

# The BRONTE ENTERPRISE

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Bronte, Texas, August 4, 1966

No. 31



**RECEIVES CHARTER** — Royce Fancher, left in the background, accepts the charter for the new Bronte Evening Lions Club from outgoing District Governor George Thompson. The charter night banquet and program were held

Tuesday night, July 26, at the Bronte School. A few charter members of the new club are shown here lined up in front of the stage: from left, Hurlin Lee, L. L. Wilkins, Dwain Pruitt and A. E. Stroebel.

## Grant Okayed for Study Of New Kickapoo Dam

A federal grant of \$10,780 for planning a dam on the Kickapoo Creek below Bronte was announced the latter part of last week. The announcement came to The Enterprise in a telegram from Congressman Omar Burleson. The grant was approved by the Department of Housing and Urban Development.

A good bit of preliminary work has already been done on the proposed project which would be lo-

calated between Bronte and the Colorado River on property of Mrs. Annie Wilkins.

No definite plans have been announced, but it is believed, if the project goes through, it will be

jointly sponsored by the Kickapoo Water Control and Improvement District and the City of Bronte.

At a meeting held last month, when city and WCID officials and interested citizens attended, the general opinion was the project should be considered mainly as a source of municipal water supply, with recreation as a secondary consideration.

## Last Rites Held For Frank Grimes

Funeral services for Frank A. Grimes, 70, were held Wednesday afternoon in First Methodist Church in Bronte. Mr. Grimes, a long time cafe operator in Coke and Runnels Counties, was dead on arrival at Bronte Hospital about 4:30 p.m. Monday. He had been hospitalized in Veterans Hospital in Dallas and was being transferred to Bronte.

The services were conducted by the Rev. A. S. Masterson, pastor of the church. Burial followed in Fairview Cemetery, under direction of Williams Funeral Home.

Mr. Grimes was born June 22, 1896, at Maverick and moved to Coke County about 1920. He and Maud Thomas were married in Bronte Oct. 29, 1929.

Mr. Grimes was a veteran of World War I and was a member of the American Legion. He was a Methodist.

Survivors include his wife; two brothers, Harvey Grimes of Portales, N. M., and Lonnie Grimes of Camp Wood; and four sisters, Mrs. Nora Bridges, Mrs. Mamie Epperson, Mrs. Leona Taylor and Mrs. Kate Lynn, all of Bronte.

Pallbearers were C. B. Barbee, T. F. Sims, J. B. Mackey, W. W. Ivey, D. K. Glenn, all of Bronte, and W. E. Loftin of Ballinger.

## TENNYSON REVIVAL STILL IN PROGRESS

A revival meeting is in progress at the Tennyson Baptist Church and will continue through Sunday. The Rev. Harris Morris, Bronte Baptist pastor, is doing the preaching and Garry Bivins of San Angelo is in charge of the singing.

Everyone is invited to the services which are held daily at 10 a.m. and 7:30 p.m.

## Football Season Approaches; Plans Made for Practice

There's already some talk of football in the air around Bronte, and fans are beginning to anticipate the coming 1966 season of Longhorn competition. Work has been and is being done at the football field, and everything is being readied for the first game.

Head Coach Cecil Toliver made some announcements this week concerning procedures which will be used between now and the start of school.

### Practice Starts Aug. 15

The coach said that pre-season workouts will begin Aug. 15. Two sessions will be held each day, beginning at 7:30 a.m. and 6 p.m. Physical examination forms are available at Harris Clinic and may be picked up when prospective players report for their examinations. The physicals will be given Tuesday, Thursday and Friday of next week, starting at 2:30 p.m. each day. Players should take the forms home for signature of parents, Coach Toliver said.

### Supply Man Coming

A representative from an athletic supply company will be at the school Aug. 9 at 5 p.m. Boys who need to order football shoes are requested to be on hand at that time, Toliver said.

School officials say that the turf on the playing field is in excellent shape, despite the hot weather here the last few weeks. Improvements have been made in the center section of bleachers on the Bronte side, also.

## William E. Green To Teach English

William Elton Green of San Angelo has been employed to teach English in Bronte High School, Supt. C. B. Barbee announced this week. He will succeed Miss Judith Smith who has resigned to take a similar position in Globe, Ariz.

Green is a 1966 graduate of Hardin-Simmons University in Abilene, with a major in English and a minor in history. He is also a graduate of Central High School in San Angelo, and attended Angelo State College before transferring to HSU. The new teacher is not married.

## Subscription Special Extended Thru Friday

Due to the fact that The Enterprise office was closed last Friday and Saturday, the annual subscription special is being extended through Thursday and Friday, Aug. 4 and 5.

The management of the paper feels that a number of readers

came by on the last two days the special in ordinarily in effect and were unable to pay for their papers.

Friday will be the last day of the special.

Readers who wish to take advantage of the time extension can save 50 cents on any subscription.

The regular price of \$3.00 in Coke and adjoining counties is reduced to \$2.50 and the regular price anywhere else in the country of \$3.50 is reduced to \$3.00.

## Church Of Christ Having Meeting

Lloyd E. Ash of Anson is here this week preaching a gospel meeting at the Bronte Church of Christ.

Services are being held at 7:30 a.m. and 7:30 p.m. with the Sunday services scheduled at the regular hours.

Cecil Cox, local minister, issued a cordial invitation to everyone to attend the remaining services.

## Lubbock Service For Mrs. Oglesby

Funeral services were held at 4 p.m. Friday afternoon at Franklin-Bartley Funeral Chapel in Lubbock for Mrs. Lula Oglesby, 82, who died Wednesday night in Bronte Hospital. She had been hospitalized for the past three weeks.

Last rites were conducted by the pastor of the Canyon Community Church, east of Lubbock. Burial was in Lubbock Cemetery, under direction of Franklin-Bartley.

Mrs. Oglesby was born March 19, 1884, at Cedar Mills, Grayson County, Texas. She was the daughter of Rufus Coleman and Elizabeth Stapleton Gordon. She was married in 1907 to Ben Oglesby Sr. at Gordonville. The family lived in Grayson County until 1926, when they moved to Whiteface. Mrs. Oglesby lived in or around Lubbock until a few years ago, when advancing age and ill health forced her to close her home there. She was a member of the Methodist Church.

Survivors include one son, Ben Oglesby of Bronte; two daughters, Mrs. Jack Winter of Fort Worth and Mrs. Early Daniel of Lubbock; two step daughters, Mrs. Loyce McConnell and Mrs. Tommie Findley, both of Lubbock; two brothers, J. E. and N. W. Gordon, both of Lubbock; eight grandchildren, eight great grandchildren and one great grandchild.

Grandsons served as pallbearers.

## Modgling Awarded Bronze Medal

Thomas A. Modgling, 42, of Bronte, has been awarded a bronze medal, it was announced this week by the U. S. Commerce Department's Environmental Science Services Administration (ESSA). The award for superior service is the highest honor a Commerce bureau can confer upon an employee.

Modgling received the award for his work as Chief of the World Data Center for Seismology since its creation in April 1963. He was commended for "outstanding accomplishment in establishing and carrying out the work schedule of the Seismological Data Center." He is now Chief of the Technical Services Section of the National Weather Records Center (NWRC) in Asheville, N. C., a facility of ESSA's Environmental Data Service (EDS).

The World Data Center is the repository for seismograms constantly being collected by the Worldwide Network of Standard Seismographs

Stations. Formerly part of the Operations Branch of the Seismology Division of the Coast and Geodetic Survey, it is now part of EDS. The Survey and the EDS are both com-

ponents of ESSA, the Commerce bureau created last year to cope with man's environmental problems.

Modgling assisted in planning the Center's physical plant, determined personnel needs, trained employees in the operation of the newly developed equipment, and scheduled the work flow of the unit.

Modgling was born in Bronte, where his parents, Mr. and Mrs. Barney E. Modgling, reside. He attended Bronte High School 1936-1941, and then served in the Army for two years during World War II. Subsequently, he majored in geophysics at Texas Technological College, Lubbock, Tex.

He and his wife, the former Margery Alice Kennedy, daughter of Mr. and Mrs. Steve Kennedy of Portales, N. M., reside at 647 Town Mountain Road in Asheville.

Modgling is a member of the Eastern Section, Seismological Society of America and of the Asheville Lion's Club.



Thomas A. Modgling

## 2 Indicted Monday By Grand Jury

Two persons were indicted when a Coke County grand jury convened in Robert Lee Monday.

Indicted were Almeda Ruth Stanford, charged with theft of an automobile, and David Harris, charged with theft.

The automobile was allegedly stolen from Matthew Caperton of Bronte, and the charge against Harris was filed in connection with theft of a \$494 check from Mrs. Ruth Clift of Robert Lee.

O. H. Campbell was foreman of the grand jury. Other members were Mrs. Douglas Ditmore, Henry Baker, Mrs. S. E. Adams, Joe Rawlings, Curtis E. Bell, Mrs. O. T. Colvin, Carrol T. Wilkes, James L. Brunson, Mrs. Virgle Hendley, E. L. Champion and Walter King.

### Divorces Granted

Three divorces were granted as follows: J. W. Reeves and Frankie J. Reeves, Lana E. White and A. O. White, and A. L. Burson and Vera E. Burson.

Luther Sparks was granted a clear title to Blocks C and D in the Austin and Northern Land & Cattle Company Addition of Robert Lee.

Several civil suits were passed and are scheduled to come before the court Aug. 15.

## VA Teachers Assn. To Present Henry With 30 Year Pin

Austin, Texas, (Spl.) J. T. Henry, vocational agriculture teacher at Bronte, will be honored by the Vocational Agriculture Teachers Association of Texas in Fort Worth, August 10, according to M. S. Hammack of Ferris, President of the organization.

Henry is being honored for his 30 years of service to the Vocational Agriculture program in the state.

The award will be presented at the annual Awards Breakfast of the association. The breakfast is held during a statewide conference of Vocational Agriculture Teachers and the 1966 conference will emphasize the implementation of new approaches to Vocational Agriculture Education. Leaders in agriculture and education from throughout the state and nation will participate in the four day in-service meeting.

Education features of the meeting will be under the direction of George H. Hurt, Director of Agriculture Education, Texas Education Agency. He will be assisted by J. A. Marshall, Don Jobs, E. L. Tiner, Bill T. Tomlinson and thirteen area supervisors including Hulan Harris of Big Spring.

Henry graduated from high school at Sterling City and received his Bachelor of Science Degree from

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Mrs. Ben Oglesby ..... Editor

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Any reflection on the character or standing of any person, firm or corporation is not intended and will be corrected upon notification.

Sunday guests of Mr. and Mrs. R. H. Herron were Mr. and Mrs. Donnie Gary of Vernon and Mr. and Mrs. Ernest Moore of Munday.

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**BROOKSHIRE BROWSINGS**

By Mrs. Herbert Holland

The community got showers and up to 1/4 inch of rain in places Saturday. Crops and pastures need a good rain.

Visiting Mrs. Susie Garlington Monday were Mrs. E. P. Tolbert and Mrs. Chester Cherry of Ballinger, Mrs. Mattie Fry, Susie, Sandra and Sally of Abilene came Monday and visited until Tuesday. They all visited Tuesday with Mrs. Jerry Landers and Pat and Pam Brown in Bronte Tuesday. The girls stayed for a longer visit with the Landers.

Mr. and Mrs. Darrell Lee and family of Elfrida, Ariz., are here visiting area relatives.

Mr. and Mrs. L. T. Balkum attended a program Friday night at the Coleman County electric co-op. The Balkums and Janice attended the Adolph Helwig reunion Sunday at Lake Nasworthy. Seventy persons attended. They also visited Mr. and Mrs. M. B. Helwig in San Angelo.

O. B. Cook returned to Fort Worth Sunday after a 12 day visit with Mrs. G. L. Cook and Jay. Her sister, Mrs. Rabo Lockaby of Snyder visited them last week.

Mrs. John Harris of Maverick was admitted to Bronte Hospital last Monday for medical treatment.

The Maverick Church will have a weekend revival Aug. 19-21 with the pastor, the Rev. John Early of San Angelo, preaching.

Mrs. James Lee visited Mrs. Willis Blaylock in San Angelo Friday. Weekend guest of the Lees was their daughter, Mrs. Judy Coates of San Angelo.

Miss Martha Dvoracek of San Angelo visited over the weekend with the Bomar Hortons. The Hortons returned Monday of last week from their vacation.

Visiting Mr. and Mrs. J. E. Gaddy last week were Mrs. John Edwards and girls of San Angelo, Mrs. D. A. Fears of Wichita Falls and Mr. and Mrs. Jim West of Round Rock.

Bill Ogilvy returned to Pecos Sunday after a month's vacation on his ranch here. Mrs. Ogilvy and Judy went to Dallas for a visit with another daughter.

Herbert Holland killed a large rattle snake Friday.

Mr. and Mrs. Gene Thomas of Big Spring visited Mr. and Mrs. Franklin Thomas the first of the week.

Mr. and Mrs. Rob Springer of Paint Rock entertained the Jolly 8 club Friday night. Dominoes and 42 were played and refreshments served to Messrs. and Mmes. Bert Hester, Herbert Holland, C. O. Meador, George Coleman and Springer. The group will meet in the Meador home Friday night.

Mr. and Mrs. John Balkum and daughter, Bobbie Hollie of Sherman visited Mr. and Mrs. L. T. Balkum and Janice Friday. They all visited Mr. and Mrs. E. T. Balkum at Veribest Saturday.

Mrs. Alton Bradberry and Mrs. A. B. Morgan visited Rev. and Mrs. John Early and family in San Angelo Monday.

Mrs. Bert Hester entertained the Know Your Neighbor club at her home in Miles. 88 was played. Frosted punch and cookies were served to Mmes. Ima Prinzing, Gene Halamicsek, A. B. Morgan, Herbert Holland, Carl Lewis and Hester.

Visiting Mr. and Mrs. Willard Caudle during the past week were Mr. and Mrs. Mug Stephenson and Meta Kay of San Angelo, Alice Smith and Luther Nixon of Ballinger, Glenda and David Caudle and Rev. Harry Morris of Bronte and Gary Bivins of San Angelo.

Mrs. Kate Slaughter spent the weekend in Ballinger with Mr. and Mrs. Ardell Richards and Mr. and Mrs. Ivan Slaughter.

Mr. and Mrs. Dean Thomas and children of Hamilton, Mrs. Elton

Gilliland and children of Odessa, and Mrs. Myrtle Hulsey of Amarillo were here last week to visit Mr. and Mrs. Franklin Thomas and to attend funeral services for Mrs. Ella White.

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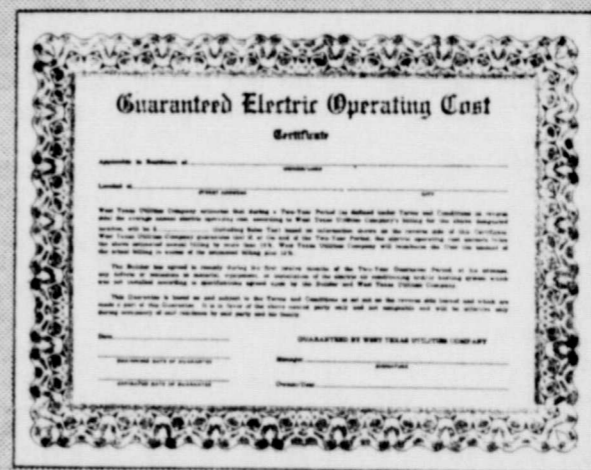
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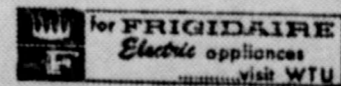
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**MRS. GARY LEE COATES**  
The former Miss Judy Kathleen Lee before her recent marriage to HN Gary Lee Coates. She is the daughter of Mr. and Mrs. James Lee and a graduate of Bronte High School. She is presently in nurses training in San Angelo. Mr. Coates is with the U. S. Navy in Corpus Christi.

Pinky Gentry of Hermosa Beach, California spent Tuesday through Thursday of last week here with his mother, Mrs. Thelma Gentry. He had just returned from a two-weeks air tour of Europe. He spent some time visiting points of interest in London, England and also toured Frankfurt, Germany and Amsterdam, Holland.

**PUBLIC NOTICE**

**Proposed CONSTITUTIONAL AMENDMENT NUMBER FOURTEEN ON THE BALLOT**

**PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966.**

**HOUSE JOINT RESOLUTION NO. 38** proposing an amendment to Section 2, Article VI, Constitution of the State of Texas, to omit the requirement that members of the armed services vote only in the county in which they resided at the time of entering the service.

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

Section 1. That Section 2, Article VI, Constitution of the State of Texas, be amended by deleting the following language:

"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."

The text of this Section is shown below, with a broken line through the sentence which is to be deleted:

"Section 2. Every person subject to none of the foregoing disqualifications who shall have attained the age of twenty-one (21) years and who shall be a citizen of the United States and who shall have resided in this State one (1) year next preceding an election and the last six (6) months within the district or county in which such person offers to vote, shall be deemed a qualified elector; and provided further, that any voter who is subject to pay a poll tax under the laws of the State of Texas shall have paid said tax before offering to vote at any election in this State and hold a receipt showing that said poll tax was paid before the first day of February next preceding such election. Or if said voter shall have lost or misplaced said tax receipt, he or she, as the case may be, shall be entitled to vote upon making affidavit before any officer authorized to administer oaths that such tax receipt has been lost. Such affidavit shall be made in writing and left with the judge of the election. The husband may pay the poll tax of his wife and receive the receipt therefor. In like man-

ner, 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 only purpose of the amendment proposed in this Resolution is to make the aforesaid deletion. The adoption of this amendment shall not be deemed to have the effect of readopting the remainder of the Section, and if any other amendment to this Section, being for a different purpose, is adopted at an earlier election or at the same election, the adoption of this amendment shall not be construed as nullifying the change made by such other amendment.

Sec. 3. 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, 1966, at which election all ballots shall have printed on them the following:

"FOR the Constitutional Amendment to allow members of the Armed Forces who are residents of Texas to vote."

"AGAINST the Constitutional Amendment to allow members of the Armed Forces who are residents of Texas to vote."

Sec. 4. The Governor of the State of Texas shall issue the necessary proclamation for the election and this amendment shall be published in the manner and for the length of time required by the Constitution and laws of this State.

Sec. 5. If the foregoing amendment is adopted, the proclamation of the Governor declaring the adoption of the amendment shall set forth the full text of the amended Section, as amended herein and by any other proposed amendment which is submitted by the 59th Legislature and which has been duly adopted prior to such proclamation.

**PUBLIC NOTICE**

**Proposed CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT**

**PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966.**

**HOUSE JOINT RESOLUTION NO. 24** proposing an amendment to Article VI of the Constitution of the State of Texas by adding a new Section thereto, Section 2a, to provide for voting on electors for President and Vice President, and on all state-wide offices, questions or propositions by persons qualified to vote in this State except for meeting county or district residence requirements, and to provide for voting on electors for President and Vice President by otherwise qualified United States citizens who have moved into or out of the State preceding a presidential election.

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

Section 1. Article VI of the Constitution of the State of Texas is amended by adding a new Section thereto, Section 2a, to read:

"Section 2a. (a) Notwithstanding any other provision of this Constitution, the Legislature may enact laws and provide a method of registration, including the time of such registration, permitting any person who is qualified to vote in this State except for the residence requirements within a county or district, as set forth in Section 2 of this Article, to vote for (1) electors for President and Vice President of the United States and (2) all offices, questions

or propositions to be voted on by all electors throughout this State.

"(b) Notwithstanding any other provision of this Constitution, the Legislature may enact laws and provide for a method of registration, including the time for such registration, permitting any person (1) who is qualified to vote in this State except for the residence requirements of Section 2 of this Article, and (2) who shall have resided anywhere within this State at least thirty (30) days next preceding a General Election in a presidential election year, and (3) who shall have been a qualified elector in another state immediately prior to his removal to this State or would have been eligible to vote in such other state had he remained there until such election, to vote for electors for President and Vice President of the United States in that election.

"(c) Notwithstanding any other provision of this Constitution, the Legislature may enact laws and provide for a method of registration, including the time for such registration, permitting absentee voting for electors for President and Vice President of the United States in this State by former residents of this State (1) who have removed to another state, and (2) who meet all qualifications, except residence requirements, for voting for electors for President and Vice President in this State at the time of the election, but the privileges of suffrage so granted shall be only for

such period of time as would permit a former resident of this State to meet the residence requirements for voting in his new state of residence, and in no case for more than twenty-four (24) months."

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, 1966, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment permitting persons qualified to vote in this State except for the residence requirements in a county or district to vote for Presidential and Vice Presidential Electors and for all state-wide offices, questions or propositions, and permitting citizens of the United States recently arrived or departed from the State to vote for Presidential and Vice Presidential Electors."

"AGAINST the Constitutional Amendment permitting persons qualified to vote in this State except for the residence requirements in a county or district to vote for Presidential and Vice Presidential Electors and for all state-wide offices, questions or propositions, and permitting citizens of the United States recently arrived or departed from the State to vote for Presidential and Vice Presidential Electors."

Sec. 3. The Governor of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this State.

**PUBLIC NOTICE**

**Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT**

**PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966.**

**SENATE JOINT RESOLUTION NO. 39** proposing an amendment to Section 18, Article VII, Constitution of the State of Texas, to withdraw Arlington State College from participation in the Permanent University Fund.

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

Section 1. That Section 18, Article VII, Constitution of the State of Texas, be amended to read as follows:

"Section 18. For the purpose of constructing, equipping, or acquiring buildings or other permanent improvements for the Texas A & M University System, including Texas A & M University, Prairie View Agricultural and Mechanical College of Texas at Prairie View, Tarleton State College at Stephenville, Texas Agricultural Experiment Stations, Texas Agricultural Extension Service, Texas Engineering Experiment Station at College Station, Texas Engineering Extension Service at College Station, and the Texas Forest Service, the Board of Directors is hereby authorized to issue negotiable bonds or notes not to exceed a total amount of one-third (1/3) of twenty per cent (20%) of the value of the Permanent University Fund exclusive of real estate at the time of any issuance thereof; provided, however, no building or other permanent improvement shall be acquired or constructed hereunder for use by any part of the Texas A & M University System, except at and for the use of the general academic institutions of said System, namely, Texas A & M University, Tarleton State College, and Prairie View A & M College, without the prior approval of the Legislature or of such agency as may be authorized by the Legislature to grant such approval; and for the purpose of constructing, equipping, or acquiring buildings or other permanent improvements for The University of Texas System, includ-

ing The Main University of Texas at Austin, The University of Texas Medical Branch at Galveston, The University of Texas Southwestern Medical School at Dallas, The University of Texas Dental Branch at Houston, Texas Western College of The University of Texas at El Paso, The University of Texas M. D. Anderson Hospital and Tumor Institute at Houston, The University of Texas Postgraduate School of Medicine, The University of Texas School of Public Health, McDonald Observatory at Mount Locke, and the Marine Science Institute at Port Aransas, the Board of Regents of The University of Texas is hereby authorized to issue negotiable bonds and notes not to exceed a total amount of two-thirds (2/3) of twenty per cent (20%) of the value of the Permanent University Fund exclusive of real estate at the time of any issuance thereof; provided, however, no building or other permanent improvement shall be acquired or constructed hereunder for use by any institution of The University of Texas System, except at and for the use of the general academic institutions of said System, namely, The Main University, and Texas Western College, without the prior approval of the Legislature or of such agency as may be authorized by the Legislature to grant such approval. Any bonds or notes issued hereunder shall be payable solely out of the income from the Permanent University Fund. Bonds or notes so issued shall mature serially or otherwise not more than thirty (30) years from their respective dates.

"The Texas A & M University System and all of the institutions constituting such System as hereinabove enumerated, and The University of Texas System, and all of the institutions constituting such System as hereinabove enumerated, shall not receive any General Revenue funds for the acquiring or constructing of buildings or other permanent improvements, except in case of fire, flood, storm, or earthquake occurring at any such institution, in which case

an appropriation in an amount sufficient to replace the uninsured loss so incurred may be made by the Legislature out of General Revenue funds.

"Said Boards are severally authorized to pledge the whole or any part of the respective interests of Texas A & M University and of The University of Texas in the income from the Permanent University Fund, as such interests are now apportioned by Chapter 42 of the Acts of the Regular Session of the 42nd Legislature of the State of Texas, for the purpose of securing the payment of the principal and interest of such bonds or notes. The Permanent University Fund may be invested in such bonds or notes.

"All bonds or notes issued pursuant hereto shall be approved by the Attorney General of Texas and when so approved shall be incontestable. This Amendment shall be self-enacting provided, however, that nothing herein shall be construed as impairing any obligation heretofore created by the issuance of any outstanding notes or bonds under this Section by the respective Boards prior to the adoption of this Amendment but any such outstanding notes or bonds shall be paid in full, both principal and interest, in accordance with the terms of such contracts."

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, 1966, at which election all ballots shall have printed on them the following:

"FOR the Constitutional Amendment withdrawing Arlington State College from participation in the Permanent University Fund."

"AGAINST the Constitutional Amendment withdrawing Arlington State College from participation in the Permanent University Fund."

Sec. 3. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the constitution and laws of this state.

# HERE'S BLACKWELL

By Mrs. Rocky Thompson

## 4-H CLUB DRESS REVUE

The Nolan County 4-H Dress Revue was held Thursday at the Sweetwater Country Club. Guest speaker for a luncheon following was Judge Austin McCloud. Janet Alderman, 1966 Gold Star Girl, presided.

Senior winner of the show was Janet Alderman and Junior winner was LeAnne Barrett. Alternates are Marsha Brownfield and Fawn Guthrie. The girls will model their dresses at the District Dress Revue in San Angelo today. District winners will compete at the State Fair in Dallas Oct. 1.

Winning first place in the county show were Glenda Brazelton, Janet Brownfield, Janet Conradt, Carolyn Newsom, Ada Reiger, Barbara Saunders, Marla Scott, Patsy Wilkes. Second place winners were Vicki Egger, Jan Franklin, Kathy Hollingsworth, Mary Beth Johnson, Vicki Lanier, Paula McCollom, Donna Phillips, Paula Reiger, Jackie Rose, Laura Tucker, Dixie Versyp and Ada Wolfe.

Adult leaders who have helped with the workshops include Mmes. M. F. Alderman, W. C. Reiger, John Wilkes, James Scott, Minnie Rose D. D. Ware, Glenn Brazelton, Jimmy Guthrie, Terry Barrett, Frank Brownfield James Saunders, E. K. Finley, Joe Gene Conradt and Misses Lana Oden and Lucy Paitor.

Debby, Tommy and Marion Hendry of Silver are visiting their grandparents, Mr. and Mrs. A. S. Hendry and attending the Methodist Bible school.

Mrs. John Rowland, Wanda Ward of South Bend, Ind. and Mrs. E. E. Bryant visited relatives near Pittsburg, Tex., July 20-21. Their brother-in-law, Homer Bryant had recently been hospitalized but was reported improving. Mrs. Homer Bryant died June 10. Joining them were Mr. and Mrs. Claude Fowler of Gilmer. Mrs. Ward and daughter, Sandra Kay, and a friend, Gail, visited her mother and step-father June 18-26.

Mr. and Mrs. Harvey Glass of Sterling City visited her sisters, Mimes, Henry Raney and Roy Sanderson, and families Sunday.

Patricia Patton of Clyde visited last week with her aunt and uncle, Mr. and Mrs. Raymond Patton and

family. Her parents, Mr. and Mrs. Jerry Mack Patton came for her Friday night.

Mr. and Mrs. Billy Joe Waggoner, Terry, Diana and Billy Clyde visited July 22-24 with his parents, Mr. and Mrs. Folyd Waggoner and his grandmother, Mrs. Lula Palmer. They are from Oklahoma City.

Mr. and Mrs. John Bowden had as their visitors their daughter and family, Mr. and Mrs. Herbert Hicks, Linda, Donnie, Lynn and David of Hixson, La. The children stayed with their grandparents as the family is moving to the Shep community and they will enter the Blackwell school this month.

Laura Mae Jones of Arizona has been visiting Mrs. Stewart George. Also visiting her and other relatives were her brothers, Charlie Haggerton of Amarillo and Vernon Haggerton of Venita, Okla.

Harrel Jr. and Regina Ware of Euless visited their grandparents, Mr. and Mrs. R. Q. Spence and Mr. and Mrs. Ernest Ware, last week.

Jonila, Bobby D. and Gary Harris of San Angelo were guests of their grandparents, Mr. and Mrs. Roy Sanderson last week.

Forty-two young people were present for the entertainment at the Fellowship Hall of the Methodist Church Friday night after church services. Cookies and punch were served.

Weekend visitors of Mrs. Faye Cate, Judy and Charlotte were her sister, Mrs. W. C. Doggett and Billy Bob. They visited Mr. and Mrs. Jimmy Cate at College Station then went on to Galveston.

Visiting in the Joe Ward home last week were Mr. and Mrs. Floyd Boyd and Judy of Slaton, Yolanda and Johnnie Lee Bradford, Mr. and Mrs. D. L. Owens and Mr. and Mrs. Ben Bradford, all of Knox City.

Mr. and Mrs. Leonard Smith and children of Midland visited her parents, Mr. and Mrs. Vernon Harrist and Ferrell Sunday.

Mrs. Clois Versyp and Mrs. Bob Carter met July 28 with the G. A. Girls in the Carter home. Present were Dixie and Barbara Versyp, Laura Tucker and a visitor, Shirley Burwick of Amarillo.

Dennis Henson is home for a few days visit with his grandparents, Mr. and Mrs. M. L. Maples. He is being transferred from Fort Polk, La. to Camp Rucker, Ala. They all visited in Midland with Mrs. R. L. Lailand and Mr. and Mrs. Square Maples. Weldon Henson of Abilene visited the Maples recently.

Mr. and Mrs. Jimmy Hipp and children of Midland were recent guests of Mrs. Josie Hipp and Tommy, Mrs. Robert Tubb and Mrs. Jim Wilson. Mrs. Wilson returned home with them for a visit.

Mrs. Nish Taylor had as her visitors, Mr. and Mrs. Louis McGlothlin of Pyron. She returned home with them for a visit.

Cliff Branham of Belton was a recent guest of his brother, Jack Branham, and family.

Shirley Burwick of Amarillo is visiting her grandmother, Mrs. Willie Burwick.

Guests of Mrs. Artie Walls were Mr. and Mrs. Arch Mathers and Robert of Silver and Charlie Walls of Robert Lee.

Mrs. C. W. Odom of Killeen visited over the weekend with the Henry and Oxford Raney.

Ira Johnson of Fort Worth is spending the summer with his grandparents, Mr. and Mrs. Allen Sweet.

Mrs. Lula Palmer spent the weekend in Sweetwater with Mr. and Mrs. Dabney Harris.

Mrs. Nita Neel of Greenville, is spending the summer with her sister, Mrs. W. W. Youngblood. Mr. and Mrs. Harley Waggoner and sons of Garland visited Mrs. Josie Hipp and Tommy and Mrs. Robert Tubb recently.

The community revival held last week was considered a success with a total attendance of 925. It is planned to make this an annual affair. Collections were taken to repair the

tabernacle.

Four boys from Blackwell attended the Baptist Royal Ambassadors Camp at Leuders July 11-14. They were Randy Chapman, Clois Versyp Steven Garrard and David Lintz. O. T. Colvin took the boys and Bob Carter joined them the next day.

## Blackwell Rites For Mrs. Fowler

By Mrs. Rocky Thompson

Funeral services for Mrs. Mattie Fowler, 86, of Slaton were held at 10 a.m. Saturday in the Blackwell Baptist Church. The Rev. Bob Carter, pastor, officiated, assisted by the Rev. Charles Dunnam, Methodist pastor. Burial was in Blackwell cemetery.

Pallbearers were Henry Raney, Oxford Raney, Lee Lackey, Roy Sanderson, Cecil Smith and Ernest Ware.

Mrs. Fowler died in a Slaton hospital Thursday after a short illness.

She was born June 1, 1880 in Williamson County the daughter of the former Mr. and Mrs. T. J. Wimberly. She was married in 1896 to Moeb Wilburn Fowler. She was a resident of the Blackwell community for over 60 years.

She is survived by two daughters, Mrs. W. J. Klattenhoff of Slaton, Mrs. H. W. Wendland of Monahans; one brother, T. A. Wimberly of O'Donnell; one grandson and two great granddaughters.

## ROY D. SCOTT IMPROVES AFTER SERIOUS BURNS

Local relatives reported this week that Roy D. Scott of Denver City is continuing to improve after receiving first and third degree burns over most of his body. He is receiving special treatment at a burn center of a Galveston hospital.

Scott, who is a highway patrolman, was vacationing with his family in the Ruidoso, N. M., area when he was burned in an explosion. The fire apparently occurred when propane gas ignited after escaping to a butane lantern.

Scott's wife and two children also received burns, but were treated and released. The fire caused an estimated \$2,600 damage to the family's trailer and personal belongings. Scott is the son of Mr. and Mrs. Leroy Scott, former residents of Bronte.

## LETTERS TO THE EDITOR

Please renew my subscription to the Bronte Enterprise for a year. I want to thank you for sending the paper to us while by husband was in Kaiser Rehabilitation Center in Vallejo, Calif. He is much improved in some ways, but is still paralyzed from the waist down. Thank you, Mrs. B. V. Hedges, Star Rt., Elfrida, Ariz.

We're Not inquisitive  
But... Your Neighbors  
Always Like to Know

IF YOU HAVE—

- been on a trip
- entertained guests
- celebrated a birthday
- caught a big fish
- moved
- eloped
- had a baby
- been in a fight
- sold your sheep
- cut a new tooth
- sold
- had an operation
- bought a new car
- repainted your house
- had company
- been married
- been robbed
- been shot at
- stolen anything

Report all News of Local Happenings to this paper. Call now.

## County Agents News Column

By STERLING LINDSEY

The Coke County 4-H Horse Club will meet at the Bronte Roping Arena this Friday night, Aug. 5, for an evening of practicing performance events and participating in games designed for horse clubs. The meeting will start at 7 p.m.

Even though the event will be a meeting for the Horse Club, all youth of the county are invited to attend and participate. The group is expecting to have roping, pole bending, barrel racing and other competitive performance events or games. The public is invited to watch the youngsters perform if they wish to do so.

Members of the Horse Club and other individuals planning to participate must submit a minor's release in order to participate. Blank release forms will be available at the start of the program. The parents signature will be needed on the release.

How many watering places or how far apart can they be and still be most effective is a question of ten asked.

Livestock should have watering facilities without traveling over one mile, or two miles round trip, according to range specialists.

In excessively steep, rough country, water should be available within one-half miles and in flat country could be up to two and one-half miles. Cattle can move greater distances for water than sheep and goats. Earthen tanks should be planned to catch excessive run-off and obtain better grazing distribution of livestock. Permanent running water should be used fully to reduce the need of building other watering facilities.

One watering place is considered sufficient for 1,000 to 1,500 acres of grazed land, they add.

Salt should be placed about one-half mile from water to obtain moderate use of the entire pasture particularly on underused sites. As much as eight hours may elapse between the time animals eat salt and drink water. It has been found that granulated salt gives the best results. Mineral and salt should be fed free choice.

In conclusion, he states, that on salty vegetation ranges it may be necessary to add cottonseed meal to the salt to encourage livestock to eat salt on underused sites.

Texas had 30 cases of screw-worms last week — the high for the

year. Quite a few counties were involved, but none from our area. Kerr County was the nearest county with a worm case.

Deferred grazing is one of the best means of utilizing the maximum forage production of a ranch.

The stocking of a ranch must be flexible enough so that a deferred program can be set up to allow from a sixth to a fourth of the total ranch acreage to be deferred during each growing season, from 4-6 months. The other pastures on the ranch should not be overgrazed while trying to improve one pasture.

Deferred grazing refers to the practice of removing livestock from grazing the area for a specified period of time during the growing season to promote plant reproduction & establishment of new plants, or restoration of vigor by old plants.

Deferred rotation grazing is another type of deferred grazing. This is the practice of removing livestock from grazing various parts of a ranch while other parts are being grazed at various season of the year. At least 2, 3, or 4 pastures are necessary to establish a systematic plan. Only one herd of livestock is moved at any one time from a grazed or deferred pasture.

Checker-board deferred grazing is the removal of livestock from grazing a pasture that receives effective rainfall during the growing season. Leave livestock from the pasture for 6-12 weeks or until grasses mature seed. This system has been found to be effective in the Trans-Pecos area.

Some of the benefits from deferred grazing, according to the specialists, include the establishment of new plants, restoration of vigor of old plants, seed production, reduction of internal parasite infestations, improved range conditions, re-establishment of plant varieties, and allows for increasing stocking rates.

## 4-H AGENT'S SCHEDULE

Thursday, Aug. 4: District 4-H Dress Revue, San Angelo; H. D. Camp, Robert Lee Recreation Building.

Friday, Aug. 5: H. D. Camp, Robert Lee Recreation Building.

Monday-Friday, Aug. 8-12: Annual Leave.

## INVITATIONS - STATIONERY

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THE BRONTE ENTERPRISE

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## Girls to Enter Dist. Dress Revue

Kaye Roberts and Sheri Pitcock will represent Coke County at the District 7 Dress Revue on Thursday, Aug. 4, in San Angelo.

Kaye, daughter of Mr. and Mrs. Artell Roberts, is a member of the Robert Lee Future Leaders Club.

## NEWS FROM TENNYSON

By Mrs. Jack Corley

Recent visitors of Mrs. Florence Roberts and Shannon were Mrs. Bill Brooks, Rebecca and Bernie of Pratt, Kansas and Mrs. Pat Swift and Sandra of San Angelo.

Mr. and Mrs. James Tidwell, Shelene and Jimmy and Mr. and Mrs. Jack Corley left Sunday for a short vacation trip. They went by Del Rio where they saw the new Amstead Dam being built, then went on to Big Bend Park where they spent two nights. They left the park by the drive along the Rio Grande to Presidio. They spent Tuesday night at Fort Davis, then came home.

The quilting club met with Mrs. W. Montgomery Thursday. Ladies present were Mmes. Bill Feil, Leon McCarty, Lance and Nancy, James Arrott, Roy Baker, Hamp Thomas, Jack Corley and Allen Brown, Cheri and Annette of Kansas.

Attending the REA show in San Angelo Thursday evening were Messrs and Mmes. Floyd Gibson, Hamp Thomas, Tom Green, L. J. Sonnenberg, Bruce and Otto, Robert Brown and Kathy and Jim Manning and children.

Weekend guests of Mr. and Mrs. Robert Brown were Mr. and Mrs. Russell Brown of Ft. Bliss, Texas.

Visiting Mrs. Imogene Griffin and the W. A. Fields over the weekend were Mr. and Mrs. Warren Clendennen of Alamogordo, New Mexico and Mrs. Basil Dunlap of Ozona.

Mr. and Mrs. C. M. Howard and George visited Sunday with Mr. and Mrs. Charles Lee Howard in Midland.

Dee Arrott of Abilene spent the weekend with the James Arrotts.

Larry Corley and Ronnie Sims spent several days in Fort Worth with Jacky Corley.

Billy Bell of Memphis, Tenn., came by Tuesday for a visit with Mrs. Sudie Brown and the Tom Greens. He is a nephew of Mrs. Brown.

Mr. and Mrs. James Phillips spent Saturday night in Junction.

Mr. and Mrs. H. Holland and Donna Kay attended the W. A. Hollands family reunion at Ballinger over the weekend. Mr. and Mrs. Wayland Holland, Bart and Jeff of Beaumont, Mr. and Mrs. Raymond Holland of Fort Worth and Mrs. Tom Rush and children of St. Louis, Mo., came home with the Hollands for a few days visit. Billy Holland of Blackwell is also visiting them. The entire group went to San Angelo Monday night for supper with the E. A. Searcy family.

Spending part or all of the weekend at the lake in San Angelo were Mr. and Mrs. Thomas Brown of Crane, Mrs. Lydia Collins and sons of Ozona, Mr. and Mrs. Allen Brown and girls of Wichita Kans., Mr. and Mrs. Jim Manning and family of Georgia, Mr. and Mrs. Tom Green and William, Mr. and Mrs. Dwayne McCarty and family, Mr. and Mrs. Gene Stewart, Mr. and Mrs. Woodrow Howell and family, Mr. and Mrs. Robert Brown and Kathy, Mr. and Mrs. Clifford Hageman of Bronte and Mrs. Leon McCarty, Lance and Nancy.

Sunday evening guests of the Hamp Thomases were Mr. and Mrs. Eugene Thomas of Big Spring and Mr. and Mrs. Franklin Thomas.

Mr. and Mrs. Robert Brown brought Mrs. Sudie Brown out for a few days visit before returning her to the Colonial Nursing Home in San Angelo.

She is vice chairman of the Coke County 4-H Council and is a District Representative. The ensemble Kaye will model in the Revue was made under the guidance of Mrs. D. J. Walker Jr. Kaye competed in the 1965 District and State Dress Revue.

Sheri Pitcock, junior participant, is a member of the Robert Lee Sunshine Club. She lives in the Sanco community with her parents, Mr. and Mrs. T. E. Pitcock. Sheri's leaders are Mrs. Pitcock and Mrs. Walker.

Others attending the Revue in the Cactus Hotel, Thursday, will be Mesdames Roberts, Walker, Pitcock and Will Woods, Misses Sharon and Rebecca Walker, all of Robert Lee, and Miss Ida Lee Parker of Bronte. Mrs. Fay C. Roe, local County Home Demonstration agent, will serve as chairman of the Senior Division of the Revue.

## HD Ladies to Have Two Day Program

Members of the Coke County Home Demonstration Clubs will gather in the Robert Lee Recreation Building Thursday and Friday for two days of fun and relaxation. Registration for the annual camp begins at 9:30 a.m. Thursday. The camp will break at 1 p.m. Friday.

The Crafts Committee is composed of Mrs. Willis Smith, Mrs. Glenn Waldrop and Mrs. Virgil Streng. Mrs. C. E. Arrott, H. D. Council Chairman, and Mrs. G. E. Conner of Robert Lee will assist the committee.

Mrs. Floyd Harmon heads the Foods Committee. Others in the group are Mesdames Pat Rives and Royce Smith.

Crafts, outdoor cookery, swimming and recreation will highlight the camp activities.

All Home Demonstration Club members are urged to attend.

## 4-H'ers Enjoy Day Of Fun at Bronte

Coke County 4-H'ers enjoyed a day long program of games, swimming, isometrics and a firing demonstration Friday in the Bronte County Park. Forty-three members, several leaders and visitors attended.

Recreation was planned and led by Barbara Blaylock, Sharon Walker and Sharon McCutchen. Kaye Roberts was in charge of a vespers service at the close of the day's activities.

Curly Hays, West Texas Utilities Public Relations Department, and Jimmy Lawson were in charge of the isometrics part of the program. Mrs. Bryan Yarbrough, Robert Lee, talked on Coke County history and showed items of interest to the girls and boys. A firing demonstration was presented by Patrolman Arthur Sikes, who is with the Department of Public Safety in San Angelo.

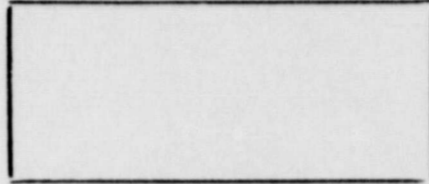
## HOLCOMBE SISTERS OFF ON TRIP TO EUROPE

Mrs. Elmer Hurley and her son, Jerry Don Holcombe left Bronte Wednesday to take Melody and Donnah Holcombe to San Antonio, where they will board an Alitalia Airlines plane Thursday on the first leg of a trip to Europe. The tour is sponsored by the Southwest Texas Conference of the Methodist Church.

They will fly from San Antonio to Paris for a two day stay, and then on to Glasgow, Scotland, and vicinity. From Scotland they will travel by bus down through England to London where they will attend the World Methodist Conference. The girls will arrive back in San Antonio Aug. 22.

The local group planned to spend Wednesday night with the Joe Simpson family in Austin.

# The Big Inch



The ruled box above is a one-inch ad. It measures one column wide by one inch deep. It costs advertisers 60c.

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Call 473-2001 and let us show you how a little Big inch can wake up sales for you.

# Bronte Enterprise

Your Hometown Newspaper



**TO WED IN SEPTEMBER**—Mr. and Mrs. M. C. Sissom are announcing the engagement and approaching marriage of their daughter, Diane, to Ellis Rea Freeman. The prospective bridegroom is the son of Mr. and Mrs. Mar-

shall Freeman. The couple plans to be married in the home of the bride's uncle and aunt, Mr. and Mrs. Jess Craig, on Sept. 3. They are both former students of Bronte High School.

**BRONTE LODGE**  
No. 962, A. F. & A. M.  
Meets first Monday night in each month.  
Visitors Welcome.  
**MARVIN BRYANT, W. M.**  
**NOAH PRUITT JR., Sec.**

Mr. and Mrs. Wornock Hipp have had their children and families visiting them during their vacations. They were Mr. and Mrs. Wornock Hipp Jr., of Hobbs, New Mexico and Dr. and Mrs. Billy W. Hipp, Cynthia and Peggy of Weslaco.

**PUBLIC NOTICE**

**Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT**

**PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966.**

**SENATE JOINT RESOLUTION NO. 26** proposing an Amendment to Sections 4 and 5 of Article V of the Constitution of the State of Texas to provide for a Court of Criminal Appeals of five members; prescribing their qualifications; elections, appointments, tenure of office and compensation; and prescribing the term of court of said court.

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

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

"Section 4. The Court of Criminal Appeals shall consist of five Judges, one of whom shall be Presiding Judge, a majority of whom shall constitute a quorum, and the concurrence of three Judges shall be necessary to a decision of said court. Said Judges shall have the same qualifications and receive the same salaries as the Associate Justices of the Supreme Court. They shall be elected by the qualified voters of the state at a general election and shall hold their offices for a term of six years. In case of a vacancy in the office of a Judge of the Court of Criminal Appeals, the Governor shall, with the advice and consent of the Senate, fill said vacancy by appointment until the next succeeding general election.

"The Judges of the Court of Criminal Appeals who may be in office at the time when this Amendment takes effect shall become Judges of the Court of Criminal Appeals and continue in office until the expiration of the term of office for which each has

been elected or appointed under the present Constitution and laws of this state, and until his successor shall have been elected and qualified.

"The two members of the Commission of Appeals in aid of the Court of Criminal Appeals who may be in office at the time when this Amendment takes effect shall become Judges of the Court of Criminal Appeals and shall hold their offices, one for a term of two years and the other for a term of four years, beginning the first day of January following the adoption of this Amendment and until their successors are elected and qualified. Said Judges shall by agreement or otherwise designate the incumbent for each of the terms mentioned.

"The Governor shall designate one of the five Judges as Presiding Judge and at the expiration of his term and each six years thereafter a Presiding Judge shall be elected."

Sec. 2. That Section 5 of the Article V of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Section 5. The Court of Criminal Appeals shall have appellate jurisdiction coextensive with the limits of the state in all criminal cases of whatever grade, with such exceptions and under such regulations as may be prescribed by law.

"The Court of Criminal Appeals and the Judges thereof shall have the power to issue the writ of habeas corpus, and under such regulations as may be prescribed by law, issue such writs as may be necessary to enforce its own jurisdiction. The Court of Criminal Appeals shall have power upon affidavit or otherwise to ascertain such matters of fact as may be necessary to the exercise of its jurisdiction.

The Court of Criminal Ap-

peals may sit for the transaction of business at any time from the first Monday in October to the last Saturday in September in each year, at the State Capitol. The Court of Criminal Appeals shall appoint a clerk of the court who shall give bond in such manner as is now or may hereafter be required by law, and who shall hold his office for a term of four years unless sooner removed by the court for good cause entered of record on the minutes of said court.

"The Clerk of the Court of Criminal Appeals who may be in office at the time when this Amendment takes effect shall continue in office for the term of his appointment."

Sec. 3. Said proposed 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, A.D. 1966, at which election each voter opposing said proposed Amendment shall scratch off the ballot with a pen or pencil the following words printed on said ballot:

**"FOR the Amendment to the State Constitution providing for a Court of Criminal Appeals of five members, and prescribing the term of said court."**

Each voter favoring said proposed Amendment shall scratch off the ballot in the same manner the following words printed on said ballot:

**"AGAINST the Amendment to the State Constitution providing for a Court of Criminal Appeals of five members, and prescribing the term of said court."**

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 Constitution of this state.

Sec. 4. The Governor shall issue the necessary proclamation for said election and have same published and said election shall be held as provided by the Constitution and laws of this state.

**PUBLIC NOTICE**

**Proposed CONSTITUTIONAL AMENDMENT NUMBER THIRTEEN ON THE BALLOT**

**PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966.**

**HOUSE JOINT RESOLUTION NO. 69** proposing an Amendment to the Constitution of the State of Texas by adding a new Section, Section 63, to Article III; authorizing the Legislature to provide by statute for the accomplishment of governmental functions within any county having one million, two hundred thousand (1,200,000) or more inhabitants by the consolidation of the functions of government or by contract between any political subdivision(s) located within the county and any other political subdivision(s) located within the county or with the county; 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 the Constitution of the State of Texas be amended by adding a new Section in Article III, to be known as Section 63, reading as follows:

"Section 63  
(1) The Legislature may by statute provide for the consolidation of some functions of government of any one or more political subdivisions comprising or located within any county in this State having one million, two hundred thousand (1,200,000) or more inhabitants. Any such statute shall require an election to be held within the political subdivisions affected thereby with approval by a majority of the voters in each of these political subdivisions, under such terms and conditions as the Legislature may require.

(2) The county government, or any political subdivision(s) comprising or located therein, may contract one with another for the performance of governmental functions re-

quired or authorized by this Constitution or the Laws of this State, under such terms and conditions as the Legislature may prescribe. The term 'governmental functions,' as it relates to counties, includes all duties, activities and operations of state-wide importance in which the county acts for the State, as well as of local importance, whether required or authorized by this Constitution or the Laws of this 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, 1966, at which time the ballot shall have printed thereon the following:

**"FOR the Amendment to the Constitution authorizing the Legislature to provide by statute for any county having one million, two hundred thousand (1,200,000) or more inhabitants to consolidate the functions of government and for such counties or any political subdivision(s) located therein to contract for the performance of functions of government.**

**"AGAINST the Amendment to the Constitution authorizing the Legislature to provide by statute for any county having one million, two hundred thousand (1,200,000) or more inhabitants to consolidate the functions of government and for such counties or any political subdivision(s) located therein to contract for the performance of functions of government."**

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

**PUBLIC NOTICE**

**Proposed CONSTITUTIONAL AMENDMENT NUMBER FIFTEEN ON THE BALLOT**

**PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966.**

**SENATE JOINT RESOLUTION NO. 33** proposing an Amendment to Section 6, Article XVI, Constitution of the State of Texas, to authorize state participation in programs financed with funds from private or federal sources and conducted by local level or other private, nonsectarian associations, groups, and nonprofit organizations for establishing and equipping facilities for assisting the blind, crippled, or otherwise physically or mentally handicapped in becoming gainfully employed, for their rehabilitation or restoration, or for providing other services essential for the better care and treatment of the handicapped.

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

Section 1. That Section 6, Article XVI, Constitution of the State of Texas, be amended to read as follows:

"Section 6. (a) No appropriation for private or individual purposes shall be made, unless authorized by this Constitution. A regular statement, under oath, and an account of the receipts and expenditures of all public money shall be published annually, in such manner as shall be prescribed by law.

(b) State agencies charged with the responsibility of providing services to those who are blind, crippled, or otherwise physically or mentally handicapped may accept money from private or federal sources, designated by the private or federal source as money to be used in establishing and equipping facilities for assisting those who are blind, crippled, or otherwise physically or mentally handicapped in becoming gainfully employed, in rehabilitating and restoring the handi-

capped, and in providing other services determined by the state agency to be essential for the better care and treatment of the handicapped. Money accepted under this subsection is state money. State agencies may spend money accepted under this subsection, and no other money, for specific programs and projects to be conducted by local level or other private, nonsectarian associations, groups, and nonprofit organizations, in establishing and equipping facilities for assisting those who are blind, crippled, or otherwise physically or mentally handicapped in becoming gainfully employed, in rehabilitating and restoring the handicapped, and in providing other services determined by the state agency to be essential for the better care or treatment of the handicapped.

"The state agencies may deposit money accepted under this subsection either in the state treasury or in other secure depositories. The money may not be expended for any purpose other than the purpose for which it was given. Notwithstanding any other provision of this Constitution, the state agencies may expend money accepted under this subsection without the necessity of an appropriation, unless the Legislature, by law, requires that the money be expended only on appropriation. The Legislature may prohibit state agencies from accepting money under this subsection or may regulate the amount of money accepted, the way the acceptance and expenditure of the money is administered, and the purposes for which the state agencies may expend the money. Money accepted under this subsection for a purpose prohibited by the Legislature shall be returned to the entity that gave the money.

"This subsection does not prohibit state agencies au-

thorized to render services to the handicapped from contracting with privately-owned or local facilities for necessary and essential services, subject to such conditions, standards, and procedures as may be prescribed by law."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified voters of this state at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed on them the following:

**"FOR the Constitutional Amendment authorizing assistance to the blind, crippled, or otherwise physically or mentally handicapped, in the form of grants of public funds obtained from private or federal sources only, to local level or other private, nonsectarian associations, groups, and nonprofit organizations for establishing and equipping facilities to assist the handicapped in becoming gainfully employed, for their rehabilitation or restoration, or for providing other services essential for the better care and treatment of the handicapped."**

**"AGAINST the Constitutional Amendment authorizing assistance to the blind, crippled, or otherwise physically or mentally handicapped, in the form of grants of public funds, obtained from private or federal sources only, to local level or other private, nonsectarian associations, groups, and nonprofit organizations for establishing and equipping facilities to assist the handicapped in becoming gainfully employed, for their rehabilitation or restoration, or for providing other services essential for the better care and treatment of the handicapped."**

Sec. 3. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this state.

**LETTERS TO THE EDITOR**

Kerens, Texas

Dear Ben and Libby,

How are things with all of you in good old Bronte? Everyone here is fine, just trying to keep cool. It sure is hot and dry, but guess it is that way most everywhere now.

I would like to renew my subscription to the Enterprise, as all of us are still very much interested in "goings on" in Bronte. There is almost a fight when the paper comes to see which one of us will get to read it first. I am enclosing a check for \$3.00.

Your friends, the editor and his wife, are doing fine too. I see them most every day, but they are all busy just like all of us, and since he has entered into politics, he doesn't have much spare time.

Wish you all would come down this way to see all of us this summer. Would be glad to have you.

Best wishes to all of you,  
Frances Collins

Those are mighty kind words, Mrs. Collins, and we thank you for them and for your check. Editor.

Colorado Springs, Colo.

Dear Sir:

Please continue our paper. We look forward to getting it each week, as it is like a letter from home.

We're enjoying cool Colorado, so much to see up here. I have the windows closed, it's so cool. Just heard it was 60 degrees.

We'll be here thru August, if nothing happens.

Yours truly,  
Odella Wrinkle

We certainly envy you and George, Mrs. Wrinkle, up there with all that cool weather. You'd better bring some of it home with you, if you're coming back to Bronte at the end of August.—Editor.

Dear Ben,

Guess I had better renew my subscription to The Bronte Enterprise. We do so enjoying keeping up with all the news at Bronte. There will always remain in our hearts all the fond memories of our years in Bronte and working with all the fine people there. Give our regards to all.

Beginning next week we will start again making new friends and seeking new opportunities to serve our Lord on a new field. We are moving to Plainview, Texas to pastor the Date Street Baptist Church. So will you please send or change our address on your addresser to Rev. Murrell Johns, 217 South East 8th, Plainview, Texas.

I am enclosing my check for the amount of \$3.00; if it does not get there in time to get the new rates, then let me know and I will send you the other 50c.

Here's thanking you for this service.

Sincerely yours,  
Murrell Johns

P. S. Ron has been home on a 25 day leave from the United States Marine Corps and has reported back to Camp LeJeune, North Carolina. I am also enclosing a check for the Enterprise to be sent to him. His address is:

Pfc. Ronnie M. Johns 248881  
"E" Co. 2nd BN., 8th Marines  
F.M.F.

2nd Marine Division  
Camp LeJeune, N. C. 28542

Murrell, your friends in Bronte will be interested in hearing from you, and I'm sure will want to wish you and your family the best of luck in your new home.—Editor.

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



**New Tax Exemptions**

Mickey Lynn Rogers is the new son of Mr. and Mrs. Doyle Rogers of Crane. He was born July 26 in the Odessa Medical Center and weighed nine pounds, five ounces. Grandparents are Mr. and Mrs. John Mitchell of Crane and Mr. and Mrs. A. L. Rogers of Bronte.

Mr. and Mrs. Weldon Broussard of Cisco have announced the birth of a son, Weldon Roy Jr., at 12:55 p.m. July 26 in an Eastland hospital. He weighed eight pounds, six ounces. Grandparents are Mrs. LaRue Broussard of Bronte, W. J. Broussard of Milton, La., Mrs. T. T. Oliver of Blackwell and Paul Walters of Anthony. Great grandparents are Mr. and Mrs. W. R. Ussary of Carbon. Mrs. Alicia Broussard of Milton, La., Mrs. E. D. Hughes of Dallas, and Mr. and Mrs. H. G. Walters of Anthony. T. T. Oliver of Blackwell is a step grandfather.

Patronize Our Advertisers

**Lubbock Services Held For Mrs. Cecil Carter, 46**

Funeral services for Mrs. Cecil Carter, 46, were held at 2 p.m. Tuesday at Forrest Heights Methodist Church in Lubbock. Burial was in Resthaven cemetery.

Mrs. Carter died at 1 a.m. Monday in Methodist Hospital in Lubbock. She had been a resident of Lubbock for 20 years.

Mrs. Carter was born Doris McAulay, Oct. 7, 1919, in Maverick. She attended school at Maverick and Bronte and was a member of the 1935 graduating class of Bronte High School. She also attended Texas Tech. She was married July 23, 1940 to Cecil C. Carter in Ballinger. She was a member of the Methodist Church.

Survivors include her husband; a son, Cliff Carter of Lubbock; a daughter, Mrs. Eddie Young of Lubbock; her parents, Mr. and Mrs. Garland McAulay of Weslaco; two brothers, Ernest McAulay of Hammond, La. and Everett McAulay of Kerrville, and a grandchild.

Don Hageman returned home Monday after a weeks visit with relatives in San Antonio and Austin. His brother, Dwain Hageman of Austin came with him for a visit in the C. E. Hageman home.

**PUBLIC NOTICE**

**Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT**

**PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966.**

**HOUSE JOINT RESOLUTION NO. 21** proposing an Amendment to Article XVI, Constitution of the State of Texas, relating to the terms of office of directors of conservation and reclamation districts.

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

Section 1. That Article XVI, Constitution of the State of Texas, be amended by adding a new Section to read as follows:

"Section 30c. (a) The terms of office of persons serving on the governing body of a political subdivision of the State created to further the purposes of Section 52, Article III, or Section 59, Article XVI, of this Constitution, shall never exceed six years.

"(b) Statutory provisions enacted before the first Tuesday after the first Monday in November, 1966, relating to the terms of office of governing bodies of political subdivisions created to further the

purposes of Section 52, Article III, or Section 59, Article XVI, are validated, so long as the provisions do not provide for a term of office which exceeds six years."

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, 1966, at which election all ballots shall have printed on them the following:

"FOR the Constitutional Amendment changing the maximum term of office of directors of conservation and reclamation districts from two to six years.

"AGAINST the Constitutional Amendment changing the maximum term of office of directors of conservation and reclamation districts from two to six years."

Sec. 3. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time required by the Constitution and Laws of this State.

**PUBLIC NOTICE**

**Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT**

**PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966.**

**SENATE JOINT RESOLUTION NO. 1** proposing an Amendment to Article IX of the Constitution of Texas by adding thereto a new Section to be known as Section 12;

authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties; authorizing the creation of a board of directors by appointment or election; providing that the membership of the board shall be based upon the proportionate part of the population of each county, with no county having less than one member; providing for the necessary election; authorizing the levy of an annual tax not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) valuation; provided, however, that the property of state regulated common carriers required by law to pay a tax upon intangible assets shall not be subject to taxation by the Authority; authorizing the Authority to employ or appoint an assessor and collector of taxes whose duty it shall be to assess and collect the taxes on the tax rolls approved by the Board of Directors of said Authority, said taxes to be assessed equally and uniformly throughout the county or counties, comprising the Authority, as required by the Constitution; granting to such Authority the power to acquire by purchase, or through eminent domain proceedings existing publicly financed airport properties or other sites necessary to have and to improve the same, power to issue and sell general obligation bonds and revenue bonds, or either of them; authorizing the assumption of outstanding indebtedness secured by general obligation bonds and assuming the obligations of the city or cities under ordinances and bond indentures under which revenue bonds have been issued and sold; to enact zoning regulations and other measures to protect the airport facilities from hazards and obstructions; providing for the adding of an additional county or counties to the Authority.

**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 amended by adding thereto a new Section to be known as Section 12, reading as follows:

"Section 12. The Legislature may by law provide for the creation, establishment, maintenance and operation of

Airport Authorities composed of one or more counties, with power to issue general obligation bonds, revenue bonds, either or both of them, for the purchase, acquisition by the exercise of the power of eminent domain or otherwise, construction, reconstruction, repair or renovation of any airport or airports, landing fields and runways, airport buildings, hangars, facilities, equipment, fixtures, and any and all property, real or personal, necessary to operate, equip and maintain an airport; shall provide for the option by the governing body of the city or cities whose airport facilities are served by certificated airlines and whose facility or some interest therein, is proposed to be or has been acquired by the Authority, to either appoint or elect a Board of Directors of said Authority; if the Directors are appointed such appointment shall be made by the County Commissioners Court after consultation with and consent of the governing body or bodies of such city or cities, and if the Board of Directors is elected they shall be elected by the qualified taxing voters of the county which chooses to elect the Directors to represent that county, such Directors shall serve without compensation for a term fixed by the Legislature not to exceed six (6) years, and shall be selected on the basis of the proportionate population of each county based upon the last preceding Federal Census, and shall be a resident or residents of such county; provide that no county shall have less than one (1) member on the Board of Directors; provide for the holding of an election in each county proposing the creation of an Authority to be called by the Commissioners Court or Commissioners Courts, as the case may be, upon petition of five per cent (5%) of the qualified taxing voters within the county or counties, said elections to be held on the same day if more than one county is included, provided that no more than one (1) such election may be called in a county until after the expiration of one (1) year; in the event such an election has failed, and thereafter only upon a petition of ten per cent (10%) of the qualified taxing voters being presented to the Commissioners Court or Commissioners Courts of the county or counties in which such an election has failed, and in the event that two or more counties vote on the proposition of the creation of an Authority therein, the proposition shall not be deemed to carry unless the majority of the qualified taxing voters in each county voting

thereon vote in favor thereof; provided, however, that an Airport Authority may be created and be composed of the county or counties that vote in favor of its creation if separate propositions are submitted to the voters of each county so that they may vote for a two or more county Authority or a single county Authority; provide for the appointment by the Board of Directors of an Assessor and Collector of Taxes in the Authority, whether constituted of one or more counties, whose duty it shall be to assess all taxable property, both real and personal, and collect the taxes thereon, based upon the tax rolls approved by the Board of Directors, the tax to be levied not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) assessed valuation of the property, provided, however, that the property of state regulated common carriers required by law to pay a tax upon intangible assets shall not be subject to taxation by the Authority, said taxable property shall be assessed on a valuation not to exceed the market value and shall be equal and uniform throughout the Authority as is otherwise provided by the Constitution; the Legislature shall authorize the purchase or acquisition by the Authority of any existing airport facility publicly owned and financed and served by certificated airlines, in fee or of any interest therein, or to enter into any lease agreement therefor, upon such terms and conditions as may be mutually agreeable to the Authority and the owner of such facilities, or authorize the acquisition of same through the exercise of the power of eminent domain, and in the event of such acquisition, if there are any general obligation bonds that the owner of the publicly owned airport facility has outstanding, the same shall be fully assumed by the Authority and sufficient taxes levied by the Authority to discharge said outstanding indebtedness; and likewise any city or owner that has outstanding revenue bonds where the revenues of the airport have been pledged or said bonds constitute a lien against the airport facilities, the Authority shall assume and discharge all the obligations of the city under the ordinances and bond indentures under which said revenue bonds have been issued and sold. Any city which owns airport facilities not serving certificated airlines which are not purchased or acquired or taken over as herein provided by such Authority, shall have the power to operate the same under the existing laws or as the same may hereafter be amended. Any such Authority when created may be granted the power and authority to promulgate, adopt and enforce appropriate zoning regulations to protect the airport from

hazards and obstructions which would interfere with the use of the airport and its facilities for landing and take-off; an additional county or counties may be added to an existing Authority if a petition of five per cent (5%) of the qualified taxing voters is filed with and an election is called by the Commissioners Court of the county or counties seeking admission to an Authority and the vote is favorable, then admission may be granted to such county or counties by the Board of Directors of the then existing Authority upon such terms and conditions as they may agree upon and evidenced by a resolution approved by two-thirds (2/3rds) of the then existing Board of Directors, provided, however, the county or counties that may be so added to the then existing Authority shall be given representation on the Board of Directors by adding additional directors in proportion to their population according to the last preceding Federal Census."

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, 1966, at which election all ballots shall have printed thereon the following:

"FOR the addition of Section 12 of Article IX of the Constitution, authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties, and authorizing the levy of a tax not to exceed Seventy-Five Cents (75c) on the One Hundred Dollars (\$100) valuation of all taxable property within such Airport Authority except the property of state regulated common carriers required by law to pay a tax upon intangible assets, after approval of its voters."

"AGAINST the addition of Section 12 of Article IX of the Constitution, authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties, and authorizing the levy of a tax not to exceed Seventy-Five Cents (75c) on the One Hundred Dollars (\$100) valuation of all taxable property within such Airport Authority except the property of state regulated common carriers required by law to pay a tax upon intangible assets, after approval of its voters."

Sec. 3. The Governor of Texas shall issue the necessary proclamation for the election, and this Amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this state.

**Classified Ads** *WHY AD A VALUE OPPORTUNITY*

**CARD OF THANKS**

We wish to thank all the friends and neighbors for their thoughts, flowers, food and kindnesses. A special thanks to Dr. John Harris his staff, the nurses, and cooks during the stay in the hospital. Another special thanks to the Williams Funeral Home for their fine job. And thanks so much to all the pall-bearers including Oran Powell and Tuney Glenn, whose names were omitted.

The family of Mrs. Ella (Grandma) White. ltp

**CARD OF THANKS**

I take this means of thanking my friends, Dr. Harris and the hospital staff for their kindness during my stay in the hospital. I am now back at work and can serve my customers.

Dorothy Kiker.

Let me show you a NEW line of FINE cosmetics — a new concept in "The NATURAL look of BEAUTY."

Show you at my home or yours. Let me conduct "Glamour Hours" for you and your friends.

Present customers are high in praise of the new quality products.

Call me about special offers on the next two weeks. Mrs. J. W. Martin, Phone 473-5561. 2tc

MEDI-CARE will not pay it all! See me for best policy available. All ages, all states of health. Mrs. R. W. Rees.

FOR SALE: A new home built to your plans, any size. Will help arrange financing. Martin Lee, 473-3611.

FOR RENT — Furnished house, air conditioned. Carport. See Mrs. Vernon Lammers. 27-tc

For Sale or Trade — 50 model Chevrolet. James Craig, 453-3171.

**DUE TO DIVORCE**

1966 Zig Zag. Sews on buttons, makes buttonholes, monograms, makes all of the fancy patterns, etc. \$39.50 CASH or \$1.25 per week. For free home demonstration without obligation write box O in care of this paper. 29-2tc

FOR SALE: 275 acres, 115 in cultivation, good allotments. \$95.00 per acre. Martin Lee, 473-3611.

FOR RENT — Two bedroom house, utility room, carport, floor furnace, air conditioned, Nice house, choice location. Phone 473-2792.

**CULPEPPER & SON  
YE WELDIN' SHOPPE**

No job too large or small. Brakes, starters, lights, generators, lawn mowers repaired. Your business appreciated. First place south of school house. Phone 473-3681.

24-15tp

FOR RENT — Two 2-bedroom houses. Good location. See or call Mrs. Charlie Knierim, 473-4131. 29-2tc

FOR SALE: 4 bedroom, 2 bath home in excellent location. Martin Lee, 473-3611.

FOR SALE: Football shoes, size 9 1/2 D. Call 473-2741.

FOR SALE: 2 bedroom home, new carpet, in good shape. Martin Lee, 473-3611.

FOR FAST efficient developing service, bring your film to Central Drug Store.

MAN OR WOMAN WANTED to serve consumers in Coke County or N. Runnels Co. with Rawleigh products. Steady good earnings year around. No capital required. See J. L. Sparks, Ballinger or write Rawleigh TX D 1230, Memphis, Tenn.

4t

POLAROID ALBUMS And SCRAP-BOOKS for sale at the Enterprise.

**CARD OF THANKS**

The many expressions of sympathy and concern which we have received during the sad days just experienced have endeared the good people of Bronte and Coke County to us even more than before. Our mother received only the most tender and sympathetic care from Dr. John R. Harris and his entire staff during her last illness, for which we are especially grateful. All the things from our friends — the kind words, the flowers, the food, the letters, cards and memorial gifts — were appreciated so much.

Mr. and Mrs. Jack Winter and family

Mr. and Mrs. Early Daniel and family

Mrs. Loyce McConnell

Mrs. Tommie Findley and family

Mr. and Mrs. Ben Oglesby and family

And other relatives.

FOR RENT — Floor cleaner and polisher, \$1.00 for 24 hours; rug cleaner \$2.00 for 24 hours. Hughes Radio and TV. 22tc

NEEDED: Your Auto, Home, Health and Life Insurance to place with Travelers Insurance Co. Martin Lee, 473-3611.

Texas Technological College and his Master of Arts Degree from Sul Ross State College.

For his outstanding work with members of the Future Farmer Association, Henry was awarded the Honorary Lone Star Farmer degree by the Texas Association of Future Farmers of America.

Henry is an active member of the Methodist Church, Lions Club, and Masonic Lodge.

Approximately 1400 Vocational Agriculture Teachers and friends are expected to attend the Fort Worth conference.

**G. C. BELL BURNED  
IN GASOLINE FIRE**

G. C. Bell, who lives east of Bronte, was burned and his tractor heavily damaged Wednesday morning when the machine caught on fire while he was filling it with gasoline.

Mr. Bell came by The Enterprise office and said he sustained burns on his hands and around one shoulder, but he did not think they were serious. He said the blaze burned the steering wheel, wiring and tires on the tractor.

The corner of a nearby garage also caught fire. Mr. Bell thought he had it extinguished, but the fire broke out again later and destroyed the garage. The Bronte fire department was called to the scene.

**Unsafe Driving Practices Censured  
By Mayor, Law Enforcement Officers**

Speeding and other unsafe driving practices are receiving attention of city officials, officers of the sheriff's department and individuals according to information released this week by Sheriff Melvin Childress and Mayor Royce Lee. Both men said they have been receiving numerous complaints about unsafe driving practices.

Sheriff Childress pointed out that his department of county government is not interested in giving tickets for speeding, dragging, etc., but rather "our job and our aim is to make the streets and roads of Coke County safe for all our citizens and for visitors."

Mayor Lee pointed out that the City of Bronte has spent a great deal of money for signs showing speed limits and indicating inter-

sections where motorists must stop. "We'd like to see our people, teenagers and adults alike, pay more attention to these warning signs, and to use a little judgment in obeying traffic laws."

The sheriff said that driving conditions have a great deal to do with safe speeds. "Just because a street is marked with a 30 mile per hour sign doesn't mean you can drive that speed anywhere or anytime. Our drivers need to use some common sense to adjust their driving habits to fit conditions," he pointed out.

Childress, Lee, Deputy Sheriff Jesse Parker and Constable Hiram Brock are all interested in seeking the cooperation of Bronte citizens rather than having to "crack the whip" of their authority in enforcing traffic laws.

**TEXAS THEATRE, Bronte Texas**

NOTICE! EVENING SHOW NOW STARTS AT 6:30  
Motion Pictures Are Your Finest Entertainment

FRIDAY AND SATURDAY, AUGUST 5 & 6  
Lex Barker, Marie Versoni, Pierre Brice in  
**"APACHE GOLD" in Apache Color**  
EXTRA! 3 Stooges in "LISTEN JUDGE"

SUNDAY 1:30 MATINEE & MONDAY, AUGUST 7 & 8  
Walt Disney's

**"THE UGLY DACHSHUND" in color**

With Dean Jones, Suzanne Pleshette

Also Walt Disney's "Winnie the Pooh" in color—Don't Miss This!

**for THRIFTY, EASY MEALS!**

Prices for Friday and Saturday, August 5th & 6th

CHUCK BEEF ROAST - Lb. 51c  
LB.

**Picnic Hams 39c**

BEEF RIBS - - Lb. 29c

HORMEL  
BACON - - 2Lb. Pkg. \$1.53

GROUND BEEF - Lb. 45c

KIMBELL'S  
BISCUITS - - 3 for 25c

KIMBELL'S  
**Oleo lb. 19c**

VINE RIPE  
**Tomatoes 19c**

CALIFORNIA SUNKIST  
**Oranges 17c**

LB.  
**Cantaloupes 9c**

**FOLGER'S or MARYLAND CLUB**

COFFEE - - 1 Lb. Can 79c

CHEWING GUM - 6 Pkgs. 25c

MILK, Tall Cans - 3 for 49c

DEL MONTE 2 NO. 303 CANS

**Fruit Cocktail 49c**

TUNA, Del Monte - Can 39c

HEINZ  
BABY FOOD - 2 Jars 23c

STRAINED FRUITS AND VEGETABLES

WE RESERVE THE RIGHT TO LIMIT QUANTITY

Stop - Shop - Save At

**SIMS FOOD STORE**

BRONTE, TEXAS