

The BRONTE ENTERPRISE

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BRONTE, TEXAS, AUGUST 12, 1965

No. 32



FB QUEENS — The three girls who were selected as Queens in the annual contest sponsored by the Coke County farm, and ranch organization, are, from left, Kaye Roberts, intermediate division queen; Brenda Scott, senior division queen; Rosanna Boykin, junior division queen. The contest was held at Bronte Aug. 3.

24 Longhorns Expected Monday For Practice

Bronte High School's 1965 Longhorn football squad will start workouts Monday, but the leather will not start popping until one week later. The first week of workouts will be in shorts, and after that time, Coach Cecil Toliver will put his charges through the mill with regular bodily contact practice.

A morning session, from 7 to 8:30 o'clock, and an evening session from 6 to 7:30 o'clock are planned, the coach said. He is expecting 24 boys out for the practice sessions.

Toliver has been busy this week getting equipment in shape for the opening of the 1965 season. First scheduled game will be Sept. 10 when the Longhorns go to Ozona for a game with the Lions.

A couple of scrimmages have been set up with May. The first will be at May on Aug. 26 at 7 p.m. The second will be here, beginning at 6 p.m. on Sept. 2.

Coach Toliver said he is expecting a good showing out of his team this year. "We're quite a bit heavier than we were last

year," he noted, "and we'll be playing several boys as sophomores who were freshmen last year."

The football field is in top shape, the coach said, after a thorough fertilizing several days ago, and regular watering since that time. Considerable improvement is planned for the stadium prior to the first home game. Some new seats will be built and improvement in the lighting is planned.

Coach James Raughton and Toliver will be in charge of this year's Longhorns. A list of players and information on prospects will be published in next week's Enterprise.

Lions Club Golf Tourney Aug. 21

Bronte Lions Club will sponsor a golf tournament at the local course Saturday, Aug. 21. Club President Elmer Hurley said they are hoping for five or six flights to be entered in the event.

Marvin Bryant and Clyde Lee are co-chairmen of the tourney, and qualifying scores should be turned in to one of them not later than next Wednesday.

Entry fee is \$3.00.

San Angelo has already entered their representatives in the tournament, and Hurley said others are expected from Winters, Ballinger, Blackwell, Silver and Robert Lee.

Trophies will be awarded the winners and runners-up in each flight.

Frances Davis Opens New Beauty Shop Here

Frances (Murphy) Davis has opened a beauty shop in the rear of the Ditmore Building on Highway 277. Entrance to the shop is on the north side of the building.

Mrs. Davis is a graduate of Jolley's Beauty School in San Angelo and a licensed beautician. She said she will offer her customers a complete line of beauty care, with special emphasis on latest hair styles.

As an opening special she is offering substantial reductions in the prices of permanents. The prices are listed in her ad which is in this week's Enterprise.

A cordial welcome awaits everyone who visits the new shop, Mrs. Davis said.

Funeral Services Today For Ed E. Champion, 86

Funeral services will be held at 10 a.m. today (Thursday) in Davis-Morris Chapel in Brownwood for Ed E. Champion, 86, father of Elmer Champion of Bronte. Mr. Champion died Tuesday morning in Eden hospital, after a long illness.

Mr. Champion was born Feb. 18, 1879 in Brown County. He was married Sept. 5, 1906, to the former Ida Baccaus. He was a retired railroad man and farmer and had lived in Brown County most of his life before moving to Eden in 1950. He was a member of Austin Avenue Church of Christ in Brownwood.

Survivors include his wife, four sons, Lloyd and George Champion, both of Kansas City, Mo., Cecil Champion of Eden and Elmer Champion of Bronte, and seven grandchildren.

The family requested that memorials be sent to charity.

SUFFERS ARM FRACTURE

Sheri Simpson, 7 year old daughter of Mr. and Mrs. Joe B. Simpson broke both bones in her arm in a fall last Wednesday. She was taken to a San Angelo hospital where the injured arm was set. She stayed overnight in the hospital.

District Court Session Starts Monday at RL

District Judge Joe L. Mays will open the August session of 51st District Court at 10 a.m. Monday, Aug. 16, in the courtroom at Robert Lee.

A jury panel of 38 men have been notified to appear for possible jury duty. The prospective jurymen are as follows:

Charlie Boecking, Floyd W. Prentice, Frank Hearn, Zeddie Beal, J. P. Cervenk, E. L. Champion, Benny F. Corley, Stanley Daulong, Royce Fancher, Clifford Hageman, James T. Deen, Richard Dumas, Curtis Parish, Frank Allen, Bobby Baker, Dale Brown, O. H. Campbell, James Craig, Jessie Eads.

Also William H. Hall, Roy Hood, A. V. Hughes, Martin Lee, Billy

Magness, John B. Clark, W. H. Feil, J. L. Carwile, N. C. Pentecost, Teddy Pitcock, Henry Baker, Clayton Bloodworth, Delbert Coalsen, Jimmy Killam, J. F. McCabe Jr., Cooper Chapman, Frank Demere, Bill Tom Roach, A. J. Roe Jr.

Civil Cases

Six civil suits are on the docket as follows:

Mary Ella Pruitt, individually and next friend of Sylvia, Tommy Dee, James H. and Wanda Joy Pruitt, minors, vs. Sun Oil Company, in a wrongful death action suit.

John P. Riley vs. Debeo Corporation, et al, personal injury suit.

Guadalupe Morales vs. Great American Insurance Company, compensation insurance suit.

N. C. Hutchinson vs. The Travelers Insurance Company, compensation insurance suit.

Larry Ainsworth, et ux, vs. Fritz George Probst, collision suit.

Jimmy R. Brunson, individually and as next friend of Suzanne Brunson, a minor, vs. Eugene Halamicke, et ux, personal injury suit.

Three DWI cases are on the criminal docket, with charges against Aubrey Bagwell, Sherman R. Anderson and Willie B. Doran.

IN TEMPLE HOSPITAL

Mrs. Charlie Boecking is in Scott-White Hospital at Temple where she has been receiving medical treatment the past week and a half. Mr. Boecking visited her there last weekend and said he hopes she will be able to come home this weekend.

Cowan Announces Opening Date for Blackwell School

Supt. Raymond Cowan announced this week that Blackwell School's 1965-66 term will begin Aug. 30. A full day of activity is planned, buses will run on regular schedule and the school lunchroom will serve lunches.

Cowan said the Blackwell School faculty is complete with the following teachers ready to begin the new school term:

Mrs. Bernice Corley, Mrs. Nola Shedd, Mrs. Eula Johnson, Mrs. LaRue Broussard, Mrs. Nina Cowan, Mrs. Nancy Hodges, Tony Ham, Don Dulin, F. M. Brownfield, Mrs. C. J. Cornett, Mrs. Katherine Dyess, Mrs. Julia Hamby and Ronnie Stricklan.

Eleven Amendments Coming to a Vote

Eleven amendments to the constitution of the State of Texas will be voted on this fall. An election will be held Sept. 7 to vote on one, while the other ten will be voted on in November.

Absentee voting prior to the first election will start next Wednesday, Aug. 18. Persons who wish to vote absentee should write or go by the office of County Clerk J. L. Tinkler.

The September amendment election will permit voters to cast their ballots for or against "the Constitutional Amendment increasing the membership of the State Senate from 31 to 39 mem-

bers, retaining the present membership of the House of Representatives, requiring apportionment of the Senate according to population, and deleting the limitation that no single county is entitled to more than one Senator."

The November election will decide the fate of 10 amendments which are presently being published in the Robert Lee Observer and the Bronte Enterprise. Five of the proposals are being run in each of the Coke County papers, since state law requires that they be published in only one paper in each county.

Locations Staked In Coke County

Four-G Inc., Dallas, will drill a 6,600-foot rotary wildcat in northwest Coke County, four miles southeast of Silver, $\frac{3}{4}$ miles northeast of the opener and lone producer in the Bloodworth (5,700-foot) field and $\frac{7}{8}$ mile northeast of 5,700-foot production and 1 $\frac{1}{2}$ miles northeast of 5,600-foot production in the Bloodworth, South field, but separated by a 5,830-foot failure. It is the No. 1 Billie Hanks.

Location is 660 feet from the south and west lines of 324-1A-H&TC.

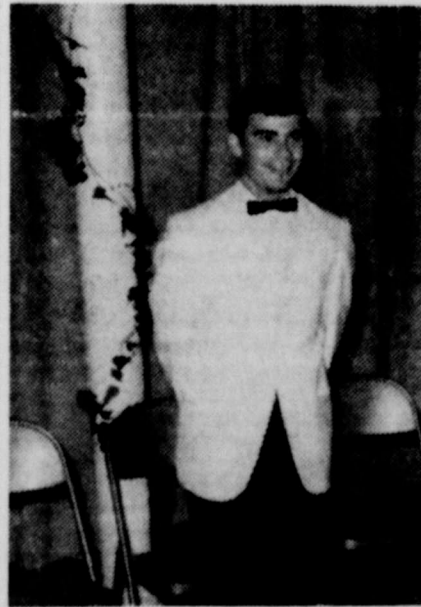
Humble Oil & Refining Co. will drill No. 10 Bronte (Cambrian) Unit in the Bronte (Cambrian) Field two miles southwest of Bronte.

Having a proposed depth of 5,700 feet with rotary, it spots 2,214 feet from the northeast and 330 feet from the northwest lines of N. Eastland Survey 331.

The lease is composed of 960.75 acres.

OES TO HONOR MASONS

Bronte Chapter of the Order of the Eastern Star will honor the Masons with supper at the park at 7 p.m. Friday, Aug. 13. All Master Masons and their families are invited.



TALENT-FIND — Jerry Don Holcombe was winner of the Talent-Find contest held Aug. 3. He sang several numbers for the crowd and was judged tops among more than a dozen entries.

Lighting, Seating, Scoreboard Improvements Being Made

Football fans of the Bronte Longhorns should be able to see a vast improvement at the local football field when they attend the first home game of the season this year. In fact they should be able to see a great deal more than ever before because lighting at the field is being increased four to five times over the present installation.

The new lights will be rated at 8 candlepower, whereas the present lights have been estimated to have from 1 to never more than 2 candlepower depending upon conditions.

Only six poles will hold the new lights. Two 70 foot poles will be erected on each side of the field at the 50 yard line, and 60 feet from the sidelines of the playing field. This will put the northside pole immediately behind the press box. Each of these poles will hold 12 quartz lights of 1500 watts each. A pole on each side

of the field at each goal line, 22 feet away from the sidelines, will contain four 1,000 watt mercury vapor lights.

Another big improvement which is planned for completion before the first home game is the construction of some new bleachers. The small section of seats immediately east of the concession stand has been razed and a new section of tile and wooden seats will replace it. The new stand will comfortably accommodate 140 persons.

Another section of the same kind will be built on the visitors side of the field to seat 310 persons.

The new scoreboard, which will be a vast improvement over the former clock setup, will also be up in time for the first game of the season. Purchase of the scoreboard is a PTA project and most of the funds for financing it were donated by football fans and supporters.

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Ben Oglesby Publisher
Mrs. Ben Oglesby Editor

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ATTENDING YOUTH CAMP

Several from Bronte First Baptist Church are attending the junior youth conference at the Heart of Texas Baptist encampment at Lake Brownwood Monday through Friday of this week.

Rev. and Mrs. Harry K. Morris accompanied the group and are serving as sponsors. Young people tending are Debbie Bryant, Stephen Clark, Dana Lee, Phyllis and Rebecca Morris, Joe Reyes, and Donnie and Norma Thompson.

Abilene Psychiatrist Speaks To Nurses Organization

Dr. Bob Beall, psychiatrist in Abilene was speaker for the regu-meeting of Division 58, LVNA, Aug. 5 at Ballinger Memorial Hospital. He spoke on "Psychiatry in the General Hospital." He was introduced by Dr. James T. Cook of Ballinger.

Visitors recognized included Dr. and Mrs. Beall, Abilene; Dr. Cook, Mrs. Vera Albright, R. N., Douglas Campbell, Ballinger and Mrs. Kay Lackey, R.N. from Robert Lee.

Next board meeting is Aug. 27 at 6:30 p.m. at Harris Clinic in Bronte. Next regular meeting will also be at the Harris Clinic and will be Sept. 2 at 7:30 p.m. Dr. John E. Green of Ballinger will be speaker.

It was announced that there will be an ice cream social Aug. 21 at Ballinger City Park. Ice cream will be 25c per bowl and cake 10c per slice. It will start at 6:30 p.m.

Ray Eubanks Wed to Miss Shirley Stockton

Miss Shirley Stockton of Comstock became the bride of Ray Eubanks in a double ring ceremony performed Saturday, Aug. 7.

The wedding was performed by the Rev. John Henry Cash of Comstock at the home of the bride's grandmother, Mrs. Doak White in Comstock.

The bride is the daughter of Mr. and Mrs. Monty Sheehan of Comstock and the bridegroom is the son of Mr. and Mrs. Mack Eubanks of Bronte.

Bert Stidham was the best man and Roger Humphrey was an usher.

The bride wore a yellow wedding dress and a white carnation corsage.

A reception followed the ceremony.

Mrs. Eubanks is a graduate of Comstock high school and he is a graduate of Bronte High School.

The couple will live in Del Rio where Eubanks is employed with the Texas Highway Patrol.

Mr. and Mrs. Mack Eubanks and George went to Comstock for the wedding.

PERSONALS

Mrs. Willie B. Millikin accompanied her daughter, Mrs. Bobby Clark, Mr. Clark and girls of Abilene on a vacation trip last week. They went to Colorado Springs, Pikes Peak, Estes Park and the National Forest near there, where there was snow. They returned by Floydada where they spent Friday night with Mr. and Mrs. R. J. Millikin and family. The R. J. Millikins recently moved there from Blooming Grove. He will teach science and be assistant coach in Floydada schools this fall.

Mr. and Mrs. Royce Fancher are on a two weeks trip to San Francisco, Calif., and other points on the West Coast. They planned to go on to the states of Oregon and Washington and to the Black Hills region of North Dakota. As they left Saturday, they took Mrs. W. C. Duncan to Lubbock where she will visit her son, Bob Duncan, and family; also Mrs. Iva Richards accompanier them to Portales, N. M. where she will visit relatives.

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PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. SENATE JOINT RESOLUTION NO. 7 proposing an Amendment to the Constitution of the State of Texas providing for the exemption from local ad valorem taxes of the property of certain charitable organizations, provided such organizations meet certain conditions and requirements and expend at least One and One-half Million Dollars (\$1,500,000.00) annually on free medical and hospital care for the indigent within the State of Texas; providing for the necessary election, form of ballot, proclamation and publications.

PREAMBLE

WHEREAS, The Legislature finds and declares that there is a need for the operation of hospitals by private charitable enterprises which will furnish free medical and/or hospital care for the indigent in Texas; and

WHEREAS, The operation of such hospitals and the furnishing of such free medical care and hospitalization for the indigent in Texas will add to the welfare and well-being of the State of Texas and its residents and citizens; and

WHEREAS, The need for the operation of such hospitals and the furnishing of such free medical care and hospitalization for the indigent is especially great in counties having a population in excess of one million two hundred forty thousand (1,240,000); and

WHEREAS, It is found and declared to be the Public Policy of the State to foster and encourage such operation of hospitals as aforesaid; now, therefore,

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

Section 1. The Constitution of the State of Texas is amended hereby, by the addition of a new Section to Article VIII thereof, to be numbered Section 2-A, and reading as follows:

"2-A. The properties of any charitable trust or organization, if such trust or organization is dedicated to, and operates a hospital furnishing free hospital and/or medical care for the indigent within the State of Texas, shall be exempt from all ad valorem taxes levied by any taxing entity, except by the State of Texas itself, provided:

"(1) such trust or organization has expended for free hospital and/or medical care within the State of Texas, during the calendar year next preceding, a sum of not less than

One and One-half Million Dollars (\$1,500,000.00); and, further provided,

"(2) after such exemption has been in force and effect for one full calendar year, the amount expended for free hospital and/or medical care, within the State of Texas, amounts to not less than One Million Eight Hundred Thousand and Dollars (\$1,800,000.00) for the calendar year next preceding; and, further provided,

"(3) such trust or organization is exempt from United States income taxes;

"(4) such charitable trust or organization maintains its domicile and operates a hospital or hospitals in a county having a population of more than one million two hundred forty thousand (1,240,000) according to the last preceding Federal Census, and such exemption shall apply only to the properties of such charitable trust or organization located within the county of its domicile.

"Proof of compliance with all applicable conditions stated above, shall constitute a complete defense to any suit for ad valorem taxes levied or attempted to be levied by any taxing entity other than the State of Texas itself.

"This Amendment shall be self-enacting."

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, 1965, at which election all ballots shall have printed thereon the following:

FOR the Amendment exempting the property of certain charitable organizations from local ad valorem taxes provided any such organization meets certain conditions, and expends at least One and One-half Million Dollars (\$1,500,000.00) annually for free hospital and medical care for the indigent within the State of Texas. AGAINST the Amendment exempting the property of certain charitable organizations from local ad valorem taxes provided any such organization meets certain conditions, and expends at least One and One-half Million Dollars (\$1,500,000.00) annually for free hospital and medical care for the indigent within the State of Texas.

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.

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NEWS FROM TENNYSON

By Mrs. Jack Corley

Mrs. George James has returned home after a week's visit with the George James Jr. family at San Saba. She also visited Mrs. Lottie Berry in Ft. Worth and Mr. and Mrs. Henry Williams in Springtown.

Sunday guests of Mrs. George James were Mrs. Nell Lloyd of Austin, Mrs. Pauline Conger and Mrs. Mayben of San Angelo.

Mrs. Sue Myers and Mrs. Dodie Schlager of Kingsland were overnight guests of Mrs. Ettie Hurst last Thursday. They carried Mrs. Hurst to Alamogordo, N. M. on Friday, when she joined the R. C. Schlagers for a trip to Las Vegas, Nev., where they will visit her son, John Lewis Green.

Sunday guests of Mrs. Sudie Brown were Mr. and Mrs. Woodrow Howell and children, Mrs. Dolly Mae Gilbert and Donna, all of San Angelo, and Mr. and Mrs. Woodrow Howell and family of Odessa.

Monday supper guests of the Tom Greens were Mr. and Mrs. Charles Ray Brown and girls.

Mrs. Cullen Luttrell of Sonora was a Saturday dinner guest of the B. D. Dunns.

Leon Clendennen of Alamogordo, N. M., is visiting with the W. A. Fields and Mrs. Imogene Griffin. Other guests over the weekend were Mrs. Chuck Giles, Linda and Susan of Alice. Sunday visitors were Darvin Casswell of Walldoe, Ark., and Mr. and Mrs. Rich of Norton.

Weekend guests of the John Clarks were Mr. and Mrs. Dwayne Tucker and children of Gilmer and the Bobby Clarks of Odessa.

Mr. and Mrs. W. Wuemling were Sunday dinner guests of Mr. and Mrs. Bill Feil.

Visiting the Roy Bakers on Sunday were Elmer Allen of Orient and Wayne Hegwood of San Angelo.

Mr. and Mrs. Oris Thomas of Bebe and Mrs. Gus Thomas of Cuero visited with the Hamp Thomas and Franklin Thomas families last Wednesday.

Attending the REA supper and program in San Angelo last Thursday were Mrs. Mollie Cornelius, Mr. and Mrs. Hamp Thomas, Mr. and Mrs. James Arrott, Mr. and Mrs. Tom Green, Mr. and Mrs. L. J. Sonnenberg, Bruce and Otto, Mrs. Lewis Baker, Mr. and Mrs. R. I. Brown and Cathy, Mr. and Mrs. Jim Manning and family and Mr. and Mrs. Jack Corley.

Mr. and Mrs. Jack Corley and family enjoyed a picnic supper Monday at the Bronte Park. Others present were Mr. and Mrs. Tommy Latham and boys of Midkiff, Mr. and Mrs. Hervey Latham and family of San Angelo, Mrs. James Tidwell, Shelene and Jimmy, Mr. and Mrs. M. L. Corley, Mr. and Mrs. Benny Corley and Barry, Mr. and Mrs. Bill Thomas, Jeannie and Janet, and Mrs. Alene Latham, all of Bronte.

Veleta, Violet and Velda Miles and Debbie Brown of Robert Lee spent Saturday with Cathy Brown, Susan and Kay Berry and Kirk

Dyess of Norton also visited the Browns. Sunday evening guests were J. A. Howells of Odessa and the Woodrow Howells of San Angelo.

Mr. and Mrs. Jim Manning, Diane and Jimmy left for their home in Georgia after a two weeks' visit with the Robert Browns.

Weekend visitors in the Bert Cornelius home were Mr. and Mrs. J. B. Cornelius and Don of Chandler, Ariz., and Mr. and Mrs. Douglas Cornelius of San Benito. Sunday guests were Mr. and Mrs. George Knoche and Tina and Mrs. Melvin James and Joanie of San Angelo.

Mr. and Mrs. O. D. Carnahan and family of Yakima, Wash., were Saturday and Sunday guests of the Clarence Arrotts. They stayed Monday night in San Angelo with Mrs. Nora Arrott and left for home Tuesday morning. Mrs. Carnahan is the former Colleen Arrott.

Mrs. J. B. Deans and girls of Big Spring came last Thursday to visit her mother, Mrs. George James, and the Jake McClures. They also visited in the James Chambers home in San Angelo.

Mr. and Mrs. Johnnie Brown of Kansas were here over the weekend visiting the Tom Greens. Mrs. Sudie Brown, Charlie and Robert Browns. Other guests of Mrs. Brown were Mrs. Grace Hoeckendorf of Midland and the Thomas Browns of Crane.

Mr. and Mrs. Robert Feil and

Stacy took a sightseeing trip through Big Bend National Park on their vacation, and visited the Don Scotts and J. D. Hooks in San Angelo.

Leon McCarty has returned with his wife from Wichita, Kans., where she had been visiting the Allen Browns. Mrs. Brown returned with them and will visit her folks for a week. Her children have been here the last two weeks visiting their grandparents.

Mrs. Clara Sonnenberg of Merton has been with the L. J. Sonnenbergs since last Wednesday when they received word of the death of her grandson, W. J. Bailey, of Paint Creek. Other recent guests in the Sonnenberg home included the Charles Sonnenbergs, Lee Fry of San Angelo and the Arthur Sonnenbergs.

Mr. and Mrs. O. T. Weaver of Christoval visited Sunday with the Wayne Arrotts.

Mr. and Mrs. Cecil Cornelius and daughter of California visited Wednesday in the Bert Cornelius home.

Jake McClure and Danny visited Saturday in Colorado City with the Bobby Jack McClures.

Mr. and Mrs. Pete Thomas and boys were Sunday guests in the Hamp Thomas. Junior Thomas remained for a visit with his grandparents.

SEWING CLUB

The Tennyson Sewing Club met Aug. 5 with Mrs. Douglas Dittmore. Present were Mmes.

The Bronte Enterprise

August 12, 1965

James Arrott, Jack Corley, Robert Brown, Bert Cornelius, Marvin Corley, Margaret Sharp, Tom Green and Lewis Baker. Next meeting will be Aug. 19 with Mrs. John Clark.

The Leon Sharp family of El Paso visited friends here Thursday of last week. He is a former minister of Bronte Church of Christ.

Mr. and Mrs. Henry Rogers, accompanied by their daughter, Mrs. L. H. Hardy of Snyder and their grandson, Marlin W. Rogers, spent the weekend in Fort Worth. Mrs. Henry Rogers underwent a medical checkup and received a good report from it.

Mrs. Nora Bridges went to Eden Friday to visit her son, Louis Bridges, and family.

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Bronte, Texas

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965.

SENATE JOINT RESOLUTION NO. 24 proposing an Amendment to the Constitution of the State of Texas by amending Article VII, Section 17, providing a method of payment for the acquiring, constructing and equipping of buildings and other permanent improvements at certain state institutions of higher learning; providing for allocation of funds therefor; authorizing the issuance of bonds or notes and the pledging of allotted funds for the payment of same; providing for an election and the issuance of a proclamation therefor.

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

Section 1. That Section 17 of Article VII of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Section 17. In lieu of the state ad valorem tax on property of Seven Cents (7¢) on the One Hundred Dollars (\$100.00) valuation heretofore permitted to be levied by Section 51 of Article III, as amended, there is hereby levied, in addition to all other taxes permitted by the Constitution of Texas, a state ad valorem tax on property of Two Cents (2¢) on the One Hundred Dollars (\$100.00) valuation for the purpose of creating a special fund for the continuing payment of Confederate pensions as provided under Section 51, Article III, and for the establishment and continued maintenance of the State Building Fund as provided in Section 51b, Article III, of the Constitution.

"Also, there is hereby levied, in addition to all other taxes permitted by the Constitution of Texas, a state ad valorem tax on property of Ten Cents (10¢) on the One Hundred Dollars (\$100.00) valuation for the purpose of creating a special fund for the purpose of acquiring, constructing and initially equipping buildings or other permanent improvements at the designated institutions of higher learning provided that none of the proceeds of this tax shall be used for auxiliary enterprises; and the governing board of each such institution of higher learning is fully authorized to pledge all or any part of said funds allotted to such institution as

hereinafter provided, to secure bonds or notes issued for the purpose of acquiring, constructing and initially equipping such buildings or other permanent improvements at said respective institutions. Such bonds or notes shall be issued in such amounts as may be determined by the governing boards of said respective institutions, shall bear interest not to exceed four per cent (4%) per annum and shall mature serially or otherwise in not more than ten (10) years; provided further, that the state tax on property as heretofore permitted to be levied by Section 9 of Article VIII, as amended, exclusive of the tax necessary to pay the public debt, and of the taxes provided for the benefit of the public free schools, shall never exceed Thirty Cents (30¢) on the One Hundred Dollars (\$100.00) valuation. All bonds shall be examined and approved by the Attorney General of the State of Texas, and when so approved shall be incontestable; and all approved bonds shall be registered in the office of the Comptroller of Public Accounts of the State of Texas. Said bonds shall be sold only through competitive bids and shall never be sold for less than their par value and accrued interest.

"The following state institutions then in existence shall be eligible to receive funds raised from said Ten Cent (10¢) tax levy for the twelve-year period beginning January 1, 1966, and for the succeeding ten-year period:

- Arlington State College at Arlington
- Texas Technological College at Lubbock
- North Texas State University at Denton
- Lamar State College of Technology at Beaumont
- Texas College of Arts and Industries at Kingsville
- Texas Woman's University at Denton
- Texas Southern University at Houston
- Midwestern University at Wichita Falls
- University of Houston at Houston
- Pan American College at Edinburg
- East Texas State College at Commerce
- Sam Houston State Teachers College at Huntsville
- Southwest Texas State College at San Marcos
- West Texas State University at Canyon

Stephen F. Austin State College at Nacogdoches

Sul Ross State College at Alpine

Angelo State College at San Angelo.

"Eighty-five per cent (85%) of such funds shall be allocated by the Comptroller of Public Accounts of the State of Texas on June 1, 1966, and fifteen per cent (15%) of such funds shall be allocated by said Comptroller on June 1, 1972, based on the following determinations:

"(1) Ninety per cent (90%) of the funds allocated on June 1, 1966, shall be allocated to state institutions based on projected enrollment increases published by the Coordinating Board, Texas College and University System for fall 1966 to fall 1978.

"(2) Ten per cent (10%) of the funds allocated on June 1, 1966 shall be allocated to certain of the eligible state institutions based on the number of additional square feet needed in educational and general facilities by such eligible state institution to meet the average square feet per full time equivalent student of all state senior institutions (currently numbering twenty-two).

"(3) All of the funds allocated on June 1, 1972, shall be allocated to certain of the eligible state institutions based on determinations used in the June 1, 1966, allocations except that the allocations of fifty per cent (50%) of the funds allocated on June 1, 1972, shall be based on projected enrollment increases for fall 1972 to fall 1978, and fifty per cent (50%) of such funds allocated on June 1, 1972, shall be based on the need for additional square feet of educational and general facilities.

"Not later than June first of the beginning year of each succeeding ten-year period the Comptroller of Public Accounts of the State of Texas shall reallocate eighty-five per cent (85%) of the funds to be derived from said Ten Cent (10¢) ad valorem tax for said ten-year period and not later than June first of the sixth year of each succeeding ten-year period said Comptroller shall reallocate fifteen per cent (15%) of such funds to the eligible state institutions then in existence based on determinations for the said ten-year period that are similar to the determinations used in allocating funds during the twelve-year period beginning January 1, 1966, except that enrollment projections for succeeding ten-year periods will be from the fall semester of the first year to the fall

semester of the tenth year.

All such designated institutions of higher learning shall not thereafter receive any general revenue funds for the acquiring or constructing of buildings or other permanent improvements for which said Ten Cent (10¢) ad valorem tax is herein provided, 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 any General Revenue Funds. The State Comptroller of Public Accounts shall draw all necessary and proper warrants upon the State Treasury in order to carry out the purpose of this Amendment, and the State Treasurer shall pay warrants so issued out of the special fund hereby created for said purpose. This Amendment shall be self-enacting. It shall become operative or effective upon its adoption so as to supersede and repeal the former provisions of this Section; provided further, that nothing herein shall be construed as impairing the obligation incurred by any outstanding notes or bonds heretofore issued by any state institution of higher learning under this Section prior to the adoption of this Amendment but such notes or bonds shall be paid, both as to principal and interest, from the fund as allocated to any such institution.

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at the General Election to be held on the first Tuesday after the first Monday in November, A.D. 1965, at which election all ballots shall have printed thereon:

"FOR the Amendment to Article VII of the Constitution of the State of Texas by amending Section 17 thereof, providing a method of payment for the acquiring, constructing and equipping buildings and other permanent improvements at certain state institutions of higher learning."

"AGAINST the Amendment to Article VII of the Constitution of the State of Texas by amending Section 17 thereof, providing a method of payment for the acquiring, constructing and equipping of buildings and other permanent improvements at certain state institutions of higher learning."

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

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ASC Newsletter

(Editor's Note: The following letter was recently released by Coke County Agricultural Stabilization and Conservation Service.)

1965 Performance

We are in the process of measuring all cotton, feed grain and diverted acres. If your farm has not been measured, it will be within the next few days. Since it is necessary for the operator or his representative to be present to designate diverted acreage, we would like to make a date with all of the out of county operators and operators in the county that are working off the farm. By making a pre-arranged date, we can meet you at your convenience.

As soon as the measurements are completed in the office, notices will be mailed to each operator. If you have questions on any of these acreage determinations, please call at the county office.

Remember that the Soil Bank acreage cannot be grazed until the end of the contract. A large percentage of the contracts end this year, but these will be in vi-

Kaye Roberts Wins Top Spot In Dress Revue

Kaye Roberts was one of four top winners in the District 7 4-H Dress Revue held in Abilene last Thursday. Winning the blue ribbon in the District Revue entitles Kaye to enter State competition on Oct. 14, 15 and 16 in Dallas.

Kaye entered and modeled a blue wool dress in the Revue.

Kaye is the 16-year-old daughter of Mr. and Mrs. Artel Roberts. She is a sophomore in Robert Lee High School and a member of the Robert Lee Future Leaders 4-H club. She is secretary of her club and is County 4-H Council co-chairman.

Rebecca Walker, daughter of Mr. and Mrs. D. J. Walker, Jr., won a red ribbon in the junior division of the Revue. She modeled a red "Easy Care" cotton school dress. She is a member of the Robert Lee 4-H club.

Mmes. Roberts and Walker accompanied the girls to the Revue.

Mr. and Mrs. Joe B. Simpson were called to Llano Saturday to be with his mother, Mrs. Von Simpson of Field Creek, who was critically ill. Mrs. Simpson suffered a blood clot and was in very serious condition for some time.

Mrs. J. I. Adair was dismissed Monday from Clinic Hospital in San Angelo where she had undergone medical treatment since Thursday.

olation if they graze their Soil Bank acreage before Jan. 1, 1966. Soil Bank payments should be made in October.

The acreage that is diverted under the Feed Grain and Wheat Stabilization Programs cannot be grazed until Nov. 1, 1965. If you do graze before this date, you may lose all of your diversion payment.

1965 ACP

Some money is still available to carry out approved conservation practices. Remember that you must make application and get approval before the practice can be started or we cannot make payment.

There has been some question under the rootplowing practice as to the eligibility of sowing field crops on rootplowed acreage. If you seed these acres to any field crop, and this includes small grain such as oats, wheat and rye, you are in violation of the regulation and must refund the full amount of cost-sharing paid on this practice.

Wool and Mohair

Remember that you may turn in your sales slips on wool and unshorn lambs as soon as you make these sales. There is a possibility that an incentive payment will be paid on mohair this year, so if you have sold or will sell any mohair in 1965, please turn in these sales slips.

For Your Information

American families, on the average, spend less than 19 per cent of their take-home pay for food. We spend more for housing and home furnishings than we do for food, while food costs in many countries still take over half or more of what people earn. If the American farmer were no more efficient than before World War II, the American consumer would be paying \$17 billion more for farm products each year.

Less than 8 per cent of the American people produce the food and fiber for all the rest. Other Americans released from agriculture are thus able to produce the infinite variety of goods and services which provide us with the highest standard of living any people have ever known. In many countries, farming is still the means of existence—or subsistence—for most people.

Food is survival—and we should never become so self-fed that we forget it. A productive agriculture is basic to industrial society—and we should never become so industrialized that we forget it. A strong agriculture is necessary to economic growth—and we should never grow so big that we forget that.

J. E. Quisenberry Jr.
Office Manager
Coke County ASCS

H D Agent's News Dept.

By FAY C. ROE

When you shop for meat, check the prices of broilers.

Generally, they reflect the prices farmers are getting. And farm prices of broilers are hovering around 15 cents per pound, according to the Consumer and Marketing Service.

So now is a good time to serve that summertime favorite — fried chicken! Oven fry your chicken so you won't have to stand over the hot stove. This is such a simple way to fry chicken that you'll want to use the method often.

To save on fuel and time, fry enough chicken for several meals, but don't overcrowd your baking pan. Spread the pieces in single layer across the pan so that they will brown evenly.

The secret to successful frying in the oven lies in pre-heating your oven to 350 degrees F. and maintaining this temperature for about 45 minutes to an hour, depending upon the size of the chicken pieces.

If you are frying thick pieces such as the thighs or breasts, they may require the full hour to cook tender. The lean, bony pieces such as the wings will cook in 45 minutes or less.

For a crispy-fried chicken, use this basic coating. For each two pounds of ready-to-serve chicken, allow ½ cup flour, 1 teaspoon salt and a dash of pepper.

Roll the dry chicken in this seasoned flour. Then dip pieces into a mixture of 1 egg and 2 tablespoons water, beaten together until frothy. Next roll the chicken into your favorite crumb coating.

If you like a nutty flavor, use toasted crumbs of pumpernickel or rye bread.

Do you turn oven-fried chicken? Some prefer to turn it once; others never touch it. If you want it browner, turn the heat higher during the last five minutes of cooking.

Choosing a Good Cantaloup

How do you pick a good cantaloup?

Try the five-point test for good cantaloup eating — which means you'll be examining the netting, slip, color, firmness and aroma.

For peak flavor, the cantaloup should be well netted, says the U. S. Department of Agriculture. The netting is the raised, grey-brown pattern over the surface that stands out above the green or yellow color of the skin. A good-eating melon has high, raised netting over some part of the surface. And it won't have large areas that are "slick" without any netting — except for the side that lay on the ground.

You may also see "stripes" of green or yellow — or in riper melons, even of a brownish color.

Look for a "full slip." This is a circular scar where the stem was detached when the ripe melon was picked. A stem scar that retains part of the stem or has been gouged out of the melon indicates that the melon was not ripe when picked from the vine.

A cantaloup is usually at its tastiest when the skin color is yellow or turning yellow. Green color on a well netted melon with full slip indicates that the melon isn't ready to eat. The flesh is likely to be hard and not yet fully flavored. Yellow color without good netting and full slip, however, may be only an immature melon colored up.

To check for firmness, squeeze the melon gently. You may need to use both hands to keep from bruising it. If it yields a little, it's ripe. But avoid a really soft melon or large soft bruises.

Aroma may or may not be present. But if it is present and in combination with the other points for good cantaloup eating, you can expect a good melon. Market news offices of ISDA's Consumer

and Marketing Service report ample supplies of cantaloups now, so enjoy them often.

Insure Vegetable Flavor

Inviting, crisp, low-calorie salads and other vegetables add flavor and a vivid touch of color to summer meals.

Selecting and buying crisp, fresh vegetables is only one step toward having that fresh flavor served at the dinner table.

Look for fresh, bright color when selecting vegetables. By-pass produce with discolorations and possible defects. Select just the right touch of ripeness in the vegetable, so the highest quality for the food dollar will be obtained.

Preparation of the vegetables makes a difference in that "fresh" flavor, and in the nutritive value and texture as well.

Schedule

August 11 — Office
August 12-13 — Home Demonstration Camp
August 16 — Office
August 17 — Office; 9 a.m., home demonstration yearbook committee.
August 18 — Office.

PERSONALS

Miss Dotty Smith of Andrews is in Bronte this week visiting Miss Donnan Holcimbe.

Mrs. Ellie Self and Miss Paula Howard of Dublin are visiting this week in the Bill Clark home. Mrs. Self is Mrs. Clark's mother.

The Tommy Latham family of Midkiff spent last week visiting his mother, Mrs. Alene Latham, and other relatives.

Mr. and Mrs. F. M. Kelly of Katy is visiting with the T. O. Spillers this week.

Ellis Lee of Elfrida, Arizona and Willard Lee of El Tigre, Venezuela visited friends and relatives here Monday night.

Mrs. Mack Cotten, Mrs. Frances Davis and Mrs. Dorothy Kiker attended an advanced hairstyling seminar in San Angelo Sunday.

SHOP BRONTE FIRST

Teeners Lose at Regional Tourney

Bronte's high flying Teenage baseball club lost its second game in the regional tournament played July 29 and 30 in Brownwood. After downing Sweetwater, 14-10, the local lads lost to Brownwood American Legion team, 7-6.

The Bronte boys ended a most successful season, however, having won 15 and lost 2 of the 17 games played. Coach Cecil Toliver, manager of the club, said this week that he couldn't ask for a harder working team and that he is proud of their record.

Play Sweetwater

In the game with Sweetwater, which was taken, 14-10, Bronte's battery as made up of David Glenn, Sam Scott, Doug McCutchen and Terry Awalt. Scott was the winning pitcher. Doug McCutchen was the big gun at the bat for this game, getting two hits, one of them a homer which brought in three runs. Others who got safe hits were Keith McCutchen, Steve Williams, Don Hageman and Scott.

Sweetwater's battery was made up of Butler, Critz and Reed.

Fall to Brownwood

The 7-6 loss to Brownwood was the second loss of the season, but the host team had a rough outfit which was able to squeak by the Bronte boys. Bronte's battery was made up of Glenn, Scott and Awalt, with Glenn being the losing pitcher. Keith McCutchen got two safe hits to lead the batting for his team. Getting one safe hit were Glenn, Doug McCutchen and Davis Corley.

Guests of Mr. and Mrs. Marshall Stephenson this week are Mrs. Dale Mark, Rene, Jimmy and Bruce of Houston and Mrs. A. O. Vaughan of Lubbock.

Brenda Scott returned Tuesday after a visit with relatives in Midland. Her cousin, Carolyn Clark, returned home with her for a visit.

Announcing the Opening of FRANCES'S BEAUTY SHOP

Located in Rear (North Side) of Dittmore Bldg. Across Street from Gulf Service Station

I have opened my beauty shop in the Dittmore Building and certainly would like to have all of you drop by to see me. I will offer you the very latest in professional beauty care and I believe I can please you with the most up-to-date methods in hair styling and care. I will greatly appreciate your patronage.

FRANCES (MURPHY) DAVIS



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Reg. 15.00 Permanent	\$11.00
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BROOKSHIRE BROWSINGS

By Mrs. Herbert Holland

Visiting the Charlie, Charles Ray and Robert Melvin Brown families during the weekend were Mr. and Mrs. Johnny Brown of Norton, Kansas and David Brown of Fort Morgan, Colo. They were all dinner guests of the Robert Brown family at Tennyson Sunday. The Johnny Browns had brought their grandsons, Arlen Dale and Weldon Holden, to their home at Lubbock after they had visited them in Kansas. They are the sons of Mr. and Mrs. Arla Van Holden.

Mr. and Mrs. Jerry Landers, Mrs. Susie Garlington and Mrs. Carl Florence went to Austin Sunday where they met the Wesley Brown and Richard Dawson families of Houston at the home of Mr. and Mrs. Bob Belk, Patricia and Pamela Brown came home with the Landers to visit until school starts.

Mrs. G. L. Cook and Jay spent Saturday night in Paint Rock with her brother, J. P. Roach.

Mr. and Mrs. Albert Tucker have returned from a week vacation visit with their daughter, Mrs. James McMillon and family in Victoria.

Mr. and Mrs. Alton Bradberry had a progressive 42 party Tuesday night. Refreshments were served to Messrs. and Mmes. Charlie Brown, A. B. Morgan, Carl Florence, Herbert Holland, Willard Caudle and Bradberry.

Mr. and Mrs. James Lee recently visited her aunt, Mrs. Robbie Bowden in May.

Mr. and Mrs. Herbert Holland hosted the Jolly 8 club Thursday night. Progressive 42 was played. Present were Messrs. and Mmes. Carl Florence, George Coleman, Rob Springer and Holland.

Mrs. Nina Bradberry has returned home to Bakersfield, Calif., after a two months visit with her son, Alton Bradberry, and other Texas relatives. Mrs. Becky Poe of Winters is spending the week in the Bradberry home.

Mr. and Mrs. Neil Lewis of Mt. Enterprise are visiting this week in the Carl Lewis home at Norton.

Mr. and Mrs. Leland Carlton attended funeral services for Mrs. C. B. Hope in Winters Saturday.

Saturday supper guests of Mr. and Mrs. Willard Caudle were Mr. and Mrs. Verlin Oates and Mary of San Angelo. The Caudles and Luther Nixon attended a Fred family union at MacKenzie Park in Lubbock Sunday.

Kent and Kyle Lee, sons of Mr. and Mrs. Jimmy Lee of San Angelo are visiting their grandparents, Mr. and Mrs. James Lee.

Mrs. Bomar Horton underwent surgery Thursday of last week in Shannon Hospital in San Angelo.

Spending the weekend with the Bill Fowlers here were Mr. and Mrs. B. R. Fowler, Pat and Mike of Campbell.

Visiting in the Herbert Holland home Tuesday were Mrs. Bill Iske and Tim of Garland, Mrs. Jim Patton, Mrs. Gene Halamiccek and John, Ellis Wade of San Angelo, Mrs. Bert Hester of Miles, Mr. and Mrs. James Lee and Mrs. Jerry Landers.

Dennis Hambricht has returned to his home in Dallas after visiting his grandparents, Mr. and Mrs. Jim Hambricht.

Mr. and Mrs. Carl Lewis had a fish fry at their home Saturday

night. Others present were Mrs. A. T. Chapman, Landis Stewart, Mr. and Mrs. Abb Hanna and sons and Mr. and Mrs. Neil Lewis.

Norton Lions Club entertained people of the community Monday night with an ice cream supper. Sammy Morgan left Monday for California.

Mrs. Kate Slaughter spent Sunday in Ballinger with her son, Ivan Slaughter, and family.

Mr. and Mrs. Russell Carlton and family visited Mr. and Mrs. Leslie Carlton at Petersburg and Mr. and Mrs. LaRenza Lee at Hart during the weekend.

Mrs. Bill Keeling of Miles and James Godfrey of Houston visited Mrs. Carrie Holland and the Herbert Hollands Tuesday.

Recent guests of Mrs. Kate Slaughter have been Mr. and Mrs. Vernon Jones of Bangs and Mrs. Pauline Pierce of Irving.

Mr. and Mrs. J. E. Gaddy went to Round Rock weekend before last to visit relatives. Their visitors last weekend were Mrs. Jim West, Round Rock, Mr. and Mrs. W. W. Gaddy and daughter, Richard Springs and Mr. and Mrs. Tony Olfen of Eden.

Weekend Revival at Maverick

A weekend revival begins Friday night at Maverick Baptist church. Prayer services will be at 7:30 p.m., song service at 7:45 and preaching at 8. Rev. John Dwiggin, pastor of Wilmett Baptist Church, will preach. He will be assisted by the pastor, Rev. Arthur Sonnenberg. Sally Harris will conduct the song service with Mary Ann Harris at the piano. Everyone is invited to attend.

Mrs. Bennie Corley Is Honored with Shower

Mrs. Benny Corley was honored with a layette shower last Tuesday night, Aug. 3, in the Fellowship hall of First Baptist Church.

Hostesses for the occasion were Mmes. A. Z. Denman, Martin Lee, Jim Pitts, Kenneth Reed, Bob Wrinkle, James Lee, Curtis Feuge, Charles Brown, Elroy Butler and Stanley Daulong.

RETURNS FROM VACATION

Mrs. E. R. Kreyer of San Angelo was in Bronte Tuesday making arrangement to start fall voice and piano classes. She said she would begin fall classes Thursday, Sept. 2, with following classes on Tuesdays. Those interested may leave their names with Mrs. Clark Glenn, secretary at the local school.

Mrs. Kreyer returned Aug. 5th from a 5,500-mile, four-weeks trip to northern and eastern states and New England. She visited in Kansas City, Mo., Detroit, Mich., Ogdensburg, New York, coming back through Kansas City, and Bartlesville, Okla. While in New York she visited overnight with Margi Oglesby of Bronte at the Seagle Colony in Schroon Lake. Mrs. Kreyer, Miss Oglesby and others from the school drove to Glens Falls where they saw the operas, "Pagliacci" by Leon Cavallo and "Telephone Hour" by Menotti. Also when she was in Bartlesville, she drove to Tulsa to see the movie, "The Sound of Music."

Lloyd W. Blemis of Wichita Falls is visiting with his granddaughter, Mrs. Horace Grigg and family this week. Mrs. L. W. Blemis, Larry, Patty and Melissa of Las Vegas, Calif., returned to their home Tuesday after visiting with the Grigg family.

McCutchen Buys Tyler-Jones Place

From San Angelo Standard Times

One of the best developed ranches in Coke County has been sold. The deal involved more than \$300,000.

Raymond McCutchen, well known sheep and lamb buyer, has bought the 7½ section Tyler-Jones ranch located northwest of the old Hayrick community. Price paid was reported to be \$67.50 per acre. Bill Tyler of San Angelo was selling agent.

The ranch, also known as the old Rumble place, was sold to McCutchen by Henry Tyler of San Angelo, Mr. and Mrs. E. L. Jones of Abilene, Mrs. R. H. McGee of Austin and Mr. and Mrs. J. T. McEver of Temple. Mrs. Jones and the late Mrs. Henry Tyler were sisters. Sale of the ranch settles the late Mrs. Tyler's estate. About 900 ewes on the ranch also were included in the sale, it was reported.

The ranch has about six water wells that will produce up to 100 gallons per minute. Doodlebugs working on the ranch in the last few years have also found other water on the place.

Sellers retained half of the mineral rights. No minerals have been sold, but have been leased profitably for oil. None has been drilled for yet. A single test made recently showed good, however.

McCutchen hasn't announced plans for improving the ranch.

Mr. and Mrs. John Paul Riley of Charlotte spent Monday night with her parents, Mr. and Mrs. George Wrinkle.

Visiting Mr. and Mrs. Ben Oglesby Wednesday night of last week were Mr. and Mrs. Paul Berthelot of Burbank, Calif., and the Bob Weddle family of Menard.

The Bronte Enterprise

August 12, 1965

PERSONALS

Janie Lou Kiker, daughter of Mrs. Dorothy Kiker, returned home Tuesday after visiting her father, Wayne Kiker, in Russell, Kansas.

Mr. and Mrs. Aubrey Denman and David accompanied Mr. and Mrs. Wendell Lee to Six Flags on Tuesday of this week. Miss Sidney Jean Compton, a niece of Mrs. Denman, from Colorado City, also went with them. Dennis Denman of Corpus Christi returned home last week after a month's stay in the Denman home.

Mr. and Mrs. C. L. Hallmark and C. L. Jr. returned Monday after vacationing in Colorado and Wyoming, including the Yellowstone National Park.

Mrs. Jack Sharp and Margaret of Hobbs, New Mexico are visiting with the Marvin Corley family and other relatives this week.

Mr. and Mrs. Martin Wells and family of Corpus Christi visited last weekend in the James Wells home. Their daughter, Tanny, remained in Bronte for a longer visit, and Bob Wells, son of the James Wells, accompanied them to San Saba to visit relatives there.

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Miss Patti Lanier and Jay May Are Married At Blackwell Church

By Mrs. Rockey Thompson

Miss Patti Lanier, daughter of Mr. and Mrs. Abe Lanier of Blackwell, was married to Jay May, son of Mr. and Mrs. S. J. May of Blackwell, in a double ring ceremony read at 8 p.m., July 10. The Rev. Charles Dunnam read the vows in Blackwell Methodist church. The altar was decorated with pink and white gladioli and white mums and flanked by candleabra.

Mrs. L. W. Sweet played traditional wedding music and accompanied Mrs. Jade Cook and Miss Sharran Montgomery who sang "I Love You Truly."

Mrs. Parks Thomas, Maryneal, sister of the bride, was matron of honor. She wore a pink dress with white lace cummerbund, white elbow length gloves and white accessories. She carried a bouquet of pink carnations with pink streamers.

Bridesmaids were Misses Janis Crain and Ada Beth Sedberry, cousins of the bride. Miss Crain wore a pastel green dress with white lace cummerbund while Miss Sedberry wore a similar dress of yellow. They wore white accessories and carried carnations. Cindy Lanier of Sweetwater, niece of the bride, was flower girl. She wore a pastel blue dress, white accessories and carried a white basket filled with pink rosebuds.

Candlelighters and ushers were Greg Perkins of Oklahoma City and David Jones of Sweetwater. Best man was Gary Hubbard of Sweetwater.

Given in marriage by her father, the bride wore a white floor length gown of poi de soie topped with a bodice of chantilly lace with long tapered sleeves. Her veil of silk illusion fell from a crown of seed pearls. She carried a bouquet of white split carnations and gardenias on a white Bible.

A reception followed the wedding in the fellowship hall. The three-tiered wedding cake was decorated with pink and yellow roses and topped with a miniature bride and groom. Pink punch was served with cake, mints and nuts. The table was laid with a lace cloth over pink and centered with an arrangement of pink flowers and pink candles in crystal holders. Appointments were crystal.

For a wedding trip Mrs. May chose a pale yellow cotton lace suit with black accessories. They will live in Blackwell.

Mrs. May will be a senior in Blackwell high school this fall. The bridegroom was graduated from Blackwell high school in 1964 and attended Sul Ross College in Alpine last year.

Guests were present from Oklahoma City, Sweetwater, Bronte, San Angelo, Eldorado, Blackwell, Maryneal, Roscoe and Itasca.

The rehearsal dinner was hosted by Mr. and Mrs. S. J. May at the Oak Creek Village July 9.

Marla Lou Rees spent Monday and Tuesday at Texas Technological College in Lubbock attending the pre-registration advisement and orientation conference for new students. She will enroll at Tech in the fall.

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Alsop Funeral Held at Blackwell

Funeral services for Delos Hadley Alsop, 72, resident of Blackwell for 42 years, were held at 2 p.m. Tuesday at Blackwell Methodist Church with the Rev. Charles Dunnam, pastor, officiating. Burial was in Fort Chadbourne Cemetery with Patterson Funeral Home of Sweetwater in charge.

Mr. Alsop died at 12:05 a.m. Sunday in Root Memorial Hospital in Colorado City. He was born March 6, 1893 in Bosque County. He married the former Sarah A. Gray in Rankin Aug. 13, 1911. He was in the trucking business.

Survivors include his wife; one son, Bruce Alsop of Wenden, Ariz.; three daughters, Mrs. Bernice Storey of Abilene, Mrs. Audrey Wilson of Colorado City and Mrs. Jane Holley of Elkins, Ark.; seven grandchildren; one great-grandchild; two sisters, Mrs. Irene Lummus of Austin and Mrs. Ida Moore of Kermit; and one brother, Newburn Alsop of Deming, N. M.

Pall bearers were Bill Ware, Ernest Ware, Henry Raney, T. VanZandt, Vernon Copeland and Cecil Smith.

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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 2, 1965.

HOUSE JOINT RESOLUTION NO. 8 proposing an Amendment to Section 24, Article III and Section 17 of Article IV of the Constitution of the State of Texas, to allow an annual salary in an amount to be fixed by the Legislature for the Lieutenant Governor and for the Speaker of the House of Representatives, and increasing the per diem allowance of Members of the Legislature.

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

Section 1. That Section 24 of Article III of the Constitution of the State of Texas be amended to read as follows:

"Section 24. Representatives shall receive from the Public Treasury an annual salary of not exceeding Four Thousand, Eight Hundred Dollars (\$4,800) per year. Senators shall receive from the Public Treasury an annual salary of not exceeding Four Thousand, Eight Hundred Dollars (\$4,800) per year. The Lieutenant Governor and the Speaker of the House of Representatives shall receive from the Public Treasury an annual salary in an amount to be fixed by the Legislature. All Members of the Legislature, including the Lieutenant Governor and the Speaker of the House of Representatives, also shall receive from the Public Treasury a per diem of not exceeding Twenty Dollars (\$20) per day for the one hundred and forty (140) days of each Regular Session and for thirty (30) days of each Special Session of the Legislature. No Regular Session shall be of longer duration than one hundred and forty (140) days. This Amend-

ment shall be self-enacting and appropriations heretofore made in the General Appropriations Bill for the biennium ending August 31, 1967, for the salaries of the Lieutenant Governor and Speaker of the House of Representatives shall not be invalid because of the anticipatory nature of the legislation.

"In addition to the per diem the Members of each House shall be entitled to mileage in going to and returning from the seat of Government, which mileage shall not exceed Two Dollars and Fifty Cents (\$2.50) for every twenty-five (25) miles, the distance to be computed by the nearest and most direct route of travel, from a table of distances prepared by the Comptroller to each county seat now or hereafter to be established; no Member to be entitled to mileage for any extra Session that may be called within one (1) day after the adjournment of the Regular or Called Session."

Sec. 2. That Section 17 of Article IV of the Constitution of the State of Texas be amended to read as follows:

"Section 17. If, during the vacancy in the office of Governor, the Lieutenant Governor should die, resign, refuse to serve, or be removed from office, or be unable to serve; or if he shall be impeached or absent from the State, the President of the Senate, for the time being, shall, in like manner, administer the Government until he shall be superseded by a Governor or Lieutenant Governor. The Lieutenant Governor shall, while he acts as President of the Senate, receive for his services an annual salary in an amount to be fixed by the Legislature and the same mileage which shall be allowed to the Members of the Senate, and no more; and dur-

ing the time he administers the Government, as Governor, he shall receive in like manner the same compensation which the Governor would have received had he been employed in the duties of his office, and no more. The President, for the time being, of the Senate, shall, during the time he administers the Government, receive in like manner the same compensation, which the Governor would have received had he been employed in the duties of his office."

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 following the first Monday in November, 1965, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment allowing an annual salary in an amount to be fixed by the Legislature for the Lieutenant Governor and for the Speaker of the House of Representatives and allowing a per diem for Members of the Legislature not to exceed Twenty Dollars (\$20) per day for the 140 days of each Regular Session and 30 days of each Special Session."

"AGAINST the Constitutional Amendment allowing an annual salary in an amount to be fixed by the Legislature for the Lieutenant Governor and for the Speaker of the House of Representatives and allowing a per diem for Members of the Legislature not to exceed Twenty Dollars (\$20) per day for the 140 days of each Regular Session and 30 days of each Special Session."

Sec. 4. 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 FIVE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965.

SENATE JOINT RESOLUTION NO. 27 proposing an Amendment to the Constitution of the State of Texas, amending Article III of the Constitution of the State of Texas by adding a new Section thereto to be designated Section 48b, so as to create as an agency of the State of Texas the Teacher Retirement System of Texas, vesting the general administration and responsibility of the proper operation of said system in a state board of trustees to be known as the State Board of Trustees of the Teacher Retirement System of Texas, authorizing said Board to invest assets of said system in various obligations and subjects of investment, subject to certain restrictions stated therein and such other restrictions as may hereafter be provided by law; providing that such Amendment shall be self-enacting and shall not alter, amend or repeal Section 48a of Article III of the Constitution of Texas or any legislation passed pursuant thereto except insofar as such legislation may limit or restrict the provisions of this Amendment; providing for the necessary election, form of ballot, proclamation, and publication.

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

Section 1. That Article III of the Constitution of the State of Texas be amended by adding Section 48b thereto which shall read as follows: "Section 48b. There is hereby created as an agency of the State of Texas the Teacher Retirement System of Texas, the rights of membership in which, the retirement privileges and benefits thereunder, and the management and operations of which shall be governed by the provisions herein contained and by present or hereafter enacted Acts of the Legislature not inconsistent herewith. The general

administration and responsibility for the proper operation of said system are hereby vested in a State Board of Trustees, to be known as the State Board of Trustees of the Teacher Retirement System of Texas, which Board shall be constituted and shall serve as may now or hereafter be provided by the Legislature. Said Board shall exercise such powers as are herein provided together with such other powers and duties not inconsistent herewith as may be prescribed by the Legislature. All moneys from whatever source coming into the Fund to provide retirement, disability, and death benefits for persons employed in the public schools, colleges, and universities supported wholly or partly by the state and all other securities, moneys, and assets of the Teacher Retirement System of Texas shall be administered by said Board and said Board shall be the trustees thereof. The Treasurer of the State of Texas shall be custodian of said moneys and securities. Said Board is hereby authorized and empowered to acquire, hold, manage, purchase, sell, assign, trade, transfer, and dispose of any securities, evidences of debt, and other investments in which said securities, moneys, and assets have been or may hereafter be invested by said Board. Said Board is hereby authorized and empowered to invest and reinvest any of said moneys, securities, and assets, as well as the proceeds of any of such investments, in bonds, notes, or other evidences of indebtedness issued, or assumed or guaranteed in whole or in part, by the United States or any agency of the United States, or by the State of Texas, or by any county, city, school district, municipal corporation, or other political subdivision of the State of Texas, both general and special obligations; or in home office facilities to be used in administering the Teacher Retirement System including land,

equipment, and office building; or in such corporation bonds, notes, other evidences of indebtedness, and corporation stocks, including common and preferred stocks, of any corporation created or existing under the laws of the United States or of any of the states of the United States, as said Board may deem to be proper investments; provided that in making each and all of such investments said Board shall exercise the judgment and care under the circumstances then prevailing which men of ordinary prudence, discretion, and intelligence exercise in the management of their own affairs, not in regard to speculation but in regard to the permanent disposition of their funds, considering the probable income therefrom as well as probable safety of their capital; and further provided, that a sufficient sum shall be kept on hand to meet payments as they become due each year under such retirement plan, as may now or hereafter be provided by law. Unless investments authorized herein are hereafter further restricted by an Act of the Legislature, no more than one per cent (1%) of the book value of the total assets of the Teacher Retirement System shall be invested in the stock of any one (1) corporation, nor shall more than five per cent (5%) of the voting stock of any one (1) corporation be owned; and provided further, that stocks eligible for purchase shall be restricted to stocks of companies incorporated within the United States which have paid cash dividends for ten (10) consecutive years or longer immediately prior to the date of purchase and which, except for bank stocks and insurance stocks, are listed upon an exchange registered with the Securities and Exchange Commission or its successors; and provided further, that so long as less than \$500,000,000 of said Fund is invested in the government and municipal securities enumerated above, not more than thirty-three and one-third per cent (33 1/3%) of the Fund shall be invested at any given time in common stocks. This Amendment shall be self-enacting and shall become effective immediately upon its adoption without any

enabling legislation. This Section shall not alter, amend or repeal the first paragraph of Section 48a of Article III of the Constitution of Texas as amended November 6, 1956, or any legislation passed pursuant thereto. This Section shall not alter, amend or repeal the second paragraph of Section 48a of Article III of the Constitution of Texas as amended November 6, 1956, or any legislation passed pursuant thereto, except insofar as the provisions of the second paragraph of Section 48a and any legislation passed pursuant thereto, may limit or restrict the provisions hereof and only to the extent of such limitation or restriction."

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 November 2, 1965, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment amending Article III of the Constitution of the State of Texas by adding Section 48b relating to the Teacher Retirement Fund and the Teacher Retirement System of Texas, revising provisions for investment of moneys and other assets of the Fund, and changing other existing provisions and making other new provisions with respect to the administration of the Teacher Retirement System."

"AGAINST the Constitutional Amendment amending Article III of the Constitution of the State of Texas by adding Section 48b relating to the Teacher Retirement Fund and the Teacher Retirement System of Texas, revising provisions for investment of moneys and other assets of the Fund and changing other existing provisions and making other new provisions with respect to the administration of the Teacher Retirement System."

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 required by the Constitution and laws of this state.

HERE'S BLACKWELL

By Mrs. Rocky Thompson

Mr. and Mrs. Howard Michaels have had as their guests their children, Mr. and Mrs. Calvin Little, Carolyn, John David and Jane of Charlotte, N. C., and Mr. and Mrs. Clinton Little, Marilyn, Jimmy, Wayne, Gary and Donald Glen of Abilene.

Blackwell Baptist Church was host to the Sweetwater Baptist Association Monday night. The evening meal was served to about 120 persons. Emphasis of the meeting was on "Christian Education." Dr. Billy P. Smith, professor of Bible at Hardin-Simmons

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University, Abilene, was featured speaker.

Carole Hamilton, daughter of the Bill Hamiltons, was a junior candidate for Farm Bureau Queen Aug. 3 at Bronte School auditorium.

Mrs. W. W. Youngblood and her sister, Mrs. Neita Neal had a weekend visit from their brother, A. M. Wright, his wife, and their son-in-law and daughter, Mr. and Mrs. Bruce Grisham of Greenville, Miss. They also visited with Mrs. Joe W. Arledge and family at their ranch and in San Angelo before returning home.

Charlotte Cate visited last week in Merkel with Becki Gladden.

Marsha Brownfield, daughter of Mr. and Mrs. Frank Brownfield, of Nolan County, won first place in the District Seven 4-H Dress Revue held last weekend at the Starlite Inn in Abilene.

Mr. and Mrs. Joe Ward, Tim and Chris, visited relatives in Knox City enroute to Vernon to attend a Bradford family reunion. Nine of the 10 living brothers and sisters were present. They were Mr. and Mrs. Ben Bradford, Knox City, parents of Mrs. Ward; Mr. and Mrs. Ralph Bradford, Mr. and Mrs. Carl Bradford and Mrs. Maude Bradford, all of Vernon;

Mr. and Mrs. John Bradford, Hartford, Ark.; Mr. and Mrs. Curtis Bradford, Margaret; Mr. and Mrs. Lee Bradford, El Paso; Rev. and Mrs. R. Y. Bradford, Santa Fe, N. M.; Rev. and Mrs. J. B. Bradford, Hawley, who were unable to attend due to illness, and Mr. and Mrs. Clint Arnwine, Dallas.

Oldest person in attendance was Ben Bradberry, 76, and his great-niece, six week of age, was the youngest person present.

Mr. and Mrs. Bob Ragsdale, Joe Bob and Jana, left last Saturday on their vacation. They will visit her sister, Mrs. Willis Weber, and family in Brownfield and then go on to Ruidoso, N. M.

Cindy Alderman of Winters visited last week with Juanita Rogers and attended the the Vacation Bible School at Blackwell Methodist Church.

Kathy and Cindy Smith of Merkel visited last week with their grandmother, Mrs. Thelma Cook, and the aunt, Mrs. Therrell Burwick. They also attended Vacation Church School.

Here from out-of-town to attend funeral services for Mrs. Susie Lane were Mrs. Mae Jones, Lubbock; Mrs. Annie Mae Grimes, Brownfield; Mrs. Valeria Cotton

The Bronte Enterprise

August 12, 1965

Shreveport, La., Charles Williamson and Juanita McAlpine, San Angelo; Elbert Hyde, Will Tait, Mr. and Mrs. Homer Boyett, Mrs. Wilson Fullwood, Mrs. J. W. Wetzel and Lynn, all of Sweetwater.

Mr. and Mrs. R. E. Patton have had as their guests his brother and family of Clyde. The two families picnicked in Christoval after touring the Sonora Caverns. Patricia Patton spent the following week here and assisted in the Methodist vacation church school. Methodist vacation Bible school Aug. 2-6 had an attendance of 45-

50 each day, a drop from recent years. Teachers included Rev. Charles Dunnam, Mmes. L. W. Sweet, R. E. Patton, Bobby Barrett, Charles Dunnam, Wanda Saunders, Benny Ward, Anna Murl Butner, Fay Lewallen, Dona Garvin and Misses Lucy and Patricia Patton, Lana and Kathy Oden. Commencement program was Friday night. Attending the program from out of town were Mr. and Mrs. Ted Smith, Merkel; Mr. and Mrs. M. C. Hendry, Mr. and Mrs. A. S. Hendry, Sterling City.

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J. Burney Ligon, Director Lee Russell, Asst. Manager
Phil H. Lane, Manager

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 2, 1965.

HOUSE JOINT RESOLUTION NO. 81

proposing an Amendment to the Constitution of the State of Texas, amending Section 51-a and Subsections 51a-1 and 51a-2 of Article III so that the same shall consist of one section to be known as Section 51-a; providing that the Legislature shall enact appropriate legislation which will enable the State of Texas to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of needy aged persons over the age of sixty-five (65) who are citizens of the United States or non-citizens who shall have resided within the boundaries of the United States for at least 25 years, needy persons under the age of sixty-five (65) who are totally and permanently disabled and who are citizens of the United States, needy blind persons over the age of eighteen (18) who are citizens of the United States, and needy children under the age of twenty-one (21) years who are citizens of the United States and to the caretakers of such children; providing rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care; authorizing the Legislature to prescribe residence requirements; providing for the acceptance and expenditure of funds from the Government of the United States for such purposes; authorizing appropriations for such purposes out of State funds; providing that the maximum amount paid out of State funds to any individual recipient shall not exceed the amount that is matchable out of Federal funds; providing that the total amount of such payments for assistance and/or medical care out of State funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy persons; providing further that the amounts ex-

ceeded out of State funds for assistance payments only shall not exceed Sixty Million Dollars (\$60,000,000); providing that nothing in the Amendment shall be construed to amend, modify, or repeal Section 31 of Article XVI of the Constitution; providing for the necessary election, form of ballot, proclamation, and publication.

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

Section 1. That Section 51-a and Subsection 51a-1 and 51a-2 of Article III of the Constitution of the State of Texas be amended, and the same are hereby amended, so that they shall hereafter consist of one section to be known as Section 51-a of Article III, which shall read as follows:

"Section 51-a. The Legislature shall have the power, by General Laws, to provide, subject to limitations herein contained, and such other limitations, restrictions and regulations as may be by the Legislature be deemed expedient, for assistance to and/or medical care for, and for rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and for the payment of assistance to and/or medical care for, and for rehabilitation and other services for:

"(1) Needy aged persons who are citizens of the United States or non-citizens who shall have resided within the boundaries of the United States for at least twenty-five (25) years and are over the age of sixty-five (65) years;

"(2) Needy individuals who are citizens of the United States who shall have passed their eighteenth (18th) birthday but have not passed their sixty-fifth (65th) birthday and who are totally and permanently disabled by reason of a mental or physical handicap or a combination of physical and mental handicaps;

"(3) Needy blind persons who are citizens of the United States and who are over the age of eighteen (18) years;

"(4) Needy children who are citizens of the United States and who are under the age of twenty-one (21) years, and to the caretakers of such children.

"The Legislature may define the residence requirements, if any, for participation in these programs.

"The Legislature shall have authority to enact appropriate legislation which will enable the State of Texas to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of needy persons, and in providing rehabilitation and any other serv-

ices included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from the Government of the United States for such purposes in accordance with the laws of the United States as they now are or as they may hereafter be amended, and to make appropriations out of State funds for such purposes; provided that the maximum amount paid out of State funds to or on behalf of any individual recipient shall not exceed the amount that is matchable out of Federal funds; provided that the total amount of such assistance payments and/or medical assistance payments out of State funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy persons; and provided further that the total amount of money to be expended per fiscal year out of State funds for assistance payments only to recipients of Old Age Assistance, Aid to the Permanently and Totally Disabled, Aid to the Blind, and Aid to Families with Dependent Children shall never exceed Sixty Million Dollars (\$60,000,000).

"Nothing in this Section shall be construed to amend, modify or repeal Section 31 of Article XVI of this Constitution; provided further, however, that such medical care, services or assistance shall also include the employment of objective or subjective means, without the use of drugs, for the purpose of ascertaining and measuring the powers of vision of the human eye, and fitting lenses or prisms to correct or remedy any defect or abnormal condition of vision. Nothing herein shall be construed to permit optometrists to treat the eyes for any defect whatsoever in any manner nor to administer nor to prescribe any drug or physical treatment whatsoever, unless such optometrist is a regularly licensed physician or surgeon under 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 on the first Tuesday after the first Monday in November, 1965, at which election all ballots shall have printed

thereon the following:

"FOR the Constitutional Amendment providing for assistance to and/or medical care for the: (1) needy aged; (2) needy individuals who are permanently and totally disabled; (3) needy blind; and (4) needy children and the caretakers of such children; authorizing the Legislature to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of such needy persons, and in providing rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from the Government of the United States for such purposes, and to make appropriations out of State funds for the purpose of providing assistance to and/or medical care and rehabilitation and any other services included in the Federal legislation providing matching funds on behalf of such needy persons; providing that the amounts expended out of State funds to and/or on behalf of individuals shall not exceed the amounts that are matchable out of Federal funds; providing that the total amount of such assistance payments and/or medical assistance payments out of State funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy persons; and providing further that the total amount of money to be expended per fiscal year out of State funds for assistance payments only to recipients of Old Age Assistance, Aid to the Permanently and Totally Disabled, Aid to the Blind, and Aid to Families with Dependent Children shall never exceed Sixty Million Dollars (\$60,000,000). Providing that nothing in the Amendment shall be construed to amend, modify, or repeal Section 31 of Article XVI of the Constitution.

"AGAINST the Constitutional Amendment providing for assistance to and/or

medical care for the: (1) needy aged; (2) needy individuals who are permanently and totally disabled; (3) needy blind; and (4) needy children and the caretakers of such children; authorizing the Legislature to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of such needy persons, and in providing rehabilitation and any other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care, and to accept and expend funds from the Government of the United States for such purposes, and to make appropriations out of State funds for the purpose of providing assistance to and/or medical care and rehabilitation and any other services included in the Federal legislation providing matching funds on behalf of such needy persons; providing that the amounts expended out of State funds to and/or on behalf of individuals shall not exceed the amounts that are matchable out of Federal funds; providing that the total amount of such assistance payments and/or medical assistance payments out of State funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or on behalf of needy persons; and providing further that the total amount of money to be expended per fiscal year out of State funds for assistance payments only to recipients of Old Age Assistance, Aid to the Permanently and Totally Disabled, Aid to the Blind, and Aid to Families with Dependent Children shall never exceed Sixty Million Dollars (\$60,000,000). Providing that nothing in the Amendment shall be construed to amend, modify, or repeal Section 31 of Article XVI of the Constitution."

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

Classified Ads EVERY AD A VALUE OPPORTUNITY

Classified advertising rates: 5c per word first insertion; 3c per word each additional insertion.

NEEDED NOW — women with ambition to earn money. Good income, part or full time. Write Avon Mgr., Box 1629, San Angelo, Texas.

FOR SALE: Ted Williams Camper — \$325.00; 14' fishing rig, \$200.00. Call 473-4981.

USED FRIGIDAIRE for sale. 473-3101. 2tc

FOR SALE — Almost new football shoes, size 9½ narrow. See Ethel Buckelew. 30-tfc

FIRE INSURANCE RATES are reduced! Now is the time to allow me to write that policy you have been planning on. . . **LOUVENIA K. REES**

FOR SALE: 17" and 21" used TVs. Good condition. Hughes Radio TV 20-tfc

HAVE KNAPP SHOES FOR SALE both men's and women's. B. E. Modgling.

CEDAR POSTS FOR SALE. welding, lawn mower repair, auto repair, plumbing. J. A. CULPEPPER, ph. 473-3681. 31-26tp

I HAVE WALLACE STUDIO COUPONS. Call Louveta Ivey at 473-5281. 31-tfc

Superintendents Attend Meeting

Area school superintendents, Jimmy Bickley of Robert Lee, Raymond Cowan of Blackwell and C. B. Barbee of Bronte were in Midland Tuesday to attend a regional conference on the Elementary and Secondary Act of 1965. Purpose of the conference was to explain Titles I and II of the act to the school men.

One of a series sponsored in this area by the Texas Educational Agency, this conference was designed to familiarize school heads with guide lines, policies and regulations concerning the two parts of the act.

Title I provides for financial assistance to the local educational agency for the education of children from low income families. Title II provides for assistance to the local schools in providing library facilities, textbooks, and instructional materials.

Apportionment of the money provided by the act will be made according to a formula worked out by the Texas Education Agency. Funds which will be made available to Texas schools amount to \$740,580.48.

HOSPITAL NEWS

Aug. 2 — C. B. Mitchell, Mrs. Ivah Crossen, Mrs. Mattie Gibson admitted. Sam Gray, Dorothy Kiker, Clarence Bird, Mrs. Claude Ditmore dismissed.

Aug. 3 — Dorothy Kiker, W. A. Summers, Mrs. Josie Hipp admitted.

Aug. 4 — J. L. Brunson admitted. Homer Phillips, C. B. Webb, R. H. Herron dismissed.

Aug. 5 — W. A. Wright admitted. Mrs. Robert Tubb, Mrs. Roy Robinson dismissed.

Aug. 6 — Mrs. Henry Adcock admitted.

Aug. 7 — M. C. Phillips dismissed.

August 8 — Dorothy Kiker dismissed.

Aug. 9 — Mrs. J. G. Mills, Mrs. L. W. Beaty, Mrs. W. L. Burns admitted. W. A. Summers, C. B. Mitchell, Mrs. Josie Hipp, Mrs. M. E. Gilliland, J. L. Brunson dismissed.

CARD OF THANKS

I want to express my thanks and appreciation to Dr. Harris and the nurses for their care during my recent hospital stay. I also greatly appreciate the understanding of my patrons, and the cards, flowers, gifts and visits from friends.

I also want to thank Mrs. Francis Davis for keeping my shop open.

Dorothy Kiker

NOTICE

I am now back in my Beauty Shop.

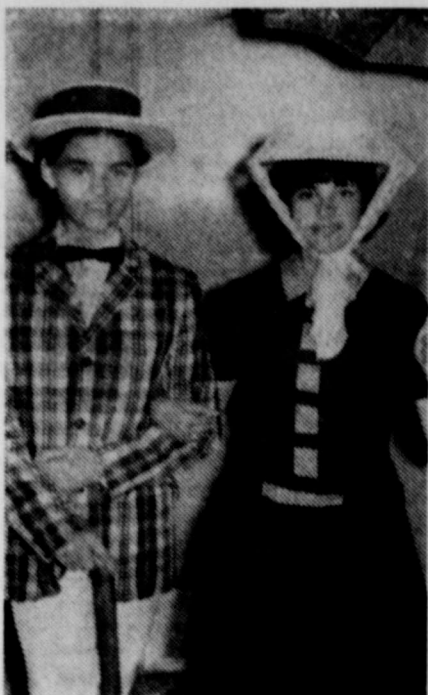
My new telephone number is 473-5151.

Dorothy Kiker

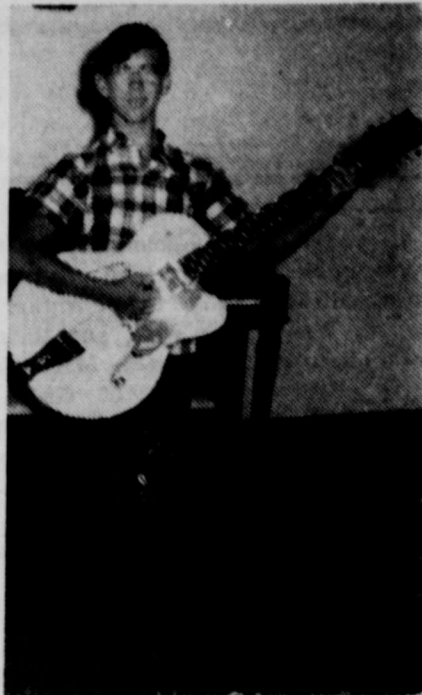
ATTENTION! We will be picking up a spinet piano in your area, small monthly payments, 1st payment in Oct. Write Credit Mgr., JENT'S HOUSE OF MUSIC, 2650 34th, Lubbock, TEXAS.

CALL 453-5171, ROBERT LEE for plumbing and air conditioning Service. Serving Coke County. 23-tfc

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



SECOND AND THIRD — Janet Lee and Bennie Carol Oglesby were second place winners in the Talent-Find contest sponsored by Coke County Farm Bureau, Aug. 3. They presented a vocal duet number and were



accompanied by Jan Wilkins at the piano. In third place was Rodney Mathers, who played the guitar and sang.

GEORGE KNIERIM FAMILY HERE FROM INDIA

Mr. and Mrs. George Knierim and son, Larry, are in Bronte this week visiting relatives. The Knierims have just returned to the U. S. from an assignment in India. He is employed by the government to assist in teaching American methods of agriculture in foreign countries.

The family will be in Bronte about ten days. They are visiting his mother, Mrs. Charlie Knierim, his aunt, Mrs. Bob Knierim, and his cousins, Mr. and Mrs. R. W. Rees and Marla.

Knierim has been in the government service for the past ten years. His next assignment will take him and his family to Ankara, Turkey. Another son, Willis, and his wife recently left for Colombia, South America, where they will serve as teachers in a mission school.

READ THE WANT ADS.

TEXAS THEATRE, Bronte Texas

Motion Pictures Are Your Finest Entertainment (Evening Show Now Starts at 6:30)

FRIDAY AND SATURDAY, AUGUST 13 & 14
Tony Young, Dan Duryea, Elsa Cardenas, Dick Foran in
"TAGGART" in color
Also Cartoon

SUNDAY 1:30 MATINEE AND MONDAY, AUGUST 15 & 16
James Garner, Dick Van Dyke, Elke Sommers in
"THE ART OF LOVE" in color
Also Cartoon

SALE IN HERE FOR... FOOD SAVINGS

Specials for Friday and Saturday, August 13 & 14

RIDLEY'S 3 LBS. **SAUSAGE 99c**

CHUCK BEEF ROAST - Lb. 45c

Picnic Hams 37c

BEEF RIBS - Lb. 27c

HORMEL 2 LB. PKG. **BACON \$1.43**

GROUND BEEF - Lb. 45c

OLEO, Kimbell's - Lb. 19c

KIMBELL'S **BISCUITS - 3 for 25c**

10 LB. CELLO BAG **SPUDS 63c**

LB. **LETTUCE 12½c**

BETTY CROCKER BOX **WHITE LAYER CAKE MIX 35c**

GUM - 4 for 15c

NABISCO 12 OZ. BOX **VANILLA WAFERS - 35c**

HUNT'S NO. 2½ CAN **Peaches 27c**

MILK, Tall Can - 2 for 31c

GLADIOLA ALL PURPOSE **FLOUR - 5 Lb. Bag 59c**

KLEENEX - 200 Ct. 2 Ply 25c

SUGAR - 5 Lb. Bag 55c

FROZEN 6 OZ. CANS 2 FOR **LEMONADE 29c**

JELL-O - 3 for 29c

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