in the Community whose names appear on county office mailing lists. These ballots must be returned to the County ASC Office at the expense of the voter. Ballots returned by mail must be post-marked not later than August 20. Ballots may be returned in person, and, if so, must be returned to the county office by 5:00 o'clock on August 20. Farmers and ranchers eligible to vote in the community election who do not receive ballots may obtain ballots at the county office which is located at Robert Lee.

Services for Sandusky Infant Held at Angelo

Graveside services were held Saturday morning in Fairmount Cemetery for Kerry E. Sandusky, infant son of Lt. and Mrs. Judge Edward Sandusky of San Angelo. Their first child, the baby died at birth Friday in the Goodfellow Air Force Base Hospital.

He is survived by the parents, the maternal grandparents, Mr. and Mrs. James E. Allen of Karnes City and the paternal grandparents, Mr. and Mrs. Austin Sandusky of Bronte.

Mr. and Mrs. J. L. Stephenson To Celebrate Golden Wedding



Mr. and Mrs. J. L. Stephenson 1904



Mr. and Mrs. J. L. Stephenson 1954

The children of Mr. and Mrs. J. L. Stephenson are honoring their parents with an open house Sunday, Aug. 22, on the occasion of their fiftieth wedding anniversary. Open House will be held at the home of Mr. and Mrs. Stephenson at 127 East 42nd St. in San Angelo.

Mr. and Mrs. Stephenson were

married at Cross Roads in Comanche County on Aug. 21, 1904. They were married at 11:30 a. m. in the home of her parents by a Rev. Brock, a Baptist minister. The newly weds lived in Comanche County four years. In 1908 they moved to Coke County and bought some land four miles east of Tennyson. They built their

home and raised their family on the place.

Mr. Stephenson was a stock-farmer in Coke County for forty years, until he and Mrs. Stephenson moved to San Angelo.

Mr. Stephenson is a son of the late Luther and Emma Stephenson. Mrs. Stephenson's parents were Tom D. and Louisa Hudspeth.

Children of the golden anniversary celebrants are Ira and B. G. Stephenson, both of Concord, Calif., W. T. Stephenson of San Leandro, Calif., M. D. (Mug) Stephenson of the Brookshire community, Mrs. John Suggs of Monahans and Mrs. Floyd McCarty of San Angelo.

EDITH HOMECOMING

A large crowd is expected to attend the annual Edith Homecoming next Sunday, August 15. The big event has attracted as many as 1,000 persons in years past, many of them former residents and pioneers of this area who come back especially for the event. A program is being arranged with plenty of time left for visiting and a big barbecue will be served free at noon.

PERSONALS

Mr. and Mrs. Homer Vaughn and Mr. and Mrs. Jack Vaughn of Winters are going to Lubbock this weekend where they will attend a Vaughn family reunion. The affair will be held in the McKenzie State Park there.

Visiting in the home of Mrs. J. B. Johnson in the last two weeks have been Mr. and Mrs. Roy Newberry, Portales, New Mexico, and their daughter and husband, Mr. and Mrs. Dana Ohyster and three children from California; Mr. and Mrs. R. D. Mitchell and three children, Houna, La.; Mr. and Mrs. Dan Johnson, Waco; Mrs. C. B. Rogers and daughter, also of Waco; Mrs. Paul Rogers and two children of Sweetwater; Mr. and Mrs. Bill Johnson and son, Mr. and Mrs. Jimmy Johnson and Laura Ann Johnson, all of Ballinger; Mr. and Mrs. Wayne Johnson and six boys of San Angelo; and Mr and Mrs. Pat Johnson and three children and Mrs. Jim Simpson of Bronte.

Rodrigo de Triano is believed to have been the first of Columbus' crew to sight land.

Weekend Specials

MILK (Limited) - 2 Tall Cans 25c

OUR VALUE YELLOW CLING

PEACHES - - No. 2½ Can 25c

DIAMOND

YELLOW EYED PEAS - - 10c

SLICED BEETS, Kimbell's - 10c

CIGARETTES - Reg. Ctn. \$1.99

SUGAR - - - 5 Lbs. 45c

CHILI, Hormel - 1 Lb. 3 Oz. 49c

COFFEE, 100 Pct. Pure - Lb. 97c

SWIFT

PEANUT BUTTER - 12 Oz. 35c

WASHING POWDER

DREFT or CHEER - Box 29c

COCOANUT. Baker's - Can 17c

LETTUCE
Head - 10c

BANANAS
Lb. - - 12c

CELLO PKG.
CARROTS - 13c

CLUB LB.
STEAKS - 39c

HORMEL LB.
Margarine - 21c



FRESH GROUND BEEF - - Lb. 23c

ARM OR SEVEN BONE

Beef Roast lb. 29c

CHEESE, Longhorn - Lb. 43c

BAR-B-Q SPARE RIBS - Lb. 63c

STEW MEAT - - - Lb. 19c

BACON, Swift's Prem. - Lb. 63c

LUNCHEON LOAVES - Lb. 49c

PRESSED HAM, PICKLE PIMENTO, OLIVE

SWIFTNING - 3 Lb. Tin 83c

ALL MEAT LB LOIN LB
FRANKS - 39c STEAKS - 59c

Pruitt's Store

DON'T GO BY — BRONTE — COME BUY