

## School Starts Here Monday



Historical Group Poses by Marker

### Runnels Historians Tour Coke County

A delegation from Runnels County visited Coke County last Thursday as part of the neighboring county's observance of Historical Appreciation Week. Seventeen persons toured historical sites and industrial plants in this county.

Representing Coke County were County Judge W. W. Thetford; Mrs. Bryan Yarbrough, chairman of Coke County Historical Survey Committee; County Agent Sterling Lindsey and County Home Demonstration Agent, Mrs. Fay C. Roe. Mrs. George Poe represented the Runnels County Committee on the tour.

The tour congregated at a roadside marker at Bronte, then moved on to the city hall, where they were welcomed by Mayor Royce Lee.

### Blackwell Schools Preparing For Monday Opening

Blackwell high school students are registering today and tomorrow, Aug. 25-26, for the fall term in the Blackwell schools. A faculty meeting and work day will also be held tomorrow, Aug. 26, beginning at 8 a.m.

School will officially open next Monday, Aug. 29, with buses running on that day and the cafeteria will also operate. There will be a short assembly program in the new gymnasium about 8 a.m., that day, after which grade school registration will begin.

At a regular meeting of the Blackwell school board on Aug. 11, three teachers were hired to round out the faculty for the 1966-67 school year. Mrs. Billie Joe Luckett of Bronte will teach commercial studies; Edward Poehls will be high school coach and Calvin Helms will be science teacher.

Teachers who will return for the fall are: Mrs. Katherine Dyess, home economics; Mrs. Willie Bell Cornett, English; Mrs. Julia Hamby, math; Mrs. Davie Brownfield, Mrs. Nina Cowan, Mrs. Nola Shedd, Mrs. Eula Mae Johnson and Mrs. La Rue Broussard in the grades. Mrs. Broussard will teach social studies and Spanish in high school also.

Prices of school lunches for students in the first six grades was raised from 25c to 30c. In grades seven through twelve lunches will be 35c. Teachers will pay 45c. Officials felt this was a necessary change because of a deficit in the lunchroom fund the past year.

Bronte School will start its 1966-67 term Monday. Supt. C. B. Barbee said Tuesday he was still short one teacher and progress on the remodeling of the old gymnasium is not completed, but school is going to begin anyway.

High school students are requested to be on hand at school Friday for registration. Prin. James L.

Golson announced that registration hours for the high schoolers will be from 8 a.m. until noon.

#### Assembly Announced

The school term will start off with an assembly at 8:10 a.m. in the school auditorium. The session will be used for orientation and giving information to students. Classes will end at 3:35 p.m.

Buses will run slightly earlier than usual, Supt. C. B. Barbee said, in order to allow for any route changes which may be necessary. Barbee said anyone who knows of a student living beyond the limits of last year's bus routes is requested to report this information to him, Golson or the bus driver involved.

The school lunchroom will be open Monday. Attention is invited to the increase in lunch prices which will be in effect during the coming school term. Grades 1-6 will pay 35 cents and grades 7-12 will pay 40 cents.

Barbee announced that all new students, including all first graders, must have a birth certificate on file at the school before they will be allowed to attend classes. Copies will be made, if possible, and the originals returned to the students.

#### Assignments Announced

Teacher assignments have been announced as follows:

Mrs. C. B. Barbee, grade 1; Mrs. George Thomas, 2; Mrs. J. L. Golson, 3; Mrs. Jerry Lawhon, 4; Mrs. J. M. Raughton, 5; Mrs. J. T. Henry, 6; Mrs. Royce Fancher, homemaking; Russell Fuller, band and music; James L. Golson, math; J. T. Henry, vocational agriculture; Miss Linda Jones, commercial subjects and English; Clint Low, science and math; James M. Raughton, social studies and coach; Cecil Toliver, coach, physical education and science; Darrell Windhaus, Spanish and social studies; William E. Green, English.

At press time Wednesday an elementary school principal had not been hired.

#### Other Employees

Other school employees include: Mrs. Clark Glenn, school secretary; Mrs. Mary Walker, Mrs. George Braswell, Mrs. R. W. Sims, and Mrs. Jason Culpepper, lunchroom workers; Marvin Corley and C. B. Webb, building cutodians.

Bus drivers and their routes are: Louis Baker, Tennyson; R. W. Sims, southwest; Evert Best, east; Mrs. Pete Gentry, north; Clint Low, west.

#### More New Bleachers

The school board decided the old section of bleachers at the east end of the field, used by the band and students would have to be replaced and work is now in progress. The bleachers are being made of tile with wooden floor and seats. They are scheduled to be ready for use by Friday of next week.

#### Scrimmage Set

A scrimmage between the Longhorns and Santa Anna Mountaineers will be held Friday at 8 p.m. on the Santa Anna field. Fans are invited to make the trip and get their first look at the Longhorns in action.

### Bell New Head Of Booster Club

A. E. Bell Jr. was elected president of the Longhorn Club at its meeting last Thursday night in the county park. Marvin Bryant was reelected to fill the office of secretary-treasurer.

The Longhorn Club, which assists the Brook's Longhorns any way it can with their football program, is currently having a membership drive. Memberships cost \$5.00 each and may be obtained from any member.

Money derived from sale of memberships is used in financing the club's program.

Main expense of the program is filming of Longhorn games.

## 4 In. Downpour Covers Vicinity

Rain fell all morning Wednesday in the Bronte area, and was still falling at press time Wednesday afternoon. Latest figures available for a measurement of the moisture in Bronte was 3.9 inches.

Robert Lee reported 1.65 at noon.

### Plans Progressing For Labor Day Parade, Program

Plans are going forward toward making the 1966 Labor Day celebration a big success. The program, which has featured outstanding out of town speakers the past two years, will this year be made up of musical selections. This year's program committee is made up of the city's four ministers, and they have announced that the program will feature both local and visiting artists. Headed by Austin Masterson, the committee is made up of Wayne Stout, Cecil Cox and Harry Morris.

Following the invocation, a short welcome will be delivered by Mayor Royce Lee, and then the audience will hear the rest of the program.

Commissioner Howard Brock said this week that meat for the occasion has been purchased, and plans are well underway to provide a bountiful meal for the 1,000 persons expected to be present. Everything will be furnished except desserts, which will be provided by ladies of the community.

Merchants of Bronte host the affair each year, and it has proved to be one of the most successful get togethers known to local observers.

Bennie Carol Oglesby returned home Monday after spending a week visiting relatives in Midland.

Mrs. W. H. Thomas of Tennyson said her government gauge showed 3.6 inches early in the morning. Jack Corley had over five inches as did L. J. Sonnenberg.

Other measurements reported included:

Osmo Black, east of town, 1.6 inches.

Mrs. Austin Sandusky, west of town, 4 inches.

Edward Cumbie, north of Bronte, 2.5 inches.

Joe Rawlings, southwest of town, 4.1 inches.

Blackwell, 2 inches.

Farmers and ranchers were jubilant over the rains, which were arriving in time to still do some good for field crops, and to allow time for grass to do some growing before frost.

### Abilene Man Is Wreck Victim

One man was killed in an automobile accident which occurred about a mile west of the caution light at the intersection of Highway 277 and Farm Road 35 in Nolan County, commonly known as the Wingate cutoff.

The man was identified as Luis Fabela, 22, of Abilene. He was alone in the car which hit a bridge. Apparently, he fell asleep while driving, investigators theorized.

The body was brought to Williams Funeral Home in Bronte. Sam Williams, owner, said Wednesday afternoon that funeral services were pending, but he believed they would be held in Abilene.

The accident occurred shortly before 2 a.m. Wednesday.

Williams said he had no information as to the man's home address or survivors.

## CRMWD To Receive Bids Oct. 6 On R-Lee Dam

From the Robert Lee Observer  
Directors of the Colorado River Municipal Water District today set Oct. 6 as the date for receiving bids for construction of a 488,000 acre foot reservoir at Robert Lee.

The board also voted to proceed immediately toward the sale of \$30 million in revenue bonds to finance the project. A date will be fixed soon for the sale which will be prior to opening of construction bids.

The board authorized execution of a 99 year lease to Coke County for development of an air landing strip near the lake. Also approved were a contract with Fred McCabe for rip rap rock to be used on the dam, and another in the amount of \$103,000 with West Texas Utilities Co. for relocating power lines within the reservoir area.

The water district officials and employees have been busy several

months securing land which will be used for the dam and lake.

The huge structure, which will be about 1½ miles from Robert Lee, will be 4½ miles long and 111 feet high. It will contain 10 million cubic yards of dirt. The cost will run over \$8 millions, with pipe lines, site clearance, interest on money and other expenses boosting the cost of the entire project to approximately \$32 million. The spillway alone will cost 2¼ million.



Ben Oglesby ..... Publisher  
Mrs. Ben Oglesby ..... Editor

Entered as second class matter at the Post Office at Bronte, Texas, March 1, 1918, under the Act of March 3, 1879.

Subscription Rates

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Per Year Elsewhere ..... \$3.50

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## HERE'S BLACKWELL

By Mrs. Rocky Thompson

### WMU Meeting

Women's Missionary Union met at the Baptist Church Thursday afternoon. Mrs. E. K. Finley presided for a business meeting. It was decided to postpone the last meeting in August and the first two meetings in September unless the State Mission program is scheduled for this time.

Mrs. E. E. Bryant gave the call to prayer and opening prayer. "A Study of Major Cults," royal service program, was led by Mrs. R. D. Nabors assisted by Mmes. Willie Burwick, E. A. Clem, Finley and Gordon Menigo, Jr.

Others present were Mmes O. T. Colvin, S. P. Smith, Bob Carter and Angela Carter.

### Rev. Carter Leaving Blackwell

The Rev. Bob Carter and family are moving to Fort Worth where he will enter Southwestern Theological Seminary in September. He will serve as supply pastor for Glen Garden Baptist Church there until he secures a pastorate.

A fellowship hour honored the Carters after Church Sunday night. Cookies, punch and iced tea were served on the church lawn. O. T. Colvin presented the Carters a gift of money from the Church and Rev.

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Mrs. Ernest Ware and Mr. and Mrs. R. Q. Spence. They accompanied Mr. and Mrs. Spence to Roscoe Monday to attend the funeral for Mrs. Lewis Snyder.

Mr. and Mrs. Weldon Henson and children visited his grandparents, Mr. and Mrs. M. L. Maples, Sunday.

Mrs. Artie Walls has been visiting in Grand Prairie with her daughters, Mmes. Royce Spradlin and Lois McCutchen and families.

Austin Jordan is in Simmons Memorial Hospital in Sweetwater.

Mrs. Joe Smith is visiting in California with her son, Wayne Smith, and family.

Mr. and Mrs. Jamie Hargraves of Douglas, Ariz., are visiting his grandmothers, Mmes. Annie Hargraves and Robert Tubb and other relatives.

Sgt. and Mrs. Holly Garrard and family left Aug. 17 for Madison, Wis. to make their home. Sgt. Garrard has been transferred there.

Weekend visitors in the T. J. Oden home were her mother, Mrs. H. M. Rose of Bells; her brother and family, Mr. and Mrs. Johnny Rose and children of Sweetwater; and her sister, Mrs. Faye Ford and son of Bells.

Mrs. Wiley Moore and Mrs. Ken Holt of Nolan were guests of the A. S. Hendrys Aug. 17. The Hendrys attended the Sterling County Diamond Jubilee celebration last weekend. Their grandchildren, Bobby, Tommy and Marian Hendry of Silver spent Saturday night with them and their parents, Mr. and Mrs. M. C. Hendry came for them Sunday.

The Rev. Charles Durnam is preaching for a revival in Hawley this week. There will be no services Wednesday night.

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## NOTEBOOK—PATTERNS FOR PROGRESS

### INDUSTRIAL FOUNDATIONS

... to finance industrial growth

Competition between states and cities to improve their competitive abilities to attract new payrolls has increased the forming of Industrial Foundations in Texas. Many industries want and need someone else to own the land, brick and mortar, keeping their money available for plant operations. Industrial Foundations indicate the interest and desire of a community for new industry. Local citizens who participate usually figure that they get a return on their money in a Foundation by having an additional payroll circulating in their community.

- PURPOSE — is to give a community a corporate entity to assist industry to create jobs within the community — can be an existing industry as well as a new one. Foundations usually assist industry that cannot or will not use normal commercial financial institutions.
- EXTENT OF ACTIVITIES — usually are to acquire and develop industrial property... construct buildings for lease... provide funds for training workers... purchase machinery and equipment... prepare promotional material and prospecting expenses and any other function that would give the community a competitive advantage for a new payroll.
- ORGANIZATION — is usually by a group of businessmen who are interested in the economic growth and development of their community. A local attorney should prepare the application for the charter and by-laws in order to conform to state laws and internal revenue service regulations. The local bankers' support is very helpful in forming an Industrial Foundation.
- TYPE — of Industrial Foundations vary — profit or non-profit — stock or contributions — the type a town needs depends upon the attitude and characteristics of the local people and its competitive position with other towns to attract new manufacturing payrolls. In most cases, Industrial Foundations are only used to assist industries where labor cost is a big factor in the operation, as the payroll provided is the important thing to the economy of the community.

Ask your WTU local manager for additional information and services available.

Prepared by Area Development Department, West Texas Utilities.

Clip out this Notebook page and save for future reference

**WEST TEXAS UTILITIES**  
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# NEWS FROM TENNYSON

By Mrs. Jack Corley

Mrs. C. D. Derrick, Chester Roy and Mr. and Mrs. Bud Denton spent last Thursday in Big Spring with C. D. Derrick in Veterans Hospital. It was his birthday and the nurses made a cake and served it to him and his guests.

Mr. and Mrs. Chuck Giles and Susan of Alice visited Wednesday through Sunday with Mr. and Mrs. W. A. Fields and Mrs. Imogene Griffin. Mr. and Mrs. Gary Davis and sons of Big Lake came Saturday and Mrs. Griffin returned home with them for a few days visit.

Dee Arrott of Abilene was a weekend guest of his parents, Mr. and Mrs. James Arrott. Their Sunday dinner guests were the J. B. Arrott family of Bronte and the Wayne Arrott family.

Mrs. Robert Brown spent last week in Lubbock with her husband who is working there. She also visited the D. T. Wrinkle family in Levelland and the Homer Planagans. Lee Allen Stewarts and Charles Westbrooks in Lubbock. Saturday the Browns visited Mr. and Mrs. Gene Stewart and Mrs. Studie Brown, who was spending the weekend with the Stewarts. Later they also visited the Woodrow Howells and John Gastons.

Mr. and Mrs. James Arrott, Mr. and Mrs. Tom Green and Mrs. J. C. Boatright attended church services in Santa Anna last Thursday evening. Two former Tennyson preachers were holding the services, Rev. Raymond Jones, minister of the church there, and Rev. Gene Lake of Terry Haute, Ind., who was doing the preaching.

Mr. and Mrs. Jackie Rogers of Midland visited the Tom Greens on Thursday.

Mrs. John Clark's dog, Doc, found a big rattler by her back door. W. H. Thomas killed it for her. It had 14 rattles.

Mr. and Mrs. W. Y. Boatright of Miles entertained the following with a barbecue at their home last Saturday night: Mr. and Mrs. Arnold Brown, Inez, Tex.; Bobbie Allbritton, Mr. and Mrs. Wremer, Mr. and Mrs. Jerry Baca, Mrs. Jess Alberts, Mr. and Mrs. Chester McCowan, Mr. and Mrs. Henry Boatright, Mrs. Halameck and Maxine, all of San Angelo; Mr. and Mrs. Gene Jones and family, Kilgore; Mr. and Mrs. Luther Gann, Mr. and Mrs. Reuben Gann, Wilson Boatright, Ronnie Black, Mr. and Mrs. Morgan Boatright, Ballinger; Johnny Glass, Houston; Edgar Straach, Mr. and Mrs. Muriel Straach, Coleman; Mrs. Bobby Altman, Victoria; J. B. Arrott and family, Mr. and Mrs. Tom Williams, Mr. and Mrs. Gene Halameck and John, Mr. and Mrs. T. G. Gleghorn, Mr. and Mrs. J. C. Boatright, Bronte; Mr. and Mrs. Robert Balkum, Albert Neuman, Slim Petrey, Teal Boatright, Mr. and Mrs. Doyle Gleghorn and Butch, Mr. and Mrs. James Wright, Slim Granzine, Mr. and Mrs. Albert Schwertner and grandchildren, Dave Lancaster, Roy Hart, Mrs. Lora Farmer, August Cmerak and son, Otha George and Mrs. Loudamy, all of Miles.

Sunday dinner guests of the Bill Feils were Mr. and Mrs. W. Weumling and Martha of Grape Creek. The Weumlings had a new car.

Mr. and Mrs. Robert Feil and Stacy visited recently with Mr. and Mrs. J. D. Hook in San Angelo. Helping Don Scott enjoy his birthday dinner Sunday were the Hooks, Feils, Mr. and Mrs. Glen Griffin and boys and the Scotts.

Mr. and Mrs. Tom Williams visited the Alfred Williams in San Angelo Thursday. Mr. and Mrs. Gary Waggoner and Candy of Ozona were also guests. The Williams attended the Modgling family reunion and fish fry in the Park Friday evening.

Saturday night guests in the W. H. Thomas home were Mr. and Mrs.

Fred Thomas of San Angelo. Mr. and Mrs. William Thomas of Sweetwater were their Sunday dinner guests.

Having dinner with William Green in San Angelo Saturday were Mrs. Dodie Schlagel and Mrs. Paul Myers and children of Kingsland and Mr. and Mrs. Tom Green.

Mr. and Mrs. Jack Corley and Davis were Sunday visitors in the home of Mrs. B. R. Davis in San Angelo. Her other guests included Mr. and Mrs. Jack Bishop and family of Stephenville, Mrs. Sarah Buford and Lana, Mr. and Mrs. James Tidwell and children, Mr. and Mrs. Jim Morrow and Becky of Bronte and Mrs. Jack Coyle and

Terry of California. Mrs. Coyle and Terry left for California Sunday afternoon.

Mr. and Mrs. L. J. Sonnenberg left Monday for Industry, in East Texas, to attend funeral services for his uncle, Louis Galle. Enroute home they stopped in San Saba to visit another uncle, Richard Henninger, who is hospitalized there.

Vacationing this week were Rev. and Mrs. Wayne Stout. They traveled to Colorado Springs, Colo., where they visited Mr. and Mrs. George Wrinkle and Mr. and Mrs. Dwain Wrinkle. They went on to Wyoming, then to South Dakota where they visited Mr. and Mrs. Wayne Smith and David at Shade Hill. The Stouts toured Nebraska, Kansas and Oklahoma and returned home Monday.

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## 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; and

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 taxpayer 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 taxpayer 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 taxpayer 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 taxpayer 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 taxpayer voters is filed with 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.



Ben Oglesby ..... Publisher  
Mrs. Ben Oglesby ..... Editor

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Women's Missionary Union met at the Baptist Church Thursday afternoon. Mrs. E. K. Finley presided for a business meeting. It was decided to postpone the last meeting in August and the first two meetings in September unless the State Mission program is scheduled for this time.

Mrs. E. E. Bryant gave the call to prayer and opening prayer. "A Study of Major Cults," royal service program, was led by Mrs. R. D. Nabors assisted by Mmes. Willie Burwick, E. A. Clem, Finley and Gordon Montgomery.

Others present were Mmes. O. T. Colvin, S. P. Smith, Bob Carter and Angela Carter.

Rev. Carter Leaving Blackwell

The Rev. Bob Carter and family are moving to Fort Worth where he will enter Southwestern Theological Seminary in September. He will serve at supply pastor for Glen Garden Baptist Church there until he secures a pastorate.

A fellowship hour honored the Carters after Church Sunday night. Cookies, punch and iced tea were served on the church lawn. O. T. Colvin presented the Carters a gift of money from the Church and Rev.

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Mrs. Ernest Ware and Mr. and Mrs. R. Q. Spence. They accompanied Mr. and Mrs. Spence to Roscoe Monday to attend the funeral for Mrs. Lewis Snyder.

Mr. and Mrs. Weldon Henson and children visited his grandparents, Mr. and Mrs. M. L. Maples, Sunday.

Mrs. Artie Walls has been visiting in Grand Prairie with her daughters, Mmes. Royce Spradlin and Lois McCutchen and families.

Austin Jordan is in Simmons Memorial Hospital in Sweetwater.

Mrs. Joe Smith is visiting in California with her son, Wayne Smith, and family.

Mr. and Mrs. Jamie Hargraves of Douglas, Ariz., are visiting his grandmothers, Mmes. Annie Hargraves and Robert Tubb and other relatives.

Sgt. and Mrs. Holly Garrard and family left Aug. 17 for Madison, Wis. to make their home. Sgt. Garrard has been transferred there.

Weekend visitors in the T. J. Oden home were her mother, Mrs. H. M. Rose of Bells; her brother and family, Mr. and Mrs. Johnny Rose and children of Sweetwater; and her sister, Mrs. Faye Ford and son of Bells.

Mrs. Wiley Moore and Mrs. Ken Holt of Nolan were guests of the A. S. Hendrys Aug. 17. The Hendrys attended the Sterling County Diamond Jubilee celebration last weekend. Their grandchildren, Bobby, Tommy and Marian Hendry of Silver spent Saturday night with them and their parents, Mr. and Mrs. M. C. Hendry came for them Sunday.

The Rev. Charles Durmam is preaching for a revival in Hawley this week. There will be no services Wednesday night.

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NOTEBOOK-PATTERNS FOR PROGRESS

INDUSTRIAL FOUNDATIONS

... to finance industrial growth

Competition between states and cities to improve their competitive abilities to attract new payrolls has increased the forming of Industrial Foundations in Texas. Many industries want and need someone else to own the land, brick and mortar, keeping their money available for plant operations. Industrial Foundations indicate the interest and desire of a community for new industry. Local citizens who participate usually figure that they get a return on their money in a Foundation by having an additional payroll circulating in their community.

— PURPOSE — is to give a community a corporate entity to assist industry to create jobs within the community — can be an existing industry as well as a new one. Foundations usually assist industry that cannot or will not use normal commercial financial institutions.

— EXTENT OF ACTIVITIES — usually are to acquire and develop industrial property... construct buildings for lease... provide funds for training workers... purchase machinery and equipment... prepare promotional material and prospecting expenses and any other function that would give the community a competitive advantage for a new payroll.

— ORGANIZATION — is usually by a group of businessmen who are interested in the economic growth and development of their community. A local attorney should prepare the application for the charter and by-laws in order to conform to state laws and internal revenue service regulations. The local bankers' support is very helpful in forming an Industrial Foundation.

— TYPE — of Industrial Foundations vary — profit or non-profit — stock or contributions — the type a town needs depends upon the attitude and characteristics of the local people and its competitive position with other towns to attract new manufacturing payrolls. In most cases, Industrial Foundations are only used to assist industries where labor cost is a big factor in the operation, as the payroll provided is the important thing to the economy of the community.

Ask your WTU local manager for additional information and services available.

Prepared by Area Development Department, West Texas Utilities.

Clip out this Notebook page and save for future reference

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AN INVESTOR OWNED WTU ELECTRIC COMPANY

# NEWS FROM TENNYSON

By Mrs. Jack Corley

Mrs. C. D. Derrick, Chester Roy and Mr. and Mrs. Bud Denton spent last Thursday in Big Spring with C. D. Derrick in Veterans Hospital. It was his birthday and the nurses made a cake and served it to him and his guests.

Mr. and Mrs. Chuck Giles and Susan of Alice visited Wednesday through Sunday with Mr. and Mrs. W. A. Fields and Mrs. Imogene Griffin. Mr. and Mrs. Gary Davis and sons of Big Lake came Saturday and Mrs. Griffin returned home with them for a few days visit.

Dee Arrott of Abilene was a weekend guest of his parents, Mr. and Mrs. James Arrott. Their Sunday dinner guests were the J. B. Arrott family of Bronte and the Wayne Arrott family.

Mrs. Robert Brown spent last week in Lubbock with her husband who is working there. She also visited the D. T. Wrinkle family in Levelland and the Homer Flanagans, Lee Allen Stewarts and Charles Westbrooks in Lubbock. Saturday the Browns visited Mr. and Mrs. Gene Stewart and Mrs. Sudie Brown, who was spending the weekend with the Stewarts. Later they also visited the Woodrow Howells and John Gastons.

Mr. and Mrs. James Arrott, Mr. and Mrs. Tom Green and Mrs. J. C. Boatright attended church services in Santa Anna last Thursday evening. Two former Tennyson preachers were holding the services. Rev. Raymond Jones, minister of the church there, and Rev. Gene Lake of Terry Haute, Ind., who was doing the preaching.

Mr. and Mrs. Jackie Rogers of Midland visited the Tom Greens on Thursday.

Mrs. John Clark's dog, Doc, found a big rattler by her back door. W. H. Thomas killed it for her. It had 14 rattlers.

Mr. and Mrs. W. Y. Boatright of Miles entertained the following with a barbecue at their home last Saturday night: Mr. and Mrs. Arnold Brown, Inez, Tex.; Bobbie Allbritton, Mr. and Mrs. Wremer, Mr. and Mrs. Jerry Baca, Mrs. Jess Alberts, Mr. and Mrs. Chester McCowan, Mr. and Mrs. Henry Boatright, Mrs. Halamicek and Maxine, all of San Angelo; Mr. and Mrs. Gene Jones and family, Kilgore; Mr. and Mrs. Luther Gann, Mr. and Mrs. Reuben Gann, Wilson Boatright, Ronnie Black, Mr. and Mrs. Morgan Boatright, Ballinger; Johnny Glass, Houston; Edgar Straach, Mr. and Mrs. Muriel Straach, Coleman; Mrs. Bobby Altman, Victoria; J. B. Arrott and family, Mr. and Mrs. Tom Williams, Mr. and Mrs. Gene Halamicek and John, Mr. and Mrs. T. G. Gleghorn, Mr. and Mrs. J. C. Boatright, Bronte; Mr. and Mrs. Robert Balkum, Albert Neuman, Slim Petrey, Teal Boatright, Mr. and Mrs. Doyle Gleghorn and Butch, Mr. and Mrs. James Wright, Slim Granzine, Mr. and Mrs. Albert Schwertner and grandchildren, Dave Lancaster, Roy Hart, Mrs. Lora Farmer, August Cmerak and son, Otha George and Mrs. Loudamy, all of Miles.

Sunday dinner guests of the Bill Feils were Mr. and Mrs. W. Weumling and Martha of Grape Creek. The Wuemlings had a new car.

Mr. and Mrs. Robert Feil and Stacy visited recently with Mr. and Mrs. J. D. Hook in San Angelo. Helping Don Scott enjoy his birthday dinner Sunday were the Hooks, Feils, Mr. and Mrs. Glen Griffin and boys and the Scotts.

Mr. and Mrs. Tom Williams visited the Alfred Williams in San Angelo Thursday. Mr. and Mrs. Gary Waggoner and Candy of Ozona were also guests. The Williams attended the Modgling family reunion and fish fry in the Park Friday evening.

Saturday night guests in the W. H. Thomas home were Mr. and Mrs.

Fred Thomas of San Angelo. Mr. and Mrs. William Thomas of Sweetwater were their Sunday dinner guests.

Having dinner with William Green in San Angelo Saturday were Mrs. Dodie Schlagel and Mrs. Paul Myers and children of Kingsland and Mr. and Mrs. Tom Green.

Mr. and Mrs. Jack Corley and Davis were Sunday visitors in the home of Mrs. B. R. Davis in San Angelo. Her other guests included Mr. and Mrs. Jack Bishop and family of Stephenville, M.s. Sarah Buford and Lana, Mr. and Mrs. James Tidwell and children, Mr. and Mrs. Jim Morrow and Becky of Bronte and Mrs. Jack Coyle and

Terry of California. Mrs. Coyle and Terry left for California Sunday afternoon.

Mr. and Mrs. L. J. Sonnenberg left Monday for Industry, in East Texas, to attend funeral services for his uncle, Louis Galle. Enroute home they stopped in San Saba to visit another uncle, Richard Henniger, who is hospitalized there.

Vacationing this week were Rev. and Mrs. Wayne Stout. They traveled to Colorado Springs, Colo., where they visited Mr. and Mrs. George Wrinkle and Mr. and Mrs. Dwain Wrinkle. They went on to Wyoming, then to South Dakota where they visited Mr. and Mrs. Wayne Smith and David at Shade Hill. The Stouts toured Nebraska, Kansas and Oklahoma and returned home Monday.

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## 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 taxpaying 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 taxpaying 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 taxpaying 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 taxpaying voters in each county voting

## 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.

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 taxpaying 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.

**MRS. KREYER WILL BEGIN FALL CLASSES ON SEPT. 7**

Mrs. E. R. Kreyer announces the beginning of the fall term (1966-67) for private voice and piano students on Wednesday, Sept. 7 at Bronte School. Lessons will continue each Wednesday for the full 36 weeks school term, allowing time out for Christmas vacation.

Students desiring to enroll may register their names together with the application blank, if they have not already mailed them in. Those not receiving blanks may get them in the office at school.

Mrs. Kreyer will be in Bronte Thursday, Aug. 25, (today) to complete the schedule. (Adv)

**Boys Ranch Needs Stock Donations**

Roddy Peeples, Chairman of the 1966 West Texas Boys Ranch Annual Round-Up said today that the Round-Up has reached 106 animal units, which is just over halfway to the goal of 200 animal units. "A large number of livestock are still needed to make the Round-Up a success," Peeples said. "West Texas Boys Ranch is now caring for a record number of West Texas boys and is still struggling to overcome the set-back caused by the loss of the recreational facilities in a fire last May. We need a lot more help on the Round-Up if we are to complete a successful drive for the boys." The funds from the Round-Up go a long way toward summer and fall operating expenses. "Getting over 70 boys ready and outfitted for school is quite an expensive undertaking in itself," Peeples said.

Ranch President, Joe Vander Stucken of San Angelo and Sonora, has offered to help arrange pick ups of any animals in the area that are donated to the Ranch. "Most animals are donated through auction, but anyone wishing to give a cow, sheep, steer, horse or anything else and can't get it to market, we'll be glad to come pick it up," Vander Stucken announced.



MR. AND MRS. DARUS HANES

**Bette Lou Smith and Darus Hanes Exchange Vows In Ceremony Held in Guymon, Okla., Church of Christ**

Miss Bette Lou Smith of Guymon, Okla., became the bride of Darus Hanes of Keyes, Okla. in a ceremony read at 3 p.m., Aug. 7, in the Church of Christ at Guymon. Robin Hanes, brother of the bridegroom of Lubbock, officiated for the double ring ceremony.

Parents of the couple are Mr. and Mrs. J. D. Smith of Guymon and Mr. and Mrs. Huston Hanes of Keyes.

Church decorations were candelabra and sprays of orchid and pink carnations. Mrs. Glen Phillips of Guymon was soloist.

Given in marriage by her father, the bride wore a floor length dress of imported silk organza, fashioned with alenon lace bodice, scooped neckline and elbow sleeves, embroidered with seed pearls. The skirt was appliqued with lace. A detachable chapel train was caught at the waist line with bows. She carried a cascade bouquet of a purple orchid surrounded by white carnations and lemon greenery.

Maid of honor was Janna Shackelford of Guymon and bridesmaids were Floris Lehman of Balco, Okla.; Charlotte Smith of Robert Lee, cousin of the bride, and Kathie Peterson of Guymon.

The maid of honor wore a dress of orchid satin and the bridesmaids wore dresses of pink satin. Each carried a nosegay bouquet of pink and orchid carnations.

Claud Hanes of Keyes served his brother as best man. Groomsmen were Ralph Warren and Terry Wells of Griggs, Okla. Ushers were Jim Smith, brother of the bride of Guymon, Jim Pugh, cousin of the bridegroom of Keyes and Roy Blair of Robert Lee, cousin of the bride.

Flower girl was Kathie Peterson of Guymon and ring bearer was Kim Hanes of Keyes, brother of the bridegroom.

Candlelighters were Linda Blair of Robert Lee and Martha Sparks of Colorado City, cousins of the bride.

A reception followed the wedding in the Church of Christ Fellowship hall. The table was laid with taffeta and net and centered with a four tiered wedding cake.

After a wedding trip, the couple is at home in Goodwell, Okla.

Out of town guests included the grandparents of the bride, Mr. and Mrs. L. E. Smith; also Mr. and Mrs. Bill Blair, Mr. and Mrs. Finnell Smith, all of Robert Lee and Mr. and Mrs. Wann Sparks of Colorado City.

**OIL NEWS**

Humble Oil & Refining Co. is re-entering and deepening to 6,600 feet for completion attempt in the Ellenburger at the No. 1 M. C. Hendry, Coke County failure, nearly 3 miles south and very slightly west of the one-well JAM (Canyon) field and three miles southwest of the Sweet (4,035 Cisco) field, both in south Nolan County.

Location is 1,995 feet from the south and 1,980 feet from the east lines of 272-1-a-H&TC.

Originally drilled by Humble as the No. 1 Lee Lackey, it was plugged and abandoned May 28 1951, at 6,560 feet. While being drilled, it recovered 50 feet of clean oil on a drillstem test in the Ellenburger between 6,314-36 feet; 25 feet of clean oil and 210 feet of heavily oil-and gas-cut mud on a test between 6,421-51; 115 feet on heavily oil-and gas-cut mud on a test from 6,449-71 feet; 3,380 feet of gas and 40 feet of slightly oil-and gas-cut mud on a test between 6,469-91 feet and 1,830 feet of salty sulphur water on the final test between 6,524-60 feet.

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**CENTRAL DRUG**

THERE'S HOME TOWN NEWS IN THE HOME TOWN ADS.

# H D Agent's News Dept.

By **FAY C. ROE**

## GROUND BEEF

Here's a thrifty and nutritious way to stretch your supply of ground beef to fill hungry teenagers. Use potatoes — one food which is much cheaper than last year.

Combine the potatoes with ground beef by grating coarsely about two cups to add to 1½ pounds of meat. Also add two tablespoons of grated onion, 1½ teaspoons salt, ¼ teaspoon pepper and for flavor — a light touch of bacon drippings.

Combine all the ingredients and then spread on thick slices of bread or buns. Place on a shallow pan and broil under the flame for 10 to 15 minutes, until the meat is brown.

What a delicious, open-face sandwich this makes! Enough for 8 servings. Double the recipe for a crowd.

For a real gourmet dish, top the sandwich with large slices of fresh tomatoes just as the meat begins to brown. Sprinkle with Parmesan cheese and broil another five minutes. Garnish with sprigs of mint or parsley.

Another favorite way to combine potatoes with ground beef calls for baked potatoes. Cut potatoes in half lengthwise while they are still hot and firm. Remove some of the potato and mix with seasoned ground beef. Spread this mixture on the potato halves with faces up. Place under broiler. Cook until the meat is brown. Garnish with strips of pimento.

When you serve these ground beef and potato dishes, there is practically no waste, as all the meat and all the potatoes, even the peeling, are eaten.

### Prepare for Old Age With a Hobby

The compulsory retirement plans of industry today pose a problem for the millions of people reaching older age. Many of these persons face a rather empty future, for it is difficult to stop suddenly the mental and physical machinery that has been geared to business competition.

Taken away from his job, whether it be manual or mental, the individual finds too many hours in the day and too much time to do nothing. The wise person foresees this inactivity by preparing himself for retirement with a hobby.

It is not good to lose interest in life. A satisfying hobby or two will not only keep curiosity and zest alive, but very often will create a small amount of financial support.

Age is more or less an individual problem just as it is a normal growth problem. Many persons at 30 suggest physical and mental characteristics of aging. Others at 70 may reveal a wrinkled skin which is offset by a sprightly walk and a mental agility.

Perhaps one of the greatest problems of growing old is the feeling that one is no longer needed, that usefulness is over. Everyone wants to be a contributor, whether it is in business, the home or the community. The end of a long life of service and activity needs a com-

pensatory substitute.

This is why the development of a hobby is encouraged. Accept the challenge of retirement by getting ready for it now. The younger years may be the more productive ones, but wisdom and experience come with emotional maturity and there is great satisfaction in pursuit of an interest that will keep you happy mentally and occupied physically.

### Schedule

Thursday and Friday, Aug. 25-26 — Office.

Monday, Aug. 29 - Friday, Sept. 2 — Agents Conference, College Station.

Melody and Donnah Holcombe arrived home Tuesday after a 2½ week air trip to England and Europe. Their parents, Mr. and Mrs. Elmer Hurley met them in San Antonio. They reported a wonderful trip and the Enterprise hopes to get a more complete report for next week's issue.

### MR. AND MRS. FLORES RETURN FROM NEW ENGLAND TRIP

Mr. and Mrs. Vetal Flores recently returned from a two and a half week's trip through New England. A highlight of the trip was in New Fairfield, Connecticut, where they attended a performance of "Guy's and Dolls" in which Carolyn Kemp of Bronte had a leading role. The stage production was in the Candlewood playhouse there. Miss Kemp is the daughter of Mr. and Mrs. Cecil Kemp of Bronte.

The Flores traveled to New Hampshire where they visited his sister, then went on into Canada. They said they particularly enjoyed a visit to Abraham Lincoln's birthplace in Kentucky; Radio City Music Hall and shopping on Fifth Avenue in New York City and the Great Lakes region.

Mr. and Mrs. Flores spent last weekend in Del Rio and Villa Acuna, Mexico. They also visited the Amistad dam site while there.

The Bronte Enterprise

August 25, 1966

## Coke Round-Up Workers Announced

Charlie Morris, chairman of the Cattlemen's Round-Up for Crippled Children, has announced the appointment of the 1966 Round-Up Area Chairmen. These men along with many others will lead the Round-Up which is the chief means of funds for the West Texas Rehabilitation Center of Abilene.

Representing this area are J. L. Brunson, Edward Cumbie, D. K. Glenn and Conda Wylie.

Only recently, Roff Hardy, president of the board of directors at the Center, announced that for the first time in its nearly 13 years of existence, the Center was forced to borrow \$20,000 in order to continue its free treatment of 1,604 patients.

Last year, the Round-Up raised \$80,000 toward the Center's annual budget of \$251,900. Other funds for the Center, which has never accept-

ed state or federal funds, have come from United Funds, memorials and general contributions. During the Round-Up, leading ranchers throughout Texas, Oklahoma, New Mexico and other Southwestern states donate livestock of all kinds to be sold at one of the special auctions. The proceeds from these sales are used to meet the needs of the West Texas Rehabilitation Center.

INVITATIONS • STATIONERY

*Social*  
PRINTING

THE BRONTE ENTERPRISE

# What to do while the line is busy

- 1 Take for granted that whoever is talking on the line will hang up soon.



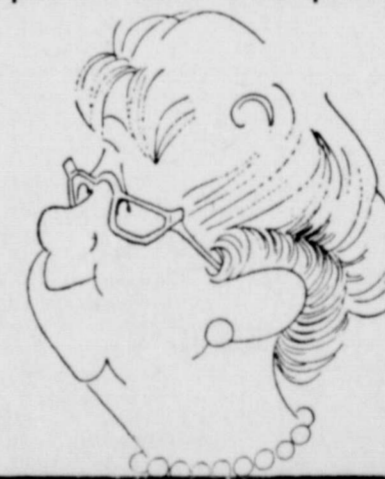
- 2 Hope that no one left his receiver carelessly off the hook.



- 3 Think about how reliable a telephone connection is once you get it. And how Gen Tel is constantly at work to modernize and improve service.



- 4 Be patient. After all, you may have talked for 20 or 30 minutes once yourself. So decide not to call the telephone company to report an out-of-order phone.



- 5 Think again about trouble-free telephone service. Then, when you get a line, think of the other party, too.



## TO MY CUSTOMERS:

Thank you for your patronage while I have worked at Dorothy Kiker's Beauty Shop. I am going back to school. Other operators in her shop can serve you well.

**BETH IVEY**

**GENERAL TELEPHONE**

A Member of the GT&E Family of Companies

**MRS. PHILLIPS TO ENROLL STUDENTS NEXT MONDAY**

Mrs. Walter Phillips will start fall lessons in piano, guitar and organ next week. She will be at the school next Monday to enroll students and arrange schedules.

Students are asked to see Mrs. Phillips or Mrs. Clark Glenn, school secretary. (adv 1tp)

**DONALD SPILLER COMPLETES ADVANCED INF. TRAINING**

Fort Jackson, S. C. (AHTNC) — Army Private Donald W. Spiller, 24, son of Mr. and Mrs. Travis O. Spiller of Bronte, completed eight weeks of advanced infantry training at Fort Jackson, S. C., Aug. 12.

He received specialized instruction in small unit tactics and in firing such weapons as the M-14 rifle, the M-60 machinegun and the 3.5-inch rocket launcher.

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

**KELLY LAWHON HONORED ON EIGHTH BIRTHDAY**

Kelly Lawhon was honored on her eighth birthday Aug. 29 with a party at the home of her parents, Mr. and Mrs. Jerry Lawhon.

Guests present were Mary Jo Proctor, Karen, Carlan and Sheryl English, Terry Richards, Lynn Lawhon, James, Jerry and Suzanne Brunson, Laura, Pat and Jamie McCarley and her grandmother, Mrs. Claude Rowland.

**BROWNIE TROOP BUYS GIFT FOR CHURCH OF CHRIST**

Brownie Troop 207 bought some greenery for the baptistry of the Church of Christ in appreciation for using the building the past two years. The troop, under leader, Mrs. Billy Joe Luckett, has had all their regular meetings at the Church of Christ. Mrs. Luckett is no longer leader for the Brownies.

Mr. and Mrs. Leonard Fletcher were in Sterling City Saturday night to attend the Diamond Jubilee celebration of Sterling County. They also visited their son and daughter-in-law, Mr. and Mrs. Bill Fletcher.

**DARBY'S**

A COMPLETE LINE OF TOP QUALITY HARDWARE  
Plumbing & Electrical Supplies—Custom Glass Cutting  
Complete Rental Service: Air Compressors, Steel Scaffolds,  
Sanding Machines. Also Shower Doors & Tub Enclosures  
Picture Framing—Original Oil Paintings and Mirrors  
EVERYTHING FOR FARM, HOME OR INDUSTRY  
13th St. BALLINGER, TEXAS Ph. 8911

**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 moved 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 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 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 sue 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.



# BROOKSHIRE BROWSINGS

By Mrs. Herbert Holland

Bill Ogilvy and Thomas of Pecos and Mrs. Bill Weatherby of Del Rio spent the weekend at the ranch here with Mrs. Ogilvy. Their daughter, Bobbie Ogilvy of Dallas is spending this week here. Judy returned Wednesday from a visit in Odessa.

Mr. and Mrs. Bomar Horton were Saturday dinner guests of Mr. and Mrs. L. B. Horton Jr. in San Angelo.

Mmes. Herbert and Carrie Holland were Sunday dinner guests in the Bill Keeling home in Miles.

Mr. and Mrs. Odie Sandlin, Sandy and Susan of Abilene were Saturday supper guests of her parents, Mr. and Mrs. Less Carlton Sr.

Mrs. Susie Garlington and Mrs. Carl Florence spent the first of the week in Hale Center with Mr. and Mrs. Edsel Hall.

Sammy Morgan visited his parents, Mr. and Mrs. A. B. Morgan in Maverick during the weekend. He was enroute from San Antonio to Los Angeles, Calif.

Mr. and Mrs. Willard Caudle attended a birthday dinner Sunday in San Angelo at the home of Mr. and Mrs. Verlin Oates, honoring their daughter, Mrs. Harold Keele and her husband of Abilene.

Mrs. Clinton Hurt and children are spending this week in Comanche with her parents, Mr. and Mrs. J. C. Ratliff.

Mr. and Mrs. Carl Florence, Mrs. Susie Garlington visited Mr. and Mrs. Jerry Landers in Bronte Saturday. Others visiting there were Mr. and Mrs. Wesley Brown of Houston who came Friday for a weeks visit and to get their daughters, Pam and Pat, who have been visiting in the Landers home.

Mr. and Mrs. Larry Donham of Lubbock were weekend guests of her mother, Mrs. Edna Harris at Maverick.

Friday dinner guests of the Herbert Hollands were Mrs. Bert Hester of Miles and Eva Lu Hester of Fort Worth.

Mr. and Mrs. Bert Hester were hosts for a progressive domino party at their home in Miles Tuesday night. Present were Messrs. and Mmes. A. B. Morgan, Alton Bradberry, Carl Florence, Herbert Holland, Charlie Brown, Wilard Caudle, A. B. Fuchs and Hester.

Mr. and Mrs. Carl Florence attended funeral services for a nephew, Elmer Leon Dismore, in Royce City Wednesday.

Mr. and Mrs. Herbert Holland made a business trip to Coleman Monday.

Mr. and Mrs. Herbert Holland entertained the Jolly 8 Club Thursday night with a watermelon feast honoring Mrs. Bert Hester on her birthday. The club gave her a gift and played progressive 42. Present were Messrs. and Mmes. Hester, Carl Florence, O. C. Meador, George Coleman, Holland and Eva Lou Hester.

Mrs. Charles Ray Brown and girls and Kathy Brown have returned from a weeks visit with her parents, Mr. and Mrs. Earnest Wood, in Albuquerque, N. M.

Visiting Mrs. G. L. Cook and Jay this week are her nieces, Ruby Alexander of Artesia, N. M., Mrs. Lloyd Crockett of Durango, Colo., and Lou Ann Adams of Hope, N. M. They are enroute home from a 10 day tour in Texas and other points.

Mr. and Mrs. J. W. Gaddy visited in Miles Wednesday with Mrs. W. N. Rosser and Mrs. Gertrude Eckert. Sunday their daughter, Mrs. Bill Scarlock of San Angelo was their guest.

SHOP BRONTE FIRST

## 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.

## 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 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.

**Classified Ads** AD A VALUE OPPORTUNITY

**FOR SALE** — Upright piano, completely reconditioned. Phone 473-3281.

**MY 2-bedroom** furnished home in Bronte is for sale. Mrs. F. L. Clark. If interested contact George A. Clark, P. O. Box 306, Hondo, Texas. Also 1961 Plymouth 4 dr. sedan with original tires and approximately 20,000 miles. 33-3tc

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

**CUSTOM FARMING**, breaking, and sowing. Big new equipment. Jerry Lawbon, call 473-2711. 33tc

**FOR SALE** — In Wingate. Nice 3-bedroom home, double garage, storage. Plenty water, pressure pump. Nice yard, 4 pecan trees. Call or write Ruby A. Phillips, Phone 74-36385. 32-4tc

**HAY HAULING WANTED**. Gilbert Basquez. 473-3582. 2tp

**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 0 in care of this paper. 29-2tc

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

**NOTICE OF MEETING OF EQUALIZATION BOARD**

Notice is hereby given that a Board of Equalization for the City of Bronte, Texas, will be in session at the City Hall in the City of Bronte, Texas from 5-7 p.m., Friday, August 26, 1966, for the purpose of determining, fixing, and equalizing the value of any and all taxable property situated in said city for the year 1966. Any and all persons having business with said board are hereby notified to be present.

Dwain Pruitt  
Chairman

TAKE A LOOK AT THE ADS.

**REMEMBER US FOR SOCIAL**



Prestige-looking wedding and social announcements that are always correct in form. Consult with us now. We also handle business printing.



The  
Bronte  
Enterprise

**CARD OF THANKS**

It is with grateful hearts that we acknowledge the many acts of kindness and sympathy from our neighbors and friends during our recent sorrow. Your concern for us made our sorrow easier, and we shall always be indebted to each of you. The flowers, cards, visits, food and all other expressions of your love and concern were sincerely appreciated.

Mrs. Frank Grimes and Other Members of the Grimes Family.

(Editor's Note: The above card of thanks was inadvertently omitted last week. We are sorry.)

**HOUSE FOR SALE** — Furnished or unfurnished. To be moved. See or call Mrs. Charlie Knierim, pho. 473-4131, Bronte, Texas.

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

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

**MEDI-CARE** will not pay it all! See me for best policy available. All ages, all states of health. Mrs. R. W. Rees. 24-15tp

**BUDGET NOTICE**

**STATE OF TEXAS COUNTY OF COKE**

On this 8th day of August, A. D., 1966, it appearing to the Commissioners' Court of Coke County, Texas, that House Bill 768, Chapter 206, Section 12 of the General Laws of the State of Texas, that the Commissioners' Court in each county shall, each year, provide for a public hearing on the County Budget.

Acting by virtue of the Order of the Commissioners' Court of Coke County, Texas, made on this 8th day of August, A. D., 1966, notice is hereby given that a public hearing will be held on the Budget of Coke County, Texas, as prepared for the year 1966, at 10:00 o'clock A.M. September 6th, 1966, at the courthouse in Robert Lee, Texas, at which time any tax payer of Coke County, Texas, shall have the right to be present and participate in said hearing.

Given under my hand and seal of office this the 8th day of August, A. D. 1966.

W. W. Thetford  
County Judge, Coke County, Texas.

**CULPEPPER & SON YE WELDIN' SHOPPE**

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

**MY LITTLE RANCH** home of 125 acres for sale five miles south of Bronte. Have good grass and a good well of water. On highway 277. See me for particulars. Mrs. Nettie Hale Essary. 33-4tp

My thanks to all for the response to the recent advertisements. To you that did not call about the new cosmetics, try this week for a showing. Mrs. J. W. Martin, Phone 473-5561.

**TEXAS THEATRE, Bronte Texas**

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

FRIDAY AND SATURDAY, AUGUST 26 & 27  
Bob Hope, Elke Sommers, Phyllis Diller in  
**"BOY, DID I GET THE WRONG NUMBER!"**  
In Theatre Color Also Road Runner Cartoon

SUNDAY 1:30 MATINEE ONLY & MONDAY 6:30, Aug. 28 & 29  
There Never Was a Man Like SHANE—Never Was a Picture Like  
**"SHANE" In Color**  
With Alan Ladd, Jean Arthur, Van Heflin, Jack Palance  
Also Cartoon

**Summer Got You Down?**

TRY  
**THER-BETRON**

For that EXTRA LIFT

The modern high potency Vitamin B Complex formula with Vitamin C, Vitamin B-12, iron, liver and minerals.

**HURLEY PHARMACY**

**SHOWERS OF SAVINGS**

**ON MEATS! PRODUCE! GROCERIES!**

Specials for Friday & Saturday, Aug. 26 & 27

**Picnic Hams** <sup>LB.</sup> 39c

**CHUCK BEEF ROAST** - Lb. 51c

**GROUND BEEF** - Lb. 45c

**HORMEL BACON** - - 2 Lb. Pkg. \$1.61

**Beef Ribs** <sup>LB.</sup> 29c

**ROUND CHEESE** - Lb. 69c

**Fresh Fruits and Vegetables**

**TUNA**, Del Monte - Can 37c

**MILK**, Tall Can - 2 for 35c

YOUR CHOICE EXCEPT SANKA <sup>1 LB. CAN</sup>  
**COFFEE** 79c

HUNT'S **PEACHES** - No. 2 1/2 Can 27c

DEL MONTE **PINEAPPLE JUICE** - 46 Oz. 29c

**Giant Tide** 73c

DUNCAN HINES **LAYER CAKE MIXES** - - 39c

CARNATION **INSTANT BREAKFAST** - 73c

GANDY'S <sup>1 GAL. CTN.</sup>  
**Milk** 89c

GANDY'S SHERBET OR PURE <sup>1/2 GAL. CTN.</sup>  
**ICE CREAM** 69c

ZEE BRAND **TOILET TISSUE** - 4 Roll Pkg. 39c

WE RESERVE THE RIGHT TO LIMIT QUANTITY

Stop - Shop - Save At

**SIMS FOOD STORE**

BRONTE, TEXAS