

They Gather if Green

Corn-Husking Goes Modern

Corn has long been one of mankind's leading crops - for both man and animal for that matter. And corn harvest has long been an important item on the autumn schedule of farmers throughout much of the United States.

The Muleshoe area, however, has never been a big corn-producing area, although has always grown some corn for local feed purposes.

But now the crop is gaining in importance because it is being used -- not as dried food for man or beast, but as ensilage for the continually expanding feed lots in West Texas. The demand for this type of en-

silage, as a matter of fact, has greatly boosted the crop's importance.

This shows one such "corn husking" operation. It's on the Ollie Jones place just south of Muleshoe on land irrigated from waters from the Muleshoe sewer disposal plants atop the sandhills. The stalks stand 14 feet tall and the fields are so lush that it takes three trucks operating in tight shifts to keep up with the silage as it is being cut.

This particular crop is being stashed away in silo pits on the King feed lots west of Muleshoe and is adding an important food item to the lot's winter feed program.



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Temperatures

	High	Low	Rain
Aug. 17	92	67	
Aug. 18	94	68	
Aug. 19	90	60	1.62
Aug. 20	83	66	
Sunrise Sunset			
Aug. 21	6:13	7:27	
Aug. 22	6:14	7:26	
Aug. 23	6:15	7:25	
Aug. 24	6:14	7:24	

Schools Make Major Changes in Policies

Budget Set, Bus Route Altered

Muleshoe Schools will have a 1966-67 budget of \$1,049,176, if the tentative budget is approved by the board, is the final figure, Neal Dillman, superintendent, said Saturday.

However, more than three-fourths of the \$1 million plus funds will go to pay salaries and \$67,447 of this amount will come from federal programs channeled through the state office, the superintendent said. Salaries will account for \$771,170 of the budget and

\$143,000 for debt service. Dillman pointed out that this leaves only \$134,706 for supplies, utilities, transportation and operational expenses of the four school campuses--senior high, junior high, Mary DeShazo, and Richland Hills. The budget shows that \$470,515 of the estimated revenue will come from local funds, and \$573,661 from state and federal sources. Non-revenue will account for \$500,000. Administration costs will run to \$44,200 if the proposed budget is finally approved. This, of course, includes salaries, contracted services and other expenses in the administration of the system.

Salaries of teachers, the budget shows, will account for \$666,398. Of this, \$300 will go for textbooks, \$2300 for library and audio-visual materials, \$20,586 for teaching supplies and \$2500 for other expenses. Attendance services will cost only \$450 next year, this amount going for salaries.

Health services will cost \$9352 in salaries and \$500 in other expenses.

Pupils transportation will cost \$53,850. Of this amount, \$22,550 will go for salaries, \$13,700 for replacement of vehicles, \$1600 for transportation insurance, and \$15,000 for other expenses for operation and maintenance.

Operation of school plants will cost \$43,240. Of this, \$19,320 will go for salaries, (See Budget P. 6)



Truck, Automobile Crash

SIX INJURED ----Six persons were injured when a pickup and automobile crashed on U.S. 70-84 west of Muleshoe early Saturday. Injured and taken to West Plains hospital were Richard Wilson, 49, driver of the automobile shown here, and his wife who were enroute from their home in Alexander, La., to California. Riding in the truck were Edward Aron Littell, 52, and Mildred Rucker, 45, and her twin daughters, Annett and Jannetta, 15, all of Tucumcari, N. M. (Journal Photo)

Luncheon Costs Upped Slightly

Muleshoe school board has made several sweeping changes in school policies in keeping with an expanded program which includes Titles I-IV in the new federal program, it was announced late this past week following a lengthy session of the board.

A change in a bus route, a boost in the luncheon costs and a change in boundary lines between De Shazo and Richland Hills elementary schools were among the policy matters dealt with on the eve of the opening of the new term.

For the first time in a number of years, Muleshoe schools wound up the past school year with a deficit in the lunchroom department, Superintendent Neal Dillman said.

As a result, increases in meal costs for children in grades 4 through 12 and a boost in adults' meal costs were approved by the board. Raises, however, were nominal.

Pupils in grades 1 through 3 will continue to be fed for 30 cents each, and pupils in grades 4 and 5 will continue to eat for 35 cents, the same as last year.

But pupils in grades 6 through 12 will pay 5 cents more for their lunches this year, 40 cents as compared with 35 last year.

Adults will have to pay 50 cents for meals this year, up 10 cents from last year, and in a statement concerning food costs, the superintendent explained: "These changes were forced on the schools for two reasons: The increase in cost of food products, and a marked decrease in Federal Commodity food products. The luncheon program operated in

the red last year for the first time in six years." He said that most schools "in our area also are experiencing the same difficulties."

The matter of bus routes changing bus route No. 11 from transporting students to Richland Hills over to Mary De Shazo school.

He told the board that the change of students along route 11 "became necessary because of the wide difference in the enrollment in the two schools." He said that at the end of the school year, Richland Hills had 531 students enrolled to 437 for DeShazo.

He said all 10 bus routes "were studied thoroughly to see would be the most logical route to change. The number of students and grade levels also had to be considered."

He said moving 10th Street as the division line was considered, "but the line would have to be moved too far west to include the proper number of children."

"The Lenau and Morrison areas were considered, but these children would have to be transported at local expenses if they had been switched to DeShazo instead of Richland Hills since state law prohibits using state bus funds for trans-

(See Luncheon P. 6)

Gauges Differ, But It Rained A Rain, Anyway

Two rain gauges, one the official measurer, and the other KMUL's gauge lacked .48 of an inch of getting together in measurements of Thursday night's rain. (See Rain, P. 6)

Merchants Here To Fete Teachers

Muleshoe Chamber of Commerce will be host to school folk in four area schools during the next 10 days, starting with Muleshoe schools next Wednesday noon, Bob Janca, manager of the chamber announced. Speaker for the local personnel's luncheon will be the Rev. Frank Pollard, pastor of the First Baptist Church in Dimmitt, who is recognized as one of the outstanding lecturer humorists in west Texas. The local luncheon will have Vic Benedict as master of ceremonies. Luncheon music will be played by Ray Martin at the organ.

Frank Ellis will be master

of ceremonies at the third in the series of the teachers' appreciation events Friday when the local chamber will be host to Lazzbuddie school personnel at noon. Second in the series of entertainments for the area teachers will be at noon Thursday in the Threeway cafeteria. Harmon Elliott will be master of ceremonies.

Final appreciation affair will be held next Monday night, Aug. 29, at Bula when Joe Harbin will be master of ceremonies. Speaker at Bula will be Harold Holder, superintendent of Threeway school.

Another teacher event in connection with the opening of the annual Texas State Teachers' Association breakfast Monday, Aug. 29, according to Mary Scoggin, president of the local TSTA unit.

Speaker will be Lloyd R. Bell (See Teachers, P. 6)

Dartmouth Says Adams to Try For Frosh Team

(Editor's Note: Joe Adams, a 1966 graduate of Muleshoe High School, goes east next month to enroll in Dartmouth. The following story was sent to the Journal by the school's publicity department.)

HANOVER, N.H. (Special)—Joe H. Adams of Muleshoe, Texas, has informed coach Bob Blackman that he will be a candidate for the Dartmouth Freshman Football team here this fall.

Adams will be one of 800 students in the class of 1970 here, selected from among over 4000 candidates.

A 5-10, 155 lb. halfback, Joe captained the Muleshoe High eleven and was named All-District his senior year. He also captained his school track and basketball teams, setting a school record for 880 yd. dash. He was a National Honor Society Member.

"I am very happy that Adams met the strict academic standards here. I feel that he will play a significant role in Dartmouth's athletic future," commented coach Blackman.

Blackman now ranks in the top four nationally among major college football coaches with a winning percentage of .735. Under Blackman, Dartmouth won the Ivy title in 1958, 1962, 1965, and in 1963 shared the crown with Princeton.

The Indians were awarded the Lambert Trophy after a perfect 9-0 record last fall. Dartmouth was the only major undefeated and untied team in the nation last season.

Coach Blackman has the longest active winning streak in the nation with 10 straight victories.



KLUMP & FRIEND & PLAQUE -- Judge R. J. Klump was honored by the weather bureau this past week for 45 years' service as observer here. A plaque was presented Judge Klump by District Weatherman Harold S. (Jack) Frost, right. (Journal Photo)

Our Weatherman Given Plaque

Our veteran weatherman, R. J. Klump, was honored this past week by the U.S. department of Commerce when he received the John Campanius Holm award. The award was ordered by Dr. Robert M. White,

administrator of the Environmental Science Service Administration.

In the citation signed by Dr. White, Judge Klump was cited "For over 45 years of providing exceptional weather observations to the Weather Bureau from Muleshoe, Texas.

This award was created by the Weather Bureau in 1959 to honor volunteer observers for outstanding accomplishment in the field of meteorological observations. Since 1965, the Weather Bureau has been one of the major components of the Environmental Science Service (See Klump, P. 6)



Lloyd Bell

'Greatest Experience Ever,' Youth Beams

"One of the greatest experiences of my life," sums up Bruce Dale Purdy, 17, The Muleshoe high school lad who likes football and drama, speaking (almost with a tremble in his voice) of Texas American Legion Boys' State which he attended this summer at Austin.

"Don't know whether I'll go in for politics as a career or not," the lad says, "but the experience at Boys' State certainly makes politics much more interesting as a career. Shouldn't be surprised if I don't choose some phase of politics as a career."

Purdy was sponsored by the Muleshoe American Legion Post 406.

"We learned more," he admits, "about government there in a week than we could in a whole course in government in school, because we were liv-

ing and doing government every day--every minute, in fact." (See Purdy, P. 6)



Bruce Dale Purdy (Nowlin Photo)

Wenner Family Reunion Held

Members of the family gathered in the park Saturday for an afternoon of visiting and a picnic supper.

Mr. and Mrs. E.L. Merriott, 5411-28th Street, were the host couple for Sunday's events. Attending from Mulleshoe

were Mrs. F.L. Wenner, Mr. and Mrs. Deller Wenner, and Mr. and Mrs. Readford Wenner and children, Mr. and Mrs. Ancel Ashford and children, and Mr. and Mrs. Lonnie Merriott and children.

Others attending were Mr. and Mrs. Gilbert Wenner and children, Hub, Ralph Wenner, and Mrs. Mildred Davis, Friona; Mr. and Mrs. Virgil Merriott and children, Lubbock.

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Pastor Attends Teacher Institute

Pastor and Mrs. Brian Engel, St. Paul Lutheran Church, have just returned from a three-day meeting at the National Teachers Institute of the American Lutheran Church at Oklahoma State University, Stillwater, Okla.

The purpose of the institute was to train teachers in the Sunday School who would in turn teach the Sunday School teachers in the Northwest Conference to be held in Lubbock in September.

The Northwest Conference covers all of the panhandle and the southwest as far as El Paso, then east to the Sweetwater area and south to San Angelo.

Pastor Engel will teach the teachers of the primary department which includes grades three and four.

Hairgroves Visit; Hawaii Is Next

Sgt. and Mrs. Warren Hairgroves and children have been visiting here in the home of his sister and family, the Homer Longs. They also have been visiting his mother, Mrs. Henry Allmond, Melrose, presently hospitalized at Clovis.

The Hairgrove family will leave California by boat Monday for Hawaii where he will be stationed.

Sgt. Hairgrove has been in the Army for several years and has spent time in Japan and Germany with him during his tour of duty.

The children are Lynda, LaRozza, Yvona, Stephanie, Teddy and Tommy. Tommy is a student at A&M where he is to be graduated in the near future as a Veterinarian. He will remain at A&M while the remainder of the family goes to Hawaii.

Sgt. Hairgrove has been stationed in Arizona for the past several months before coming here on a two-week visit.



Mr. and Mrs. Miguel Perez, Jr.

Afternoon Ceremony Unites Couple In Catholic Church Chapel Sunday

Mary Frances Rogers became the bride of Miguel Perez, Jr. in a double ring ceremony at 2 p.m. Sunday, August 14, in Immaculate Conception Catholic Church, Father Clifton Corcoran was the officiating clergyman for the vows repeated before an altar flanked by candelabras highlighted by white and yellow bows and bouquets of white carnations.

The bride is the daughter of Mr. and Mrs. Frank Rogers and the bridegroom is the son of Mrs. Gerontina Perez and the late Miguel Perez.

As she was escorted and presented in marriage by her father, the bride wore a floor-length gown of white satin featuring a white lace train. The fitted bodice was styled with a scoop neckline and lace sleeves closed at the wrists with tiny, self-covered buttons. Her butterfly veil was caught to a headpiece of seed pearls. The bridal bouquet was of white carnations with yellow streamers tied in love knots.

Ophelia Rogers, sister of the bride, was maid of honor. Bridesmaids were Berta Elizarraraz, Becky Pedroza, Josie Slonzo, Susan Vela, and Jane Pedroza.

The maid of honor wore a yellow empire floor-length dress. Her brief veil was attached to a yellow headband

of satin. Her ensemble was complimented with white accessories and she carried a yellow carnation bouquet. Their identical headpieces were fashioned with a short veil caught to a bouquet. The other bridal attendants were attired in matching yellow accessories and each carried a yellow carnation bouquet. Their identical headpieces were fashioned with a short veil caught to a yellow bow.

Robert Perez served as best man. Other attendants were groomsmen and their wives, Mr. and Mrs. Aurelio Cuevas, Mr. and Mrs. Ysidro Costilla, Jr., Mr. and Mrs. Salmon Madrid, and Mr. and Mrs. Marcos Garcia.

Flower girls were Patsy Rogers, sister of the bride, and Susan Flores, Candelight-er was Fred Fadia. Arthur Madrid and Angie Guerra were ring bearers, ushers were Vickie Esquível, Whiteface, and Janie Perez, sister of the bridegroom.

A reception followed in the First Christian Church Fellowship Hall.

For a wedding trip to Six Flags over Texas and other points of interest, the bride chose a two-piece suit and wore a yellow corsage.

Perez is a 1964 graduate of Mulleshoe High School and Mrs.

Perez is a 1966 graduate. Both are members of the Catholic Youth Organization.

Perez is assistant manager of the meat market at Cashway Grocery.

The couple are living at 110 Avenue F.

Johnnie Ivy Is Lazbuddie Bridal Shower Honoree

Miss Johnnie Beth Ivy, bride-elect of Gary Lynn Coker, was the honoree at a pre-nuptial shower given Wednesday in Lazbuddie Methodist Church Fellowship Hall.

She is the daughter of Mr. and Mrs. J. L. Ivy and the future bridegroom is the son of Mr. and Mrs. Roy M. Miller, all of Lazbuddie.

The bride's chosen colors of light blue and white were carried out in decorations. The serving table was laid with blue cloth over white and centered with a floral arrangement of blue mums and white roses. Silver holders held white tapers and the crystal punch bowl was used with silver appointments.

The gift display table was centered with an arrangement of white mums and silver rings.

Guests were registered by Miss Charlotte Seaton. Presiding at the serving table were Bobby Jo Jones, Marcella Mayfield and Kay Ann Smith.

For the occasion, Miss Ivy chose a white knit dress with a blue smoke ring scarf complimented with black lizard shoes. She wore a blue and white carnation corsage.

Lutheran Youths Attend Service

The young people of the St. Paul Lutheran Church and their guests were in Littlefield Sunday evening at the St. Martin Lutheran Church.

Lutheran young people from all over the Panhandle were in attendance.

Her mother was attired in a blue knit suit with bone accessories. Mrs. Miller wore a pink whipped cream tress with pink accessories. They also wore blue and white carnation corsages.

The hostess gift was a set of stainless steel cookware and table lamp.

Hostesses were Mrs. Marvin Mimms, Mrs. C.W. Bradshaw, Mrs. Alfred Steinbock, Mrs. Jack Smith, Mrs. Raymond McGeehe, Mrs. Bob Jones, Mrs. Ernest Nowell, Mrs. Jimmy Seaton, Mrs. Everett McBroom, Mrs. J.J. McDonald, Mrs. J.T. Eubanks, Mrs. Barney Floyd, and Mrs. Billy John Thorn.

The inspirational service consisted of a candlelight informal service under the theme "Lutheran Youth Encounter."

It centered on youth as they encounter problems of the world today. Repentance and faith were the responses of those young people. The early Christian practice of the laying on of hands was the tool used to make more personal forgiveness of sins of each individual.

Following the service, two newly produced filmstrips dealing with youth in relation to smoking, drinking, and immorality were shown.

They were entitled "I Never Thought of It That Way Before."

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NOW \$11.97

Cobb's

Beautiful for fall, these new silken suedes by Pandessa give elegance to the time of transition. And in the fresh colors, — brushed to brilliance, — of the Fashion Spectrum.

Beverly Anderson Hosts Party

Beverly Anderson was hostess for a party held at 7 p.m. Thursday at American Legion Hall.

Miss Anderson had scheduled the back-to-school event as a swimming party, but the late afternoon rain sent the hostess and her guests seeking indoor activities.

Supper was served and the group spent the evening playing games.

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PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TWELVE ON THE BALLOT

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

HOUSE JOINT RESOLUTION NO. 48, proposing an Amendment to Article IX of the Constitution of the State of Texas, is hereby proposed to be submitted to the voters of the State of Texas at an election to be held on November 8, 1966.

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

"Section 9. The Legislature may by law provide for the creation, establishment, maintenance and operation of hospital districts composed of one or more counties or all or any part of one or more counties with power to issue bonds for the purchase, construction, acquisition, repair or renovation of buildings and improvements and equipping same, for hospital purposes; providing for the transfer to the hospital district of the title to any land, buildings, improvements and equipment located wholly within the district which may be jointly or separately owned by any city, town or county, providing that any district so created shall assume full responsibility for providing medical and hospital care for its needy inhabitants and assume the outstanding indebtedness incurred by cities, towns and counties for hospital purposes prior to the creation of the district, if same are located wholly within its boundaries, and a pro rata portion of such indebtedness based upon the then last approved tax assessment rolls of the included cities, towns and counties if less than all the territory thereof is included within the district boundaries; providing that after its creation no other municipality or political subdivision shall have the power to levy taxes or issue bonds or other obligations for hospital purposes or for providing medical care within the boundaries of the district; providing for the levy of annual taxes at a rate not to exceed seventy-five cents (\$0.75) on the One Hundred Dollar valuation of all taxable property within such district for the purpose of meeting the requirements of the district's bonds, the indebtedness assumed by it and its maintenance and operating expenses, providing that such district shall not be created or such tax authorized unless approved by a majority of the qualified property taxpayers electors thereof voting at an election called for the purpose; and providing further that the support and maintenance of the district's hospital system shall never become a charge against or obligation of the State of Texas nor shall any direct appropriation of funds for the construction, maintenance or improvement of any of the facilities of such district.

Provided, however, that no district shall be created except by act of the Legislature and then only after thirty (30) days' public notice to the district affected, and in no case may the Legislature provide for a district to be created without the affirmative vote of a majority of the taxing voters in the district concerned.

The Legislature may also provide for the dissolution of hospital districts provided that a process is afforded by statute for:

- (1) determining the desire of a majority of the qualified voters within the district to dissolve it;
- (2) disposing of or transferring the assets, if any, of the district; and
- (3) satisfying the debts and obligations, if any, of the district, in such manner as to protect the interest of the citizens within the district, including their elective property rights in the assets and property of the district, providing, however, that any grant from federal funds, however dispensed, shall be considered an obligation to be repaid in satisfaction and provided that no election to dissolve shall be held more often than once each year. In such connection, the statute shall provide against disposal or transfer of the assets of the district except for due compensation unless such assets are transferred to another governmental agency, such as a county, embracing such district and using such transferred assets in such a way as to benefit citizens formerly within the district.

Sec. 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed thereon the following:

"FOR the constitutional amendment providing the method and manner for dissolution of hospital districts."

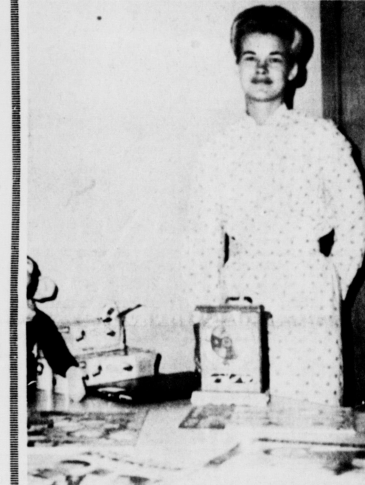
"AGAINST the constitutional amendment providing the method and manner for dissolution of hospital districts."

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

First Licensed Nurseries Opening In Muleshoe, Enrollment Started



KIDDY KORNER--Mrs. Homer Long is pictured in the back yard of her home which will be the playground for the children enrolled in Kiddy Korner Nursery School being established.



YOUNG MOTHER HUBBARD--Margaret Beene is standing beside one of her work tables to be used during work hours at the Young Mother Hubbard Nursery School.

each child enrolled must have a physical and be free of contagious disease when enrolled. Space for isolation is provided at each nursery for children with symptoms of illness once school gets underway.

Must a child be condemned to grow up Topsy because he is in a home other than his own for part or all of the day? In this day and age when more and more children are being placed in a part-time home where they spend most of their daylight hours while the mothers work, the standards of that part-time home need to be looked at very carefully. Where that home bears close scrutiny a license to serve can be of value to the director, help to the child and his parents as well as a service to the community.

Muleshoe now has the first licensed Nursery Schools to be established here. Operators of these nurseries are Mrs. Homer Long and Mrs. Margaret Beene, opening in their respective homes.

Both women applied for license under the Texas law during the summer and are ready to enroll children between the ages of two and 6 years. License were granted through the Lubbock Child Welfare office.

An inspection of the two homes and playground areas and equipment was made by Mrs. Zoe Ward, Lubbock, child welfare worker for this region, local fire marshal, Owen Jones and health officer Dr. B.O. McDaniel. Such inspections will be made annually.

Both nurseries will offer supervision at all times, balanced meals, two snacks each day, individual beds for nap time, fenced playground and adequate equipment.

Professional counseling is available at all times through the Lubbock office.

Mrs. Ward points out that the directors must have an understanding of children, that each member of the family where the nursery is housed must have a health certificate for the protection of the children and that

Mrs. Ward also says that these nursery schools are not conducted on the basis of public school and nothing will be taught that children obtain in kindergarten and public schools. They will be taught such things as finger painting, crafts, and other things of this nature as well as trained to get along with other children in work and play.

Mrs. Beene said she had been deeply interested in this type of licensed nursery for several months and visited one operated by a relative in Cleburne before applying for her license this summer. She is the director for Young Mother Hubbard's Nursery, 510 Austin, and will be assisted by Doris Jean Kelton. Tables for work periods are set up with the surroundings and room done with child decor.

Mrs. Beene, the former Margaret Errod, has lived near Needmore for many years. Her husband, Jamie, is manager of Eddie's Food Market at Needmore. They have two sons, Jeff, 6 years and Jay, 3 years. They are members of the Circleback Baptist Church.

Mrs. Long also has her work room ready for the children on opening day and a 30 foot breezeway for shaded play during the hot days of summer.

Mrs. Long has made her home in Muleshoe for many years. Her husband, Homer, operated a garage for several years. They have three children, Agnes Smith and Homer Long, both of Lubbock and Mart, a Muleshoe High School Senior. She also has four grandchildren, Kevin, 7; Kent, 6; Karen, 4; and Keith 2.

Mrs. Long's daughter, Agnes, has a fondness for words beginning with the letter "K" (notice all grandchildren's names began with that letter) so she named this nursery

"Kiddy Korner." It is located on the corner of South First Street and Avenue J.

The Longs are members of Trinity Baptist Church. Both nurseries provide an environment conducive to healthy personality growth and development, good physical care, and protection from health hazards, wholesome and safe physical surroundings and appropriate religious, social, recreational, and educational opportunities, according to Mrs. Ward.

Mrs. McKinstry, Veta Allison Attend Workshop

Mrs. Sam McKinstry and grand daughter, Veta Allison, attended the Southwest Showcase Piano Workshop Thursday Aug. 18 at the Garden and Art Center in Lubbock.

This workshop was conducted by Mr. William A. Murphy of Lubbock who gave the fifty six teachers attending an extraordinary service after his months of intensive survey of newest solos, theory books, and supplementary teaching materials.

All of this material was on display, and a lunch was served at noon compliments of Sam Baker Music Co.

Right after the lunch hour, at a short business meeting of the South Plains Music Teachers Assn., members attending voted to change the name to Lubbock Music Teachers Assn, which still includes

Muleshoe Study Club Meet Held

Muleshoe Study Club met Tuesday in the home of the new president, Mrs. Cecil Cole for a call business meeting.

Plans were discussed and formulated for selling ads in the Caprock edition of the Texas Clubwoman Magazine. Mrs. Rufus Gilbreath, Mrs. W.H. Errod, and Mrs. R.O. Gregory were appointed a committee to work details for the selling of the ads.

Mrs. Thurman White was elected to fill the office of Parliamentarian. Other money raising projects for the year were discussed. First meeting of the fall season will be in the home of Mrs. S.L. Benefield, Sept. 9 at 4 p.m.

Those in attendance were: Mrs. Benefield, Mrs. Charles Grow, Mrs. J.G. Arnn, Mrs. Errod, Mrs. G.L. Splan, Mrs. H.W. Carpenter, Mrs. R.O. Gregory, Mrs. Rufus Gilbreath,

the surrounding towns--but this change of name was to make the association better known elsewhere.

Mrs. McKinstry is a member of the Lubbock Music Teachers Assn. The Texas Music Teachers Assn. The National Music Teachers Assn., and the National Guild of Piano Teachers.

Mrs. McKinstry will begin her piano classes here Monday, Sept. 5. Registrations and working out schedules will be the week before, beginning Monday, Aug. 29.

Lutheran Church Prayer Group Organized Here

A newly organized prayer group at St. Paul's Lutheran Church began this week under the leadership of Mrs. Fern Clark.

The group is composed of individuals who pray at home for at least 15 minutes a day at the approximate same time

for those whose names have been supplied by the pastor, Brian Engel, as having a specific need.


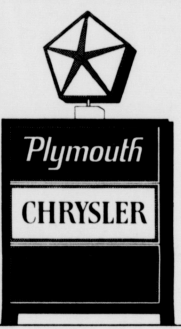
The prayer list changes each week and are listed under three headings, sick, tragedy and unchurched.

Anyone wishing to participate member or not, Lutheran or not, may do so by contacting Mrs. Fern Clark, Phone 965-2267.

Rev. Troy Walker is holding a two week's revival at West-side Baptist Church, Portales. *****

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Pre-School Children
Photo Contest
In Living Color
at **Cobb's**
WEDNESDAY, AUGUST 24
FIRST PRIZE. . . 11X14 Color
SECOND PRIZE. . . 8X10 Color
THIRD PRIZE. . . 5X7 Color
'HOME OWNED' 'HOME OPERATED'
Morris Nowlin Studio


THIS IS PETE GUINN, MANAGER OF MULESHOE'S NEW CHRYSLER AND PLYMOUTH AGENCY

**And here are four good reasons
to come in and say hello.**

- (1) Here's where you can see and drive Chrysler and discover how easy it is to move up. For instance, five of our full-sized Chryslers are priced just a few dollars a month more than the most popular smaller cars, comparably equipped.
- (2) This is the place to let yourself go Plymouth -- with five new kinds of cars for '66... the elegant V.I.P., Plymouth Fury, Belvedere, Valiant and that fast-moving fastback, the Plymouth Barracuda.
- (3) You'll find customer care an important part of our business. We have the most modern service facilities and trained personnel to assure complete satisfaction.
- (4) Our used car lot specializes in late-model 'Top Quality' used cars that have won Chrysler Corporation's hard-earned seal of approval. So, New Car, Used Car, we're here to earn the right to your business. We'll be glad to show you why. Stop in today.

BMG Motors, Inc.

1701 W. American Blvd. Muleshoe, Texas

AUTHORIZED DEALER  CHRYSLER
MOTORS CORPORATION

ANOTHER \$25 CLOVERLAKE WINNER

Mrs. H. M. Nivens

401 East 4th Street



Mrs. H. M. Nivens is happy recipient of a \$25 check being presented her by Jack Baker, Cloverlake Sales Manager. She is shown (center) with Barker (right) and Max Martin (left) market manager at Jim's Pay N' Save.

Mrs. H. M. Nivens received a check for \$25 when she had Cloverlake Products in her home when visited by the Mystery Cloverlake Man Mrs. Nivens purchased the Cloverlake Product at Jim's Pay N' Save.

THE MYSTERY MAN MAY VISIT YOUR HOME THIS WEEK!

SAVE YOUR CLOVERLAKE POINTS FOR VALUABLE "FREE" PREMIUMS...

Tech Gets 'Unruffled' Attorney To Head its New Law School

LUBBOCK—Texas Tech's new Law School Dean doesn't give the impression of a man working against time. Unruffled by the construction clamor going on around him, tall, (6'3"), soft-spoken Dean Richard B. Amandes calmly deals with the complicated business of organizing a law school "from the foundation up."

When he can spare a glance out of the window, he appears more fascinated than perturbed by the remodeling project now nearing completion in which a number of former barracks buildings acquired from Sheppard Air Force Base are being converted into temporary quarters for Tech's new school scheduled to open in September of 1967.

"It's the Law School's first home," Dean Amandes remarks as he observes College maintenance and building crews busily at work refurbishing and renovating the once austere quarters.

The barracks complex, located on the north campus adjacent to Sixth Street, will house the Law School until such a time as a permanent building, now in the planning stage, can be designed and built—hopefully as early as 1969.

"We are studying architectural styles and gathering suggestions from all over," Dean Amandes notes. "In an effort to design a building which will combine aesthetics and function to the best advantage."

"Best" is a qualifying term that pops up often in conversations with the Tech educator who is primarily concerned with excellence in all phases of the emerging law school—its teaching staff, its curriculum, its library and its student body, as well as its physical plant.

And which—among this multitude of responsibilities—takes top priority? "Just about everything—in that order," responds Dean Amandes with a wry smile. "Everything must move along together, or as nearly so as possible. Actually, at first, personal contacts become an important objective. You must meet the people who can tell you what you want to know."

In West Texas, he has found this surprisingly easy. "Reaction to the School has been wonderful," he declares, "among both the general public and the professional community. Nowhere have I experienced greater friendliness, or greater interest in a specialized field."

Tech backers have been eager to introduce him to the professional community as he is to become acquainted with

convincing will be such as institutionalized. Predicts Allison, "Tech's Law School, from the day it opens, will be as fine a law school as can be found anywhere. Headed by a Dean who has already demonstrated his ability as a traitor to the cause, with the quality of instruction to be offered, Tech's Law School within a very short time will become one of the outstanding legal institutions in the nation. We will rank at the top!"

With this concept of what a law school should be Dean Amandes modestly, but heartily, agrees. The key objectives of the School and its faculty, as he sees it, will be to train young men and women for the practice of law, whether it be as advocate, counselor, judge or law teacher, in accordance with the highest traditions of professional responsibility.

"It also should recognize," he emphasizes, "the use of law as a stepping stone to a career in government, politics or business. The curriculum and the methods of instruction would be designed to develop the student's highest potential, whatever may have been his reason for entering the School."

Tech's new School has engaged national as well as regional interest. Dean Amandes was invited to present a progress report at a meeting of the American Bar Association's Council of the Section on Legal Education and Admissions to the Bar at the session just concluded in Montreal. He is scheduled to confer shortly with leading law school administrators at the Southeastern Conference of the Association of American Law Schools in Lexington, Ky.

Meanwhile, the search for teaching talents continues. "We are looking for experienced law teachers who can bring informed opinions as well as teaching techniques to the classroom," Dean Amandes said. "With good luck, two of our four-member faculty will be selected by the end of the year, and the others as soon as possible thereafter."

Indications are that numerical enrollment will be no problem. In fact, since the first call will be limited to 75, there undoubtedly will be many more applicants than openings. Numerous requests for information, many of them containing test scores and other credentials, have been received in the months that have elapsed since Dean Amandes' appointment was announced in February.

The Dean, who likes to work at his desk in shirt-sleeved comfort, prefers a casual atmosphere "whenever possible, as an aid to concentration and imagination."

A native Californian who has traveled to most of the 50 states, Dean Amandes expressed a keen appreciation of the West Texas climate, especially the sunshine and clear weather. He is no stranger to Texas, however, having visited here many times in addition to teaching one summer at Southern Methodist University.

Mrs. Amandes, also a native of California, together with son

Chris, 11, and daughter Robin, 10, just completed a late summer vacation at Lubbock where Chris will be a seventh grader at Hutchinson Junior High and Robin will attend the sixth grade at Wheelock Elementary.

The family home at 3306 32nd St. was formerly the residence of former Tech President and Mrs. Clifford B. Jones. Dean Amandes, who grew up in Berkeley, holds a A.B. from the University of California, M.L.B. from California's Hastings College of Law in San Francisco and the LL.M. from the New York University School of Law.

Immediately prior to coming to Tech he was Associate Dean and Professor of Law at Hastings. He also has taught at the University of Washington, New York University, the University of Washington, and Southern Methodist.

Bailey County Journal

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PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FIFTEEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. SENATE JOINT RESOLUTION NO. 33 proposing an amendment to Article XVI, Constitution of the State of Texas, to authorize state participation in programs financed with funds from the state treasury or other private or federal sources and conducted by local level or non-profit organizations for assisting the blind, crippled, or otherwise physically or mentally handicapped in becoming gainfully employed, in rehabilitating and restoring the handicapped, and in providing other services essential for the better care and treatment of the handicapped.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 6, Article XVI, Constitution of the State of Texas, be amended to read as follows: "Section 6. No appropriation for private or individual purposes shall be made, either from the state treasury or from private or federal sources, designated by the private or federal sources, for assisting the blind, crippled, or otherwise physically or mentally handicapped in becoming gainfully employed, in rehabilitating and restoring the handicapped, and in providing other services essential for the better care and treatment of the handicapped."

"(b) State agencies charged with the responsibility of providing money under the subsection or may regulate the amount of money expended under the subsection for the purpose of the money administered, and the way in which the state agencies may expend the money. Money accepted under the subsection for a purpose prohibited by the Legislature shall be returned to the entity that gave the money.

"This subsection does not prohibit state agencies au-

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

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified voters of this state at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed on them the following: "FOR the Constitutional Amendment authorizing assistance to the blind, crippled, or otherwise physically or mentally handicapped, in the form of grants of public funds obtained from private or federal sources solely to local level or other private, nonsectarian associations, groups, and non-profit organizations for establishing and equipping facilities to assist the handicapped in becoming gainfully employed, for their rehabilitation or restoration, or for providing other services essential for the better care and treatment of the handicapped."

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. SENATE JOINT RESOLUTION NO. 39 proposing an amendment to Section 18, Article VII, Constitution of the State of Texas, to withdraw Arlington State College from participation in the Permanent University Fund.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 18, Article VII, Constitution of the State of Texas, be amended to read as follows: "Section 18. For the purpose of construction, repair, or acquiring buildings or other permanent improvements, the Permanent University System, including Texas A & M University, Prairie View Agricultural and Mechanical College of Texas at Prairie View, Tarleton State College at Stephenville, Texas Agricultural Experiment Station at College Station, Texas Engineering Experiment Station at College Station, Texas Forestry Service, the Board of Directors is hereby authorized to issue negotiable bonds not to exceed a total amount of one-third (1/3) of twenty per cent (20%) of the value of the Permanent University Fund exclusive of real estate at the time of any issuance thereof; provided, however, no building or other permanent improvement shall be acquired or constructed hereunder for use by any institution of the University of Texas System, except at and for the use of the general academic institutions of said System, namely, the Main University of Texas and Texas Wesleyan College, without the prior approval of the legislature or of such agency as may be authorized by the Legislature to grant such approval. Any bonds or notes issued hereunder shall be payable solely out of the income from the Permanent University Fund. Bonds or notes so issued shall mature serially or otherwise not more than thirty (30) years from their respective dates.

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

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

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

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

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

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

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Get the kids ready for grade school, high school or college with clothes that look and feel like new. Our exclusive Sanitone Drycleaning process gets clothes cleaner. Colors brighter. Whites whiter.

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WIN A CARAVELLE "SCUBA" FROM LEVI'S

FANTASTIC UNDERWATER WATCH—unbreakable mainspring, antimagnetic, waterproof to 666 feet, rotating elapsed-time disc times you to exactly an hour. 17-jewel precision movement, stainless steel case, luminous dial, heavy rubber strap!

NOT A CONTEST! NOTHING TO BUY! SEE US FOR DETAILS!

Cobb's

THE FAMILY LAWYER

Coaching The Witness

One of the oldest tricks in the courtroom is to fire this question at a witness:

"Have you talked with anyone about this case?"

To show how honest he is, the witness might indignantly say no. But that very answer makes him a liar. For surely he has already discussed the case, if not with anyone else, at least with the lawyer who summoned him to stand by.

What the witness forgets is that there is nothing wrong about a pre-trial discussion with the lawyer. Within proper limits, it is both normal and necessary.

Why? For one thing, quite simply, because the lawyer will want to find out what the witness knows about the case.

For another thing, he may give the witness some hints on courtroom etiquette, like "Don't chew gum on the witness stand" or "Better wear something a little more conservative."

Further, he may explain some of the mysteries of legal procedure, in order to calm the witness' natural apprehensions about testifying.

But a pre-trial discussion may range far beyond these objectives, depending on what the witness is expected to do.

Will he have to explain a chart to the jury? Will he be describing the scene of an accident? Will he be called upon to give the background of a quarrel, without wandering off into all kinds of irrelevant details?

He can perform all these functions better—more clearly, more speedily—if he has gone over the matter first with the lawyer. In fact, the lawyer may even put him through a "trial run" of his testimony, including a mock cross-examination by the opposition.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIXTEEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION NO. 1 proposing an Amendment to the Constitution of the State of Texas to establish the date on which newly elected Members of the Legislature shall qualify and take office.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article III, Section 3, of the Constitution of Texas, be and the same is hereby amended so as hereafter to read as follows: "Section 3. The Senators shall be chosen by the qualified electors for the term of four years; but a new Senate shall be chosen after every second year, and the Senators elected after each appointment shall be divided by lot into two classes. The seats of the Senators of the first class shall be vacated at the expiration of the first two years, and those of the second class at the expiration of four years, so that one-half of the Senators shall be chosen biennially thereafter. Senators shall take office following their election, on the day set by law for the convening of the Regular Session of the Legislature, and shall serve thereafter for the full term of years to which elected, and until their successors shall have been elected and qualified."

Sec. 2. That Article III, Section 4, of the Constitution of Texas, be and the same is hereby amended so as hereafter to read as follows: "Section 4. The Members of

the House of Representatives shall be chosen by the qualified electors for the term of two years. Representatives shall take office following their election, on the day set by law for the convening of the Regular Session of the Legislature, and shall serve thereafter for the full term of years to which elected, and until their successors shall have been elected and qualified."

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 throughout the State on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment establishing the date on which newly elected Members of the Legislature shall qualify and take office."

If it appears from the returns of such election that a majority of the qualified electors thereon are for such Amendment, same shall become a part of the Constitution of Texas.

Sec. 4. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for such election and this Amendment shall be published in the manner and as required by the Constitution and laws of this State.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVENTEEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. SENATE JOINT RESOLUTION NO. 41 proposing an amendment to Section 18, Article VII, Constitution of the State of Texas, to withdraw Tarleton State College from participation in the Permanent University Fund.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 18, Article VII, Constitution of the State of Texas, be amended to read as follows: "Section 18. For the purpose of construction, repair, or acquiring buildings or other permanent improvements, the Permanent University System, including Texas A & M University, Prairie View Agricultural and Mechanical College of Texas at Prairie View, Texas Agricultural Experiment Station at College Station, Texas Engineering Experiment Station at College Station, Texas Forestry Service, the Board of Directors is hereby authorized to issue negotiable bonds not to exceed a total amount of one-third (1/3) of twenty per cent (20%) of the value of the Permanent University Fund exclusive of real estate at the time of any issuance thereof; provided, however, no building or other permanent improvement shall be acquired or constructed hereunder for use by any institution of the University of Texas System, except at and for the use of the general academic institutions of said System, namely, the Main University of Texas and Texas Wesleyan College, without the prior approval of the legislature or of such agency as may be authorized by the Legislature to grant such approval. Any bonds or notes issued hereunder shall be payable solely out of the income from the Permanent University Fund. Bonds or notes so issued shall mature serially or otherwise not more than thirty (30) years from their respective dates.

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



UNITED FUND CHAIRMEN -- John Shelton, budget chairman for 1966 United Fund campaign (seated) got his division chairman together this past week. Shown are (left-right) Vic Benedict, rural division chairman; Neal Dillman, school division; Myron Pool, commercial division; Don Harmon, professional; Verge Lane, employees division, Doug Haynes, advance division. E. T. Ford, chairman of city farmers committee, and Curtis Walker, co-chairman of the employees division, were unable to be present. (Journal Photo)

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT

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

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

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

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

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

(1) Notwithstanding any other provision of this Constitution, the Legislature may enact laws and provide for a method of registration, including the time for such registration, permitting any person (1) who has moved into or out of this State except for meeting county or district residence requirements, and (2) who shall have resided anywhere within this State at least thirty (30) days preceding a General Election in a presidential election year, and (3) who shall have been a qualified elector in another state immediately prior to his removal to this State or who has been a qualified elector in this State immediately prior to his removal to another state, to vote for President and Vice President in this State at that election.

(2) Notwithstanding any other provision of this Constitution, the Legislature may enact laws and provide for a method of registration, including the time for such registration, permitting any person (1) who has moved into or out of this State except for meeting county or district residence requirements, and (2) who shall have resided anywhere within this State at least thirty (30) days preceding a General Election in a presidential election year, and (3) who shall have been a qualified elector in another state immediately prior to his removal to this State or who has been a qualified elector in this State immediately prior to his removal to another state, to vote for President and Vice President in this State at that election.

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

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

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

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

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER ELEVEN ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 19 proposing an Amendment to Section 49-d, Article III of the Constitution of the State of Texas, declaring state policy regarding optimum development for the use of the Texas Water Development Fund under such conditions as the Legislature may prescribe by General Law in the acquisition and development of storage facilities and any system of works properly appurtenant thereto, providing for the sale, lease or transfer of such facilities under General Laws; providing for long-term contracts for water storage facilities; authorizing the issuance of an additional \$200,000,000 in bonds by the Texas Water Development Board upon a two-thirds (2/3) vote of the elected members of each house; providing that anticipatory legislation shall not be invalid because of its anticipatory character; providing for the necessary election, form of ballot, and proclamation and publication.

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

Section 1, That Section 49-d of Article III of the Constitution of the State of Texas be amended to read as follows:

Law, including the requirement of a permit for storage or beneficial use, for the additional purposes of acquiring and developing storage facilities, and any system or works necessary for the filtration, treatment and transportation of water from sources to points of treatment, filtration and/or distribution, including facilities for transporting water therefrom to wholesale purchasers, or for any one or more of such purposes by any method; provided, however, the Texas Water Development Fund or any other state fund, provided for water development, transmission, transfer or filtration shall not be used to finance any project which contemplates or results in the removal from the basin of origin of any surface water necessary to supply the reasonably foreseeable future water requirements for the next ensuing five-year period, except on a temporary, interim basis.

"Under such provisions as the Legislature may prescribe by General Law the Texas Water Development Fund may be used for the conservation or reconstruction of water for useful purposes by construction or reconstruction of reservoirs constructed or to be constructed or enlarged within any one or more of the following governmental agencies: by the United States of America or any agency, department or instrumentality thereof, by political subdivisions or bodies politic and corporate of the state; by interstate compact commissions to which the State of Texas is a party; and by municipal corporations. The Legislature shall provide terms and conditions under which the Texas Water Development Board may sell, transfer or lease, in whole or in part, any acquired or associated system or works

which the Texas Water Development Board has financed in whole or in part.

"Under such provisions as the Legislature may prescribe by General Law, the Texas Water Development Board may also execute long-term contracts with the United States or any of its agencies for the acquisition and development of storage facilities in reservoirs constructed or to be constructed by the Federal Government. Such contracts when executed shall constitute general obligations of the State of Texas in the same manner and with the same effect as state bonds issued under the authority of the preceding Section 49-c of this Constitution, and the provisions in said Section 49-c with respect to payment of principal and interest on state bonds issued shall likewise apply with respect to payment of principal and interest required to be paid by such contracts. If storage facilities are acquired for a term of years, such contracts shall contain provisions for renewal that will protect the state's investment.

"The aggregate of the bonds authorized hereunder shall not exceed \$200,000,000 and shall be in addition to the aggregate of the bonds previously authorized by said Section 49-c of Article III of this Constitution. The Legislature upon two-thirds (2/3) vote of the elected members of each House, may authorize the Board to issue all or any portion of such \$200,000,000 in additional bonds herein authorized.

"The Legislature shall provide terms and conditions for the Texas Water Development Board to sell, transfer or lease, in whole or in part, any acquired storage facilities or the right to use such storage facilities together with any associated system or works necessary for the filtration, treatment or transportation of water at a price not less than the direct cost of the Board in acquiring same; and the Legislature may provide terms and conditions for the Board to sell any unappropriated public waters of the state that might be stored in such facilities. As a prerequisite to the purchase of such water or water the applicant therefor shall have secured a valid permit from the Texas Water Commission or its successor authorizing the

Sudan. . . orientation class at Howard Payne. While gone they will be in Austin to meet Mr. and Mrs. Charles Wood for a days visit, and will also visit in Lampasas with relatives.

Mrs. Olan Baccus visited during the weekend in the home of her daughter and family, Mr. and Mrs. James Shearer, in Dimmitt.

Mrs. Kenneth Burgess completed a six week's session at Tech summer school this week, and Mrs. Burgess will be in Seymour Wednesday through Friday visiting her parents, Mr. and Mrs. Horace Duggan. Returning home with them will be their children, who had been visiting their grandparents all while Mrs. Burgess attended school.

Mrs. E.E. Crow left Tuesday for Hawaii. She accompanied Mr. and Mrs. Johnny Murrell of Earth, and Mrs. Johnny MacMurty, Muleshoe. Mrs. Crow was honored with a coffee Friday morning in the home of Mrs. Doyle Baccus, Mr. and Mrs. Wayne Rogers have been visiting relatives in Wheeler this week.

Mrs. Bill Curry and Dwayne, and Mrs. Marvin Tollett were Lubbock visitors Friday.

Mr. and Mrs. Harold Rossiter of Kansas City, Mo., visited last week in the home of her grandmother, Mrs. L.R. Burckes, and Miss Esther James. While here they also visited in the home of Mr. and Mrs. Marvin Tollett.

Mrs. Mack Campbell and

acquisition of such storage facilities or the water impounded therein. The money received from any sale, transfer or lease of storage facilities or associated system or works shall be used to pay principal and interest on state bonds incurred by the Texas Water Development Board, provided that when moneys are sufficient to pay the full amount of such bonds, the Federal Government, such contracts when executed shall constitute general obligations of the State of Texas in the same manner and with the same effect as state bonds issued under the authority of the preceding Section 49-c of this Constitution, and the provisions in said Section 49-c with respect to payment of principal and interest on state bonds issued shall likewise apply with respect to payment of principal and interest required to be paid by such contracts. If storage facilities are acquired for a term of years, such contracts shall contain provisions for renewal that will protect the state's investment.

"The aggregate of the bonds authorized hereunder shall not exceed \$200,000,000 and shall be in addition to the aggregate of the bonds previously authorized by said Section 49-c of Article III of this Constitution. The Legislature upon two-thirds (2/3) vote of the elected members of each House, may authorize the Board to issue all or any portion of such \$200,000,000 in additional bonds herein authorized.

"The Legislature shall provide terms and conditions for the Texas Water Development Board to sell, transfer or lease, in whole or in part, any acquired storage facilities or the right to use such storage facilities together with any associated system or works necessary for the filtration, treatment or transportation of water at a price not less than the direct cost of the Board in acquiring same; and the Legislature may provide terms and conditions for the Board to sell any unappropriated public waters of the state that might be stored in such facilities. As a prerequisite to the purchase of such water or water the applicant therefor shall have secured a valid permit from the Texas Water Commission or its successor authorizing the

acquisition of such storage facilities or the water impounded therein. The money received from any sale, transfer or lease of storage facilities or associated system or works shall be used to pay principal and interest on state bonds incurred by the Texas Water Development Board, provided that when moneys are sufficient to pay the full amount of such bonds, the Federal Government, such contracts when executed shall constitute general obligations of the State of Texas in the same manner and with the same effect as state bonds issued under the authority of the preceding Section 49-c of this Constitution, and the provisions in said Section 49-c with respect to payment of principal and interest on state bonds issued shall likewise apply with respect to payment of principal and interest required to be paid by such contracts. If storage facilities are acquired for a term of years, such contracts shall contain provisions for renewal that will protect the state's investment.

"The aggregate of the bonds authorized hereunder shall not exceed \$200,000,000 and shall be in addition to the aggregate of the bonds previously authorized by said Section 49-c of Article III of this Constitution. The Legislature upon two-thirds (2/3) vote of the elected members of each House, may authorize the Board to issue all or any portion of such \$200,000,000 in additional bonds herein authorized.

"The Legislature shall provide terms and conditions for the Texas Water Development Board to sell, transfer or lease, in whole or in part, any acquired storage facilities or the right to use such storage facilities together with any associated system or works necessary for the filtration, treatment or transportation of water at a price not less than the direct cost of the Board in acquiring same; and the Legislature may provide terms and conditions for the Board to sell any unappropriated public waters of the state that might be stored in such facilities. As a prerequisite to the purchase of such water or water the applicant therefor shall have secured a valid permit from the Texas Water Commission or its successor authorizing the

daughter, Rebecca LeAnn, of Littlefield, visited Monday in the home of her parents, Mr. and Mrs. L.F. Meeks.

Mr. and Mrs. Reid Markham were to leave this week for vacationing in the mountains of New Mexico.

L.E. Slate has been ill and confined to the hospital in Amberst.

Mrs. J.P. Arnold, Sr. led the Royal Service study at the meeting Monday afternoon of the W.M.U., First Baptist Church. Present were Mrs. Arnold, Mrs. John Buth, Mrs. R.E. DeLoach, Mrs. T.W. Dunaway, Mrs. Halbert Harvey, Mrs. L.F. Meeks, Mrs. Oscar Vinson, Mr. and Mrs. Earl C. Parrott of Littlefield visited Saturday evening in the home of her mother, Mrs. T.B. Adler, and with his sister, Mrs. R.E. Scott and family.

Mrs. Joe West was hostess for a meeting of the Sewing Club Thursday afternoon when those present were Mrs. Otis Markham, Mrs. Mike Carter, Mrs. Jinks Dent, Mrs. John Tucker, Mrs. Annie Chester, Mr. and Mrs. J.T. Henderson visited relatives in Northeast Texas last week.

Mrs. Leona Tollett of spent the weekend in Ruidoso, Mrs. Keith Glover entertained with a Bridge Club meeting Thursday afternoon when guests present were Mrs. Bert Dillon, Littlefield, Mrs. Edward Gaston and Mrs. Wayne White-Rogers, N.M., visited this week in the home of her son and family, the Marvin Tolletts. Vickie Maston of McComb, Mississippi, has been visiting her grandparents Mr. and Mrs. Gilbert Masten, and her sister and family, Mr. and Mrs. Joe Bellar.

Mr. and Mrs. Keith Glover and sons, Randy and Monty Akers, members present included Mrs. Richard Bean, Mrs. Waymon Lewis, Mrs. Joe Paul Owens, Mrs. C.W. Conway, all of Littlefield.

Funeral services for Clyde Milan, brother of John Milam, were held Sunday at the First Christian Church in Memphis.

Milam died Friday in Memphis hospital following lengthy illness. Other than Mr. Milam he is survived by two sons, Mrs. Maud Milam of Memphis, Mrs. Felix Cochran of Littlefield, Mr. and Mrs. Harold Rossiter of Kansas City, Mo., and children, Mrs. L.R. Burckes, and Miss Esther James dinner guests Thursday evening in the home of Mr. and Mrs. Marvin Tollett.

ALFA LFA
CODY APHID RESISTANT & COMMON

WHEAT
CONCHO & TASCOSA

RYE

OATS

BARLEY

LAWN FERTILIZER
NITRAGI-CERESAN-KOPKARB

TOP MARKET PRICES ON MIL AND CORN

Ray Griffiths & Sons
Mleshoe, Texas

"Our electric air conditioner in its 8th year still cools our home to perfection!"

SAYS
Mrs. L. R. BORGER
AMARILLO, TEXAS

Mrs. Borger arrans wall decoration in the attractive den of her electrically cooled me.

Mrs. Borger, husband and their 4 children stay delightfully cooling during the hot summer months—thanks to their electric air conditioner. "In addition to keeping us comfortable, our electric air conditioner also keeps humidity down on hot,uggy days," adds Mrs. Borger. You too can enjoy electric air conditioning—ask your Public Service manager if ELECTRIC air conditioning is best for you.

Electric air conditioners take up little space—look good, too. Mrs. Borger finds hers is just about chair height, uses just electricity and free air—requires no water.

Comfort Electric Cooling

39-4

Luncheon..

Continued from Page 1
porting pupils less than two miles. And we felt the local district would not be able to absorb all this added expense.

Muleshoe..

Continued from Page 1
Mrs. Nola McGee is visiting in San Antonio with her daughter and son-in-law, Mr. and Mrs. J.T. Barnes.

Teachers..

Continued from Page 1
of the TSTA staff, who will speak on the subject, "Where the Action Is."

Muleshoe Youths On Dean's Roll

Honor rolls for the summer session at Southwestern State College, Weatherford, contain the names of 883 students...

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT
PROPOSED CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT
PROPOSED CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT

Muleshoe..

Continued from Page 1
Mrs. A.L. Burchell and Deborah attended the quarterly GA rally Thursday at Longview in preparation for the new year plans.

Purdy

Continued from Page 1
He said the day started at 5 o'clock and from then until he was in bed at night it was "one continuous whirl of activities."

Budget..

Continued from Page 1
\$300 for contracted services, and \$5200 for heating the buildings. Utilities (except heat) will cost \$12,000 and supplies will run to \$6120.

Plump..

Continued from Page 1
The weather Bureau has made more than 12,000 cooperative observers throughout the United States who make and record daily observations.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT
PROPOSED CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT

Muleshoe..

Continued from Page 1
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Muleshoe..

Continued from Page 1
Mr. and Mrs. Walter Sain are visiting in Decatur with her parents, Mr. and Mrs. Alex Fe and Durango, Colo. They are expected to return today.

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YOUTH CONFAB - Here are Bailey county's five delegates to the Texas Youth Conference, being held in Austin, sponsored by the Texas Law Enforcement and Youth Development Foundation, shown (first row, left-right) Lynn Pitts and Julia Burkett, and (second row) Dennis Newton, John Gulley (Rick L. Smith Photo)

Budget..

Continued from Page 1
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Plump..

Continued from Page 1
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Schedule of Events

- MONDAY
3 p.m. Electric Board Meeting in the Community Room of Bailey County Electric.
2 p.m. Senior Citizens meet at First Methodist Church.

STUDYING PERTH CATHEDRAL

LONDON (AP) - Bricks from the Anglican Cathedral at Perth, Australia, have been flown into London so they can be loaned as part of a move to renovate the building's life.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT
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FINAL HOUR--These are the children who attended the final story hour sponsored by the Library. Pictured are Veta Black, Joy Dean, Allison Kay Pool, Rhonda King, Joyce Camp, Donnie Gaddy, Stephanie Brantley, Dan McKivicker, Beth Whitt, Brenda Wimbler, Greg Bliss, Jeff Johnson, Tim Bliss, Brad Baker, Cynthia Isaac, Buford Dean, Carolyn Camp and Elizabeth Isaac.

Library Story Hour Concludes

The Library Story Hour for pre-school age children concluded with the afternoon hour Wednesday. Since the program began the first week of July, Ann Camp, librarian, reports that an average of 25 children attended. Each story hour was composed of reading aloud, skits and/or puppet shows.

Through the program children visited many far-away countries via book and depiction of the country by skit or puppet show. The concluding story hour took them to England for a visit with Winnie Pooh. The program theme was "Children Can Go Everywhere." Those attending that day also

went through the bookmobile. They were Veta Black, Joy Dean, Allison Kay Pool, Rhonda King, Joyce Camp, Donnie Gaddy, Stephanie Brantley, Dan McKivicker, Beth Whitt, Brenda Wimbler, Greg Bliss, Brad Baker, Cynthia Isaac, Buford Dean, Carolyn Camp, and Elizabeth Isaac.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION NO. 21 proposing an Amendment to Article XVI, Constitution of the State of Texas, relating to the terms of office of directors of conservation and reclamation districts.

Section 1. That Article XVI, Constitution of the State of Texas, be amended by adding a new Section to read as follows: "Section 39c. (a) The terms of office of persons serving on the governing body of a political subdivision of the State created to further the purposes of Section 52, Article III, or Section 59, Article XVI, of this Constitution, shall never exceed six years."

Section 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed on them the following: "FOR the Constitutional Amendment changing the maximum term of office of directors of conservation and reclamation districts from two to six years."

Section 3. The Governor of the State of Texas shall issue the necessary proclamation for the first election on November, 1966, relating to the terms of office of governing bodies of political subdivisions created to further the

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION NO. 65 proposing an Amendment to Section 3-b of Article VII of the Constitution of Texas providing that school taxes theretofore voted in any independent school district or in any junior college district shall not be abrogated, cancelled or invalidated by change in boundaries nor shall bonds voted, but unissued, at the time of such change, be invalidated by such change; authorizing the levy of taxes after such change without further election in the district as changed; providing an exception in the case of the annexation or consolidation of whole districts; providing for an election and the issuance of a proclamation therefor.

Section 1. That Section 3-b of Article VII of the Constitution of Texas be amended to be read as follows: "Section 3-b. No tax for the maintenance of public free schools voted in any independent school district or in any junior college district shall not be abrogated, cancelled or invalidated by change in boundaries nor shall bonds voted, but unissued, at the time of such change, be invalidated by such change; authorizing the levy of taxes after such change without further election in the district as changed; providing an exception in the case of the annexation or consolidation of whole districts; providing for an election and the issuance of a proclamation therefor."

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New Logging System Viewed By Area Couple

A Muleshoe couple, Mr. and Mrs. Troy Johnson, were in Oregon last month and got to see the maiden flight of a new balloon logging system.

A story of the new system appeared in an Oregon newspaper while the couple was in the area. Portions of the story follow:

OAKRIDGE — There is a strange silver object in the Western skies lately—neither bird nor plane nor Batman, it's a logging balloon.

Never heard of such a thing, you say? Well, small wonder; fewer than a dozen are known to exist.

The 162-foot long version floating over the hills five miles west of here is believed to be the first operational logging balloon in the United States. And it's the largest in the world.

The couple will receive its first close-up look at the unique operation at special ceremonies July 11 and 12. Some 130 newsmen from radio, television, magazines and newspapers are expected to join Oregon Gov. Mark Hatfield and other dignitaries at the "maiden flight" ceremonies.

Ranger districts within the Willamette National Forest are cooperating in preparations for visitors to the balloon site during the remainder of the summer.

A parking lot has been graded and several picnic benches installed adjacent to the Oakridge Ranger Station at the intersection of Highway 58 and the Deception Creek Road.

During the coming week a large tent will be erected in the same area, to serve as "briefing headquarters" for visiting newsmen.

After the initial demonstration tour, the public may visit the site on Wednesdays before 10 P.M.

Mr. and Mrs. Tom Berry took the second load consisting of 26 sacks of potatoes and 10 sacks of onions.

A report was given by Pearl H.H. Snow with 40 sacks of potatoes and eight sacks of onions.

Mr. and Mrs. Tom Berry took the second load consisting of 26 sacks of potatoes and 10 sacks of onions.

While at Ennis, the Berrys visited her brother who is a patient in the newly opened hospital wing of the home. He is Dr. Muleshoe resident, Cecil Perkins.

The new wing was opened June 16, enabling those who could not be cared for in the home to be hospitalized in the new wing. The wing meets Medicare and all state standards.

On the return trip, Mr. and Mrs. Berry visited their son and family in Dallas. Mrs. Berry, Dallas.

Sudan Launching P-TA Season; Signup Starts

By Evelyn M. Scott SUDAN--A number of planned activities to be held in conjunction with the opening of school will be by the Sudan Parent-Teachers Association.

Members of the membership committee will be present during the registration days next week to contact possible members.

A coffee will be held in the school cafeteria Monday morning, Aug. 29, the opening

between 9 a.m. and 3 p.m. while the balloon is in operation. The balloon itself is 162 feet long with its twin hulls forming a "V".

The width across the tail is 82 feet and it stands 36 feet high.

The balloon arrived early in June and was filled with helium on June 21. Since then it has been in trial stages of operation preparatory to the July 11-12 demonstration.

Experimental work and balloon development were handled by Goodyear Aerospace Corporation, a division of Goodyear Rubber Company.

About two years of experimentation have gone into the preparation of this 175,000-cubic-foot-capacity balloon.

Early tests were performed with a prototype balloon and last summer a 75,000-cubic-foot design development balloon was tested in actual logging in Elliott State Forest near Gardiner on the Oregon coast.

Hospital News

ADMISSIONS: Mary Baiza, Mrs. T.B. Wheeler, Rosemary Timney, Joe Pat Riley, Mrs. E.A. Dalton, Mrs. Leon Collins, baby girl Collins, Gilberto Gonzales, Goldie Drake, Rude L. Drake, Mrs. Camen Ortiz, Lydal Vazquez.

DEPARTURES: Mrs. Lyda Ebeling, Sidney Province, Larry Puckett, Mary Baiza, Ruby Ward, Joe Pat Riley, Ricky Duran, Rosemary Timney, Mrs. T.B. Wheeler.

GREEN MEMORIAL ADMISSIONS: Cleotus Busby, Opal Brooks, Deann Carpenter, A.O. Mitchell, Mrs. E.A. Seaton, Oran B. Reeves, Jose Perez, Jr., Leonard Mavejan, baby girl Nobles

Vegetables Taken To Homes By IOOF, Rebekahs

Potatoes and onions were taken to the IOOF and Rebekah Aged Home at Ennis.

The first load was taken by H.H. Snow with 40 sacks of potatoes and eight sacks of onions.

A report was given by Pearl H.H. Snow with 40 sacks of potatoes and eight sacks of onions.

Mr. and Mrs. Tom Berry took the second load consisting of 26 sacks of potatoes and 10 sacks of onions.

While at Ennis, the Berrys visited her brother who is a patient in the newly opened hospital wing of the home. He is Dr. Muleshoe resident, Cecil Perkins.

The new wing was opened June 16, enabling those who could not be cared for in the home to be hospitalized in the new wing. The wing meets Medicare and all state standards.

On the return trip, Mr. and Mrs. Berry visited their son and family in Dallas. Mrs. Berry, Dallas.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FORTYFOUR ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. HOUSE JOINT RESOLUTION NO. 38 proposing an Amendment to Article VI, Constitution of the State of Texas, to omit the requirement that members of the armed services vote only in the county in which they resided at the time of entering the service.

Section 1. That Section 2, Article VI, Constitution of the State of Texas, be amended by deleting the following language: "Any member of the Armed Forces of the United States or component branches thereof, or in the military service of the United States, shall vote only in the county in which he or she resided at the time of entering such service so long as he or she is a member of the Armed Forces."

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

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

Section 3. The Governor shall make a part of the State Constitution and be effective on and after the date of its adoption.

Section 4. The Governor shall have the same published in writing and left with the judge of the election. The husband may pay the poll tax which has been duly adopted prior to such proclamation.

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

Golf Luncheon Meeting Held

A luncheon was held Wednesday for members of the Women's Country Club Golf Association.

Hostesses were Eunice Evans, Nona Blake Douglass, and Ruby Hart.

During a business meeting, plans were discussed for the Men's Invitational Golf tourney slated for August 26, 27, and 28.

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The new wing was opened June 16, enabling those who could not be cared for in the home to be hospitalized in the new wing. The wing meets Medicare and all state standards.

On the return trip, Mr. and Mrs. Berry visited their son and family in Dallas. Mrs. Berry, Dallas.

Methodist Slate Volleyball Game

The MYF of the First Methodist Church will play the Methodist men in a game of Volleyball Sunday afternoon.

This game has been slated for 3:30 p.m. and is to be played behind the church building.

subsequently sold and delivered and any voted, but unissued, bonds of other school districts involved in such annexation or consolidation shall not thereafter be issued."

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

"FOR the Amendment to Section 3-b of Article VII of the Constitution of Texas providing that taxes or bonds previously voted in any independent school district or in any junior college district shall not be abrogated, cancelled or invalidated by change in boundaries, and authorizing the levy of taxes after such change without further election."

If it appears from the returns of said election that a majority of the votes cast were in favor of said Amendment, the same shall become a part of the State Constitution and be effective on and after the date of its adoption.

Section 3. The Governor shall have the same published in writing and left with the judge of the election. The husband may pay the poll tax which has been duly adopted prior to such proclamation.

WELCOME TO MULESHOE



MAX MARTIN

Max Martin, 14th. Street Trailer Park, is a newcomer to Muleshoe. Martin is market manager at Jim's Pay N' Save. He was formerly associated with Piggly Wiggly in Post as market manager. Martin and his wife, Betty, have five children: Judy, 16, Gary, 15, Ray, 10, Janice, 3 and Sherry, 2. They attend the Methodist Church. The following firms extend a cordial welcome to the Martins:

CASHWAY GROCERY 402 Main Phone 272-4244

DAMRON DRUG CO. REXALL 308 Main Phone 272-4120

JAMES B. GLAZE Insurance - Real Estate - Loans

MULESHOE STATE BANK

MULE SHOE MOTOR CO. "At The Crossroads"

Bula Ready for New Term; Assembly Set

By Mrs. John Blackman
BULA—Opening date for Bula School has been set for Monday, Aug. 29. There will be an opening assembly from 8:20 until 9:15, all parents and patrons of the school are invited. Buses will run at the same schedule as last year, lunch will be served at the noon hour. Books will be issued and classes will meet.

Several new teachers will be on the faculty this year, Mr. Willie Hedges, coming from Amberst will replace Mrs. Ruby Reid as history teacher, Mrs. Betty Sue Gauer will be teaching science again. Mr. Jack Thorp, half time vocational agriculture teacher, and Mrs. Owen Young, homemaking, high school math teacher is yet to be secured. In grade school and junior high Mrs. Evelyn Hedge will have the first grade, Mrs. Vera Hawkins second and third, Mrs. Willie Nettles fourth, Mrs. Zoy Risinger fifth and sixth and coach W.C. Fincher will be the room teacher for seventh and eighth, W.C. Risinger will be girls coach and also have commercial studies.

A house cleaning job is being done throughout the building in preparation for school. The lunch room has been enlarged, and has a new paint job through the inside. Mr. and Mrs. Buck Medlin and children, returned Tuesday from a visit with relatives and friends. They visited in Broken Arrow, Okla., with his sister and family, Mr. and Mrs. Jethro Gilbert, Kansas City, Mo., with his niece and husband Mr. and Mrs. Rich Wittman in Arkansas with her grandmother and other relatives. They also visited with a former pastor of the local Methodist church Mr. and Mrs. Dub Kile and children, Debbie, Gordon, and Cary who now reside at Okaloosa, Kansas where he is pastor.

The Rev. and Mrs. Leo Buscher, girls Karen and Aleta who in Dayton, Ohio, for a visit with both their parents and other relatives. He is local Baptist minister. Steve Crockett, son of Mr. and Mrs. John Crockett, had the misfortune of severely hurting his neck and getting many bruises and lacerations about the face, while helping his father

with a well rig Monday of this week. He is confined in the Methodist Hospital, Lubbock. Mr. and Mrs. Frank Layton of Monahans were weekend guests of his brother and wife Mr. and Mrs. Walter Layton.

Mr. and Mrs. Eldrid Mize and son Sterling of Crofton, spent Sunday and Sunday night with the Harold Layton's. Mr. and Mrs. Clarence Carter accompanied by their daughter and family, Mr. and Mrs. Charles Short and son Curtis, of Lovington, attended the sight and enjoyment events at Six Flags over the weekend.

Mr. and Mrs. Dewitt Tiller and children returned Saturday from a week's visit with his parents the Hoyt Tillers at Truth or Consequences, N.M.

Visiting Friday in the home of Mr. and Mrs. E.W. Black were his sister Mrs. Velma Ellis of San Antonio, Tex. Monday Mr. and Mrs. Lloy Black of Warner, Okla. arrived in Muleshoe and Tuesday a general Black family reunion was held at the home of Mrs. Clara Ellis at Amberst, Tex.

Mr. and Mrs. R.B. Lancaster and children of Dumas were guests of his parents over the weekend Mr. and Mrs. E.E. Lancaster.

Mr. and Mrs. E.M. Autry and children, have recently returned from a week's visit with her father, Sam Robertson of Bakersfield, Calif. Sunday evening services at the local Church of Christ, closed a very successful meeting with H.W. Willhott doing the preaching. A gospel singing was enjoyed Sunday afternoon with a large crowd in attendance. Song leaders were present from Whiteface, Sudan, Morton and Maple.

Spending the weekend with Wanda Hubbard were three of her roommates at West Texas State University, Dallas, Texas. Amarillo, Diane Nix of Ropes Judy Salsar of Whiteface, Also George Ann Gahman of Bula was with the group.

First of the week guests in the Bradley Hotel were some were relatives from Arkansas. Mr. and Mrs. Tony Robertson and sons Rickie and Dickie, and Mr. and Mrs. Boyd Browning and daughter Gloria, all from Fort Worth, Texas. Also Raymond Thorburg of Hendricks, Texas.

Leaving early Monday morning for a week's rest and fishing at Lake Vallecito, Colo. were Mr. and Mrs. George Bahman and daughter George Ann and Wanda Hubbard. They will join Mr. and Mrs. Jimmy Cannon, children Timmie and Janice and his parents Mr. and Mrs. C.L. Cannon.

Mrs. Gary Everett and father Curley Risinger, both students at West Texas University, spent the weekend here with home folks. Mrs. Everett's husband from Odessa also met them here. Mrs. Risinger is keeping the little son Scott Everett while her daughter is attending school this semester.

Jo Linda Robertson is home for a short stay before entering college at South Plains College this fall. She has been employed by the Levelland Public School system this summer.

Visiting for two weeks in the home of Mr. and Mrs. L.G. Fred and other relatives here are Mr. and Mrs. Keith Fred and son Tod, Flint, Michigan.

Mr. and Mrs. A. J. teacher in the Junior College there. Mrs. Mary Britt, Amberst, visited Sunday with her daughter and family Mr. and Mrs. Nolan Harlan.

The Sandhills Philosopher



Editor's note: The sandhills Philosopher on his Johnson grass farm reports on high prices this week.

Dear Editor:

This is the first time it ever happened, but a neighbor came over to my place yesterday and handed me a newspaper, just like that, and said "Here, see what you think of this?" He pointed to a headline on the front page which said "Farmers Cleared of Blame For Bread Price Hike."

I sat back down and looked it over. According to it, Congressional committee, investigating the high price of bread, said it had found conclusively that the wheat farmer wasn't to blame. This sure seems like going to a lot of trouble and expense to prove something every farmer has known for years.

While I don't raise any wheat, it didn't take a Congressional Committee to tell me that when the price of bread goes up, the extra money never trickles back down to the wheat farmer's pocket. I have never understood the

include Silas B. Ragsdale, Jr., C.E.A., Fort Worth, Harold Mathias, U.S. Chamber, Howard Rose, Midland Attorney; Roy Appleton, General Manager of Denton Record Chronicle; Nolan Conner, Fort Stockton Chamber Manager; Harry Cowan, U.S. Chamber; Dr. Robert P. Green, M.D. from Texas City; Dr. David E. Hunt, Assistant Commissioner of Coordinating Board of Texas College and University Systems; Frank Hildebrand, Texas Tourist Development Agency; Robert D. Thompson, Executive Vice-President Chamber of Commerce of Norman, Oklahoma. Social activities will include the High School All Star Football Game between Oklahoma and Texas on Friday, Aug. 19th; style show for the ladies; golf tournament on Sunday; reception of the annual banquet on Tuesday.

At the annual banquet, the Manager of the Year of West Texas will be named, along with officers and committees for the coming year.

mechanics of it, but there is some sort of economic shut-off valve that never lets the flow reverse in a loaf of bread, the farmer gets about 3 cents which is about the same he got ten or fifteen years ago.

I don't know if the committee is going to check up on other items or not, but it can save money if it'll just take my word for it that the farmer had practically nothing to do with the price of anything, any sheaf in any store, and it's a shame

What I mean is, farming and ranching will never come into their own until they get to the point where a Congressional committee investigates them and comes out with the announcement that they've been charging too much for what they sell.

"It's those gouging farmers that's running the price of food up"—that's what the committee ought to find. There ought to be a headline in the paper reading: "Farmers Grin When Told They're Charging Too Much."

I could go on but I've got to get into town to find out what they're going to pay me this year for cotton.

Yours faithfully, J.A.

Methodist Youth Set Home Party

The older youth of the First Methodist Church will be guests at a party Tuesday at 7:30 p.m. in the home of Mr. and Mrs. Leasel Richardson. The party is to honor for those going away to college. Table games will be played and ice cream served as refreshment.

FOR EXAMPLE---This desk and chair set is just an example of the many items available at Williams Bros. Office Supply. See Wayne Williams before you buy anything for your office whether it is a pencil you need or complete furnishings.

Modernize Your Office With Supplies From Williams Bros.

The busy businessmen of the Muleshoe area no longer have to spend valuable time going out of town searching for the right furnishing for offices or for supplies of any kind. Williams Brothers Office Supply, conveniently located at 319 Main, makes it their business to see that these necessities are available locally.

Wayne Williams, manager, has years of experience in the office supply business and is ready to help you with office furniture selections or book-keeping systems. He is assisted by his wife, Louise, in the business.

At Williams Bros. Office Supply you will find typewriters, adding machines, filing cabinets, brief cases, desks, chairs, desk lamps, bookkeeping supplies including a wide variety of ledger sheets, pens, pencils, Eaton's Fine Line sta-

tionary and all types and qualities of typing paper. Art supplies are also for sale.

These are only a few of the items to be found in stock at Williams Bros. Office Supply. Call 272-3113 and the store personnel will have your order ready when you go by. They also assure you of fast delivery on special catalogue order through their store.

Social Security Q's and A's

Q. I am attending a trade school at the request of my employer and he pays me while attending school. Is it possible for me to receive student benefits?

A. Not as long as you are being paid by your employer while attending school and are attending school at his request.

Bookmobile Schedule

Day	Time	Location
Wednesday	9:40 - 10:40	Whiteface
	11:05 - 11:30	Lehman
	12:00 - 1:00	Bledsoe
	2:15 - 3:00	Maple
Thursday	9:15 - 10:15	West Camp
	10:30 - 11:30	Lariat
	1:00 - 4:00	Bovina
Friday	10:00 - 10:45	Lums Chapel
	12:00 - 1:30	Spade
	1:45 - 2:30	Hart Camp
	2:45 - 3:30	Fieldton
Saturday	9:15 - 11:45	Olton
	1:15 - 4:00	Littlefield

When you are chopping a large quantity of onions for relishes, have the kitchen windows wide open so that the roses will be dry.

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WELCOME to all old and new customers

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TROPHY RACES
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Let Our Complete Coverage Take Care of All Your Insurance Problems
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PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT
TO BE VOTED ON AT AN ELECTION TO BE HELD ON THE BALLOT OF THE SENATE JOINT RESOLUTION NO. 1 proposing an Amendment to Article IX of the Constitution of this State, by adding thereto a new Section to be known as Section 12; authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of an Airport Authority composed of one or more counties; authorizing the Legislature to provide by law for the appointment or election of the members of the board of directors of such authority; providing that the membership of the board of directors of such authority shall be based upon the proportionate part of the population of each county, with no county having less than one member; providing for the necessary election; authorizing the levy of an annual tax not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) assessed value; provided, however, that the property of state regulated common carriers required by law to pay a tax upon intangible assets shall not be subject to taxation by the Authority; authorizing the Authority to employ or appoint an assessor and collector of taxes whose duty it shall be to assess and collect the taxes on the tax rolls approved by the Board of Directors of said Authority; said taxes to be assessed equally and uniformly throughout the county or counties, comprising the Authority, as required by the Constitution; granting to such Authority the power to acquire by purchase, or through eminent domain proceedings existing publicly financed airport properties or other sites necessary to have and to improve the same; authorizing the issue and sale of general obligation bonds and revenue bonds, or either of them; authorizing the assumption of outstanding indebtedness secured by general obligation bonds and assuming the obligations of the city or cities under ordinances and bond indentures under which revenue bonds have been issued and sold; to enact zoning regulations and other laws to protect the airport facilities from hazards and obstructions; providing for the adding of an additional county or counties to the Authority.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: That Article IX of the Constitution of the State of Texas be amended by adding thereto a new Section to be known as Section 12, reading as follows: "Section 12. The Legislature may by law provide for the creation, establishment, maintenance and operation of

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

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

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed thereon the following: "FOR the addition of Section 12 of Article IX of the Constitution, authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties, authorizing the levy of a tax not to exceed Seventy-Five Cents (75c) on the One Hundred Dollars (\$100) valuation of all taxable property within such Authority, except the property of state regulated common carriers required by law to pay a tax upon intangible assets, after approval of its voters."

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



COOKING IS FUN
By CECILY BROWNSTONE
AP Food Editor

If you want this flank steak to be at its best, serve it rare and slice it very thin.

Broiled Savorly Flank Steak
Rice
Panned Green Cabbage Rolls
Fresh Plum Compote Beverage

BROILED SAVORY FLANK STEAK
1 top-quality flank steak (1 1/2 pounds)
1/4 cup soy sauce
1/4 cup sweet (cream) sherry
1 large clove garlic, crushed
Remove any membrane or excess fat from outside of steak. With kitchen scissors, snip short ends of steak at 1-inch intervals to keep meat from curling. In a shallow container, stir together the soy sauce, sherry and garlic. Place steak in marinade, spooning some over top. Marinate for several hours, turning once midway.

Logging...
Continued from Page 7,

Logging operations with the balloon are being done by Bohemia Lumber Company of Clear Creek. Company manager Faye Stewart has formed the Flying Scotsman Corporation to promote use of balloons in logging.

The Deception Creek timber sale was awarded to Stewart last summer under specifications that it be logged by balloon.

The present balloon took 4 1/2 months to fabricate at Good-year's Phoenix, Ariz. plant. Deflated, it weighs 4,500 pounds, plus its suspension cables. Inflated with approximately \$10,000 worth of helium, the balloon has 6,000 pounds of static lift when "at rest."

In logging operations the movement of the balloon develops a dynamic lift capable of dragging 10 to 15 tons of logs at a time.

The balloon is made from Dacron cloth with a Butyl inner layer. The outside of the cloth is coated with a layer of Neoprene and the exterior is finished with aluminized Hypalon and a coat of aluminum paint.

Hi-Plains Happenings

Olton school will be integrated fully beginning Aug. 23. The school board voted Monday night to close Bohner school, bringing all Negro students to the main campus.

Previously, the board had approved desegregation of grades 9-12 and had planned to continue eight grades at Bohner for 44 students who had selected the school under a freedom of choice plan.

Denver Citizens plagued by anonymous telephone callers now may appeal for the telephone industry's new electronic detective, Harry Elmer, division manager of General Telephone Co. of the Southwest, told city councilmen Monday night.

The company is using the new device which reverses the ordinary telephone procedure of the calling number controlling the disconnect. The device allows the called number to control the called number to control the disconnect, thereby allowing telephone personnel and police to track down location of callers who use abusive and profane language over the telephone.

Morton school trustees gave approval to the 1966-67 operating budget Wednesday. Action came at 3:30 p.m. at the end of a two hour called meeting in the board room.

At the same time, the board voted to lower the 1966 tax rate from last year's \$1.80 figure to \$1.72 of \$100 of assessed valuation. Taxable property is on the school rolls for 34 per cent of appraised value.

With Floyd county Fair time only one month away, Sept. 22, 23, 24, activity on the project is picking up. Board members and interested individuals gathered Tuesday night at bank lounge to begin final preparations.

The 1966 tax rate for City of Dumas taxpayers will remain at the same \$1.50 per \$100 valuation that it has been for at least 16 years, the city commission agreed Monday night in a finance planning session for the upcoming fiscal year.

Tax valuation for 1966 are up about \$3 million over 1965, an increase that reflects new building in Dumas the past year more than boosts in tax value of property in a recent tax valuation survey.

The \$3 million is a 100 per cent of market value figure and brings the 1966 100 per cent value figure for city property to \$42,938,253. This figure is reduced to 28 1/2 per cent for assessment use.

The tax rate was passed on first reading by the city commission Monday night.

United States Forest Service and other land management officials are hopeful balloon logging will provide a feasible means of utilizing timber in otherwise inaccessible areas.

Balloon logging also may provide an alternate method of removing timber from steep slopes where unstable soil conditions would bring mass erosion if logging roads had to be built on them.

Another large logging balloon, of 156,000-cubic-foot capacity, was constructed in England last year for use in forests of British Columbia.

Logging balloons have been in use in Sweden since shortly after World War II when many British Antaircraft balloons drifting across Europe were captured and put to work in the forests.

OLD CLASSIC REISSUED NEW YORK (AP) — On the 30th anniversary of its first appearance, the famed collection of Jewish legends, fables and pointed stories, "The Jewish Caravan," has been reissued by Holt, Rinehart and Winston, with additional tales added, including some modern ones.

Sec. 2. That Section 4 of Article VI of the Constitution of the State of Texas be amended by changing the word "may" to "shall" in the last clause thereof and by deleting the words "in all cities containing a population of ten thousand inhabitants or more."

The text of this Section, as amended, is shown below, with the deleted language marked through by a broken line and with the new language underscored:

"Section 4. In all elections by the people, the vote shall be by ballot, and the Legislature shall provide for the numbering of tickets and make such other regulations as may be necessary to detect and punish fraud and preserve the purity of the ballot box; and the Legislature shall provide by law for the registration of all voters in all cities containing a population of ten thousand inhabitants or more."

Sec. 3. If any other Amendment to Sections 2 or 4 of Article VI of the Constitution of the State of Texas, being for a different purpose, is adopted at an earlier election or at the same election, the adoption of this Amendment shall not be construed as nullifying any change made by such other Amendment.

Sec. 4. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of the state at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed thereon the following:

"FOR repealing the poll tax as a requirement for voting."
"AGAINST repealing the poll tax as a requirement for voting."

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

Sec. 6. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this State.

Canada To Open First Library on Women

TORONTO (AP) — If biographies of Canadian women make dull reading, it's often because family and friends have made sure they will.

Elizabeth Long of Winnipeg says Canadians lack literary sophistication and have destroyed the personal papers of notable people, usually out of misplaced feelings of delicacy.

They have also sometimes guardian of a library without a destroyed them because there home. Books by and about women have been no place where such things could be sent to be used. The Council and other interested people. The original plan for As chairman of the National housing them fell through and Council of Women's National they became a bulky problem in Aberdeen Library Committee, storage in Miss Long's base-Miss Long has helped to solve ment. Last year a home was found, that part of the problem.

largely because of her stubborn efforts. In 1967 a Women's Library will open at the University of Waterloo with the Miss Long says the collection is just short of the 2,000 books she would like to see it total by next year.

It will be the first Women's Library in Canada; it will be a research library on the history of women with the emphasis on Canadian women, though books from other countries will be an important part of it.

There are tons of good Canadian material will be more and better books about Canadian women.

"People think that somewhere almost anything we tell him, to be coming to the point of involvement within the church, if the there can be new biographies about new generations and the about extent involved with changing emphasis in living."

CHURCH MUST RELATE TO CHILD'S LIFE

LONDON (AP) — Flaws in church education techniques were pointed out by the Rev. Bernard Green of Nottingham in an address to the annual assembly of the Baptist Union and the Baptist Missionary Society.

"Our teaching is that up to a certain point a child will accept almost anything we tell him, to be coming to the point of involvement within the church, if the there can be new biographies about new generations and the about extent involved with changing emphasis in living."

There has been no place to do not blame children in not coming to the point of involvement within the church, if the there can be new biographies about new generations and the about extent involved with changing emphasis in living."

SUMMER Clearance

DRASTICALLY REDUCED PRICES!!! Sale Starts Monday Aug. 22

BEDROOM SUITE
4 PC. WALNUT, TRIPLE DRESSER, LG. MIRROR, PANEL BED, CHEST
SALE PRICE \$149⁹⁵

6 PC. Living Room Group
SOFA, L SWIVEL ROCKER, 1 CHAIR, 2 END TABLES, COCKTAIL TABLE, EARLY AMERICAN VERY GOOD QUALITY
SALE PRICE \$399⁰⁰

SEALY SOFA SLEEPERS
1 TAN, 1 TURQ., VINYL COVER GOOD QUALITY MATTRESS
\$179⁹⁵

BERKLINE SOFA
GOLD TWEED-EARLY AMERICAN
REG. \$219.95 **\$169⁵⁰**

MURPHY MILLER
HIBACK SWIVEL ROCKER
Assorted Colors
A Real Buy at \$49⁹⁵

4 PC. WALNUT
BEDROOM SUITE
BED SLIGHTLY DAMAGED
\$188⁸⁸

7 PIECE VIRTUE
DINETTE SUITE
TABLE, 6 CHAIRS, HEAVY FORMICA TOP
REG. \$149.95 **\$99⁸⁸** SALE ONLY

REGISTER FOR FREE DRAWING!
9" ADMIRAL PORTABLE TV \$89.98
MAN'S GREEN WHISTWACK \$69.50
INTERNATIONAL STERLING SILVER COFFEE SET \$41.95

SEALY KING-SIZE MATTRESS & BOX SPRING SET
REG. \$159.90 SALE PRICE **\$109⁹⁵**

MAYTAG DRYER 1966
MODELS. 3 TEMP. DRYING. DELUXE MODEL
REG. \$239.95 **SALE PRICE \$178⁵⁰**

"FROST FREE" COMB.
15" KELVINATOR REFRIGERATOR FREEZER
COPPERTONE OR WHITE BOTTOM FREEZER
Reg. \$419.95 **SALE \$299⁹⁵**

KELVINATOR WASHER
2 SPEED, 5 CYCLE, LARGE CAPACITY, LINT FILTER, DUAL PURPOSE DISPENSER WHITE, COPPER OR AVOCADO GREEN
Reg. \$329.95 **SALE PRICE \$219⁹⁵**

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WALNUT CABINET. ZENITH'S BEST CHASSIS. 1966 MODEL
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20,000 BTU KELVINATOR **ROOM AIR CONDITIONER**
Reg. \$349.95 **SALE \$250⁰⁰**

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WHITE. DELUXE IN EVERY WAY
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5,000 BTU ROOM AIR CONDITIONER REG. \$129.95 \$99.95	12 FT. REFRIGERATOR \$289.95 \$159.95	40" ELECTRIC RANGE, WHITE \$349.95 \$239.95	16 FT. COPPER & WHITE REFRIG. FREEZER COMB \$595.00 \$425.
21" COLOR TV MAPLE CABINET \$695.00 \$479.95	WESTINGHOUSE 14 FT. UPRIGHT FREEZER \$299.95 \$199.95	18 FT. UPRIGHT FREEZER \$379.95 \$249.95	15 FT. COPPERTONE COMB. \$529.95 \$359.95

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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 8, 1966. HOUSE JOINT RESOLUTION NO. 13 proposing an Amendment to Sections 2 and 4 of Article VI of the Constitution of the State of Texas as so as to repeat the provision making payment of the poll tax a requirement for voting and so as to authorize the Legislature to provide for the registration of all voters.

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

Section 1. That Section 2 of Article VI of the Constitution of the State of Texas be amended, effective February 1, 1968, by deleting the following language:

"and provided further, that any voter who is subject to pay a poll tax under the laws of the State of Texas shall have paid said tax before offering to vote at any election in this State and hold a receipt showing that said poll tax was paid before the first day of February next preceding such election. Or if said voter shall have lost or misplaced said tax receipt, he or she, as the case may be, shall be entitled to vote upon making affidavit before any officer authorized to administer oaths that such tax receipt has been lost. Such affidavit shall be in writing and left with the judge of the election. The husband may pay the poll tax of his wife and receive the receipt therefor, and by substituting therefor the following language:

"provided, however, that before offering to vote at an election a voter shall have registered annually, but such requirement for registration shall not be considered a qualification of an elector within the meaning of the term 'qualified elector' as used in any other Article of this Constitution in respect to any matter except qualification and eligibility to vote at an election. Any legislation enacted in anticipation of the adoption of this Amendment shall not be invalid because of its anticipatory nature. The Legislature may authorize absentee voting. And this provision of the Constitution shall be self-enacting without the necessity of further legislation. Any member of the Armed Forces of the United States or component branches thereof; or in the military service of the United States, may vote only in the county in which he or she resided at the time of en-

language underscored

"Section 2. Every person subject to none of the foregoing disqualifications who shall have attained the age of twenty-one (21) years and who shall be a citizen of the United States and who shall have resided in this State one (1) year next preceding an election and the last six (6) months within the district or county in which such person offers to vote, shall be deemed a qualified elector; and

Section 4. In all elections by the people, the vote shall be by ballot, and the Legislature shall provide for the numbering of tickets and make such other regulations as may be necessary to detect and punish fraud and preserve the purity of the ballot box; and the Legislature shall provide by law for the registration of all voters in all cities containing a population of ten thousand inhabitants or more."

Sec. 3. If any other Amendment to Sections 2 or 4 of Article VI of the Constitution of the State of Texas, being for a different purpose, is adopted at an earlier election or at the same election, the adoption of this Amendment shall not be construed as nullifying any change made by such other Amendment.

Sec. 4. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of the state at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed thereon the following:

"FOR repealing the poll tax as a requirement for voting."
"AGAINST repealing the poll tax as a requirement for voting."

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

Sec. 6. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this State.

Sec. 7. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this State.

Sec. 8. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this State.

Sec. 9. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this State.

Sec. 10. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this State.