

Bailey County Journal

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"The Community of Opportunity — Where Water Makes the Difference."

TEMPERATURES	
High	Low
87	65
90	65
91	64
94	64
Sunrise	
5:51	7:25
5:51	7:24
5:52	7:23
5:53	7:22
Sunset	

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10 PAGES

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FRIDAY, AUG. 8, 1965

Economic Development Plans Studied

Aug. 17 Mting To Probe Objects

Muleshoe is taking a long look at its economic development, and during the weeks to come leaders will probe deeply into the town's possibilities for developments which would channel new dollars into the community.

To start the ball rolling, a meeting is slated for Aug. 17 when a steering committee will be named to guide the organization into a permanent setup, it was announced Saturday.

The program, in general, may follow the famous "509 DID" of Dumas, the DID standing for "Dumas Industrial Development." That organization is still in the formative state, but a professional survey is to be made in the Moore County capital as item No. 1 on the 199 DID program.

Local leaders who have been considering economic development for this area, have been following the Dumas program with much interest, and a group from here made a trip to Dumas earlier in the year to learn details of the program there.

"From interest generated by the Dumas trip, local discussion reached the action point recently when a group of six local men decided to bring Dumas leaders to Muleshoe to tell of their plan, spokesman for the proposed 'EDO here' explained. Dr. Charles Lewis, president of the Muleshoe Chamber of Commerce; Max King, Harmon Elliott, Joe King, Bobby Airhart and Roy Davis made the original trip to Dumas to learn of their plan there.

The invitation to come to Muleshoe to explain 100 DID was accepted, and earlier in the summer, two of the leaders came to Muleshoe and met with several local business and professional leaders. Explaining the Dumas plan to the Muleshoe men were Nathan Franks, president of 100 DID and the First National Bank in Dumas, and Jake Street, manager of the Dumas Chamber of Commerce. They told how their dreams to create industry in the southwest will be principal speaker.

Others who will be here for the meeting will include H. L. King, district fieldman of Texas Farm Bureau, Brownfield, and Ed Dean, labor relations representative of Plains Cotton Growers, Lubbock. Moderator will be Ed Wilkes, KFYO farm director, Lubbock.

The meeting will be informal in nature with those present asked to take part in the discussions. A panel discussion will follow the formal portion of the meeting.

(See MEETING Page 5)

Merchants Plan Fall, Yule Events

It's 138 days until Christmas. But Muleshoe merchants already have their plans pretty well outlined.

Retail Merchants Committee of the Muleshoe Chamber of Commerce met at Paul's this past week and outlined autumn and Christmas activities. The group is headed by Doug Haynes.

Actually, Halloween, since it falls first on the calendar, came off for considerable discussion, and plans were completed for that event.

A Halloween parade and costume contest are scheduled for that event.

A Halloween parade and costume contest are scheduled for Saturday, Oct. 30, under the direction of a committee headed by Pat Glover.

Preliminary plans include an elaborate parade and a glowing costume contest. Glover said after the meeting. Another feature will be a window-painting contest during the same week, that event to be staged by a committee headed by Olin Burrows.

Christmas, merchant-wise, will be a big event.

Christmas lights and decorations will be turned on Nov. 25, the day after Thanksgiving, and registration for the big Christmas eve drawings will start Nov. 26, it was decided.

Santa's arrival has been set for Dec. 4, with a big downtown parade as part of the event. Santa will open his workshop on the courthouse lawn each Saturday during December and also on Christmas.

Merchants are planning a mammoth drawing program on Dec. 24 at 1 o'clock. The group has not decided what items will be given, but a committee headed by Earl Harris is to work out the rules and report to the committee at its next meeting.

It was decided at this past (See MERCHANTS Page 5)



HER MAJESTY — Miss Lanell LaFon, a sophomore in Texas Tech, won the Farm Bureau queen's title for Bailey County Friday night and will represent the county in the district meet in Levelland Aug. 22. Here she's shown (center) with Renee Howell (left) first runner-up, and Jan Landers, second runner-up. (Journal Photo)

Busy Kids Eight Hoe Welders

Eight young folks in the Muleshoe area—four boys and four girls—are learning these days to fit their young hands around a hoe-handle in an effort to make a little money.

But the money is not going to be used to buy clothes for the boys or girls or even an ice cream soda now and then.

The cash which their hoe-welding hands will earn will go to help repair a house on West 12th street in Muleshoe. And the edict to "hoe or else" came from County Judge Glen Williams after an all-day session Thursday between the youths' parents and the judge.

But first, even before they could start earning money to pay for the damage, they were assigned the chore of cleaning up the West 12th street house.

"And believe me, it was a mess," commented the judge.

Seems the eight young people, who range in age from 10 to 16, had been using the vacant house as sort of a "play-house." They had roomed in and out of the house almost at will, and in so doing, they had wrought considerable damage.

"A heavy plate glass door was broken, and a screed door was torn down, not to mention numerous items inside the house," he explained. The house was "practically vacant, although a few pieces of furniture had been left by the owner moved out of town," he added. "There was a chair, for example, and that was completely torn up by the youths. Mostly, though, they had just cluttered up the place and dirtied it from one end to the other. That's why my first order was for the eight to get busy and clean up the mess they made, and then to go out into the fields and earn enough money to repair the damage they had done."

Our Purpose: To Print News

The Journals are pleased that courts here are cracking down on violators, especially hot check givers, and are handing out stiff fines — sometimes with jail sentences — for such offenses.

The Journals feel that as a news medium, it is our duty to print the names of those who are charged.

Any similarity in the spelling of names involved in such court actions is not the Journals' responsibility.

We have the courage to print crime information. We shall continue to do so, and we make no apology for doing our duty.

We repeat: It is the duty of a news medium to carry news.

Open Meeting Called To Air Pending Cotton, Labor Bills

Cotton growers who will be directly—and adversely—affected by the pending cotton bill are being urged to attend an open meeting in the high school auditorium at 8:30 Monday night.

The session is to be an "informational meeting," sponsors say, "to discuss the omnibus farm bill due to come before the House this week."

Death knell for cotton producers has been foreseen by organizations active in this area if the present features of the bill dealing with cotton are passed.

For this reason, sponsors of the session say, "the Bailey county cotton farmer has a most vital stake in the farm bill, and we want to bring the information to as many people as possible before it is too late."

Both HR 9811 (the farm bill) and HR 77 (repeal of the right-to-work features of the Taft-Hartley act) are of vital concern to both farmers and business men, and the entire economy of the Muleshoe area.

Farmers, sponsors of the Monday meeting point out, also will be affected by repeal of the right-to-work law, seeing in such action the eventual boosting of farm workers' wages to a prohibitive point.

Roy B. Davis, manager of the Plains Cooperative Oil Mill, one of the key men in agriculture in the southwest will be principal speaker.

Others who will be here for the meeting will include H. L. King, district fieldman of Texas Farm Bureau, Brownfield, and Ed Dean, labor relations representative of Plains Cotton Growers, Lubbock. Moderator will be Ed Wilkes, KFYO farm director, Lubbock.

The meeting will be informal in nature with those present asked to take part in the discussions. A panel discussion will follow the formal portion of the meeting.

(See MEETING Page 5)

in muleshoe

With the Journal Staff

Muleshoe teachers, some 20 or 30, will attend the Texas Association for "Improvement of Reading" at the West Texas State University, Canyon, Tuesday, Wednesday and Thursday, says Elizabeth Watson, curriculum coordinator. Mrs. Watson is a member of the publicity committee. The three days meeting will open at 8:45 each morning and will conclude with evening programs. Some of the nation's most outstanding reading authorities will appear on the program. Last year, 33 Muleshoe teachers attended the conference.

Two boys from each Muleshoe troop will attend an Order of the Arrow Ordeal and Brotherhood at Camp Post Aug. 13 and 14. Scouting officials announced Saturday. Boys who are to attend had not been picked.

Muleshoe Masonic Lodge No. 1237 AF&AM will meet for its regular session Tuesday at 8 p.m., according to Alton Epling, Worshipful Master.

Muleshoe Volunteer fire department made a Wednesday night run to the Alfalfa mill when chaff on the roof and nearby railroad spur caught fire.

High Plains Research Foundation has set the date for its 9th annual field day at Halliway for Thursday, Sept. 9. Activities will start at 1 p.m., with field tours of the farm to show latest research done at the farm. A free barbecue is slated for 3:30 p.m.

Only five cases were filed in Justice Joe Vaughn's court as a result of weekend arrests. Three were charged with speeding, four for failing to stop for a stop sign and one person was arrested for drunkenness.

Mrs. Ashly Askew underwent bone surgery in Methodist Hospital in Lubbock Tuesday, and at last report was recovering.

Airmen Andres Gonzales Jr., son of Mr. and Mrs. Andres Gonzales, 420 W. 21st, Muleshoe, has arrived in Chiayi, Formosa for a tour of duty. He is an automotive repairman and a member of the P.A.C. (See MULESHOE Page 5)

Loan Assures REA Expansion In Area

Bailey county Electric Cooperative has been granted a \$448,000 loan. Sen. Ralph W. Yarborough and Sen. John G. Tower informed the Journal Saturday.

The money is to be used to finance 30 miles of distribution lines to serve 600 new patrons, the senators' telegram explained.

The loan also will be used for a new substation at Bula and branch headquarters' building at Morton.

Part of the money also will be used for general system improvements.

D. B. Lancaster, manager of the cooperative here, said the loan was applied for in April, and that part of the improvements referred to in the telegram from the senators already had been built. Among these is the sub-station at Bula. He said many of the new conductors will be to serve irrigation wells in south Bailey County and in Cochran county, and some will later be switched to new homes residents in that area plan to erect.

The new office building in Morton will cost \$35,000 and will replace an old brick structure which was built from brick originally used in a burned-out school building.

The new transmission lines will be strung between Bailey county and Cochran county, and some will later be switched to new homes residents in that area plan to erect.

The use of electricity in the south part of this county is increasing at such a rapid rate it will be necessary to provide Cochran county with heavier feeder service."

He said Bailey County Electric Coop is now serving 2970 irrigation wells which are powered by 2½ horsepower motors.

Scouts Planning Swim Tourney

Muleshoe will be host Aug. 18 to a George White District Boy Scouts and Explorers' swim meet at the Muleshoe pool, it was announced Saturday by Owen Jones, Muleshoe.

Both Scouts and Explorers will compete in the event, which will start at 7 p.m.

Jones said the meet will draw youths from Morton, Levelland, Earth, Popp, Muleshoe, Anton, Sundown, Littlefield, Smyer, and Whiteface and winnings will be recognized on an individual and troop or post basis.

The events will include such water events as backstroke, free-style swimming, team dress shirt relays, breast stroke and back.

Early 'Social Security' Salesman Fleecing Texans, Official Warns

Swindlers are at work in West Texas and move into the Muleshoe area.

This warning was sounded Saturday by John G. Hutton, manager of the Lubbock Social Security office.

Newest racket, he told the Journal, is "early bird insurance being sold to unsuspecting persons eligible for Social Security health insurance benefits under the just-approved health insurance program."

Hutton said that the bogus Social Security representatives are "collecting taxes for hospital insurance benefits but the Social Security office has 'no collectors in the field at all.'"

Persons impersonating Social Security representatives already have been at work in the larger cities of Texas, offering health insurance protection un-

Fine Arts Sets Musical Show

Muleshoe high school drama department will present a Roaring '20's musical as its summer production, it was announced Saturday by Bill Bradley and Kerry Moore of the schools fine arts department.

The musical, to be given in the high school auditorium next Friday night, is titled, "Fanny, the Frivolous Flapper."

Admission will be 75 cents.

Members of the cast are Bruce Purdy, Jan Landers, Darla Kendall, Neil Finley, Rebecca Phelps, Jane Branscum, Brenda Tanner, Susan Tanner, Tommy Jones, Gary Edwards, Lana Moore, Val Moore, Lynn Pitts, John Pitts, Paul Lenuu, and Larry Baker.

Bradley, high school band director, is in charge of music, and Moore, high school drama director, is in charge of direction and production.

Court To Open With 13 Cases Set

Seventy-two persons have been summoned for possible jury duty during the August term of district court which opens Monday.

Thirteen cases—seven civil and six criminal—are slated for the week with District Judge Pat Boone presiding.

Civil cases are to be heard Monday, starting at 10 a.m., and criminal cases are slated for Aug. 12 and 13, the docket shows.

Civil cases to be heard with attorneys names listed in parenthesis, are as follows:

Donald Tucker and C. B. Hightower (Huff I Bowers) vs. Morton Spraying and Fertilizer, Inc. (Crenshaw, Dupree & Milam).

Beverly A. Farnall and Gypsy L. Farnall (Intervenor) (Stovall & Stovall) vs. U. S. Fidelity & Guarantee Co. (Crenshaw, Dupree & Milam).

Roe Stroud (Huff I Bowers) and Billy Hall vs. The Actva (Evans and Surtly Co. (Cavanaugh, Pharr, Trout & Jones).

Terrill R. Johnson Jr. et al. (Key, Carr & Clark) vs. John Thompson (Benson & Benson).

Rudolf Johnson (Norman W. Bays) vs. W. W. Mullins (Karl C. Lovelady).

A. A. Felts et al. (Aldridge,

Aldridge & Harding) vs. Pearlie B. Brown Haskins (Benson & Benson).

Criminal cases slated for trial include:

B. Boatman, charged with force and passing. He is now in federal penitentiary at Latta.

I. Cole, charged with giving worthless check.

Ruel Ramirez, Ruy Lechuga and Carola Garza, charged with theft.

Clay James Atwood, charged with driving while intoxicated, bond offense. Attorney listed as Billy Hall.

Ira Chester, charged with force and passing. (Robert Dagen listed as his attorney).

John Allen Reid, charged with burglary.

Summoned for possible jury duty are:

Bill Jim St. Clair, J. W. White-pool, D. V. Terrell, H. L. Kessler, Carroll L. Jones, Joe Harbin, Mrs. Sam Dams, Rufus Gilbreath, Buck Gregory, Wiley Baker, W. A. Fin, Gene H. Davis, John W. Smith, Mrs. J. H. Sowder, Woodrow Lambert, Rodney Lewis, Mrs. Gilbert I. Dupler, Jarvis Wayne Shafer, Mrs. Guy Sanders, Mrs. D. B. Ragsdale, Also Homer Richardson, George Gross, Joe King, James Wedel, Mrs. J. W. Simpson, (See COURT Page 5)

Bridal Show For Miss Sea

Ambassador Hall of semly of God Church scene of a wedding honoring Miss Gayla bride-elect of Don W. at 7:30 p.m. Tuesday. The bride-elect was a royal blue crepe she complimented with a white corsage.

Refreshments of punch and sweets were by Mrs. Delbert Sp and Mrs. Dillard Morris serving table covered white lace over royal blue and white with carrying out the choice of royal blue and white.

Mrs. James Roy Joked at the guest book. Hostesses for the were Mrs. Clayton Meyer Delbert Sprayberry, Mr. Ird Morris, Mrs. Ira

Mary Edminston TOPS Queen

Mary Edminston, losing 7 pounds during the week, was crowned queen Thursday night at a meeting of the TOPS club, which met in the Bailey County Community Room at 7:30, with the president, Cecile Cunningham in charge. Twenty members were present for the meeting.

Pledge and flowship song were observed after which the group sang songs from their new TOPS song books which were distributed Thursday night.

Countesses for the week were Anna McDonald, Mabel Wolfe and Cecile Cunningham. Majorie Platt and Evelyn

Dance 8 p.m. — Wednesday Aug. 11 — Lions 11 a.m. — Saturday Aug. 14 — Youth Center Dance 8 p.m.

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Gayla Seaton Feted At Shower

Miss Gayla Seaton, bride-elect of Don W. Roberts, Lubbock, was feted with a pre-nuptial shower at 3:30 in the banquet hall of the Oklahoma Lane Community Center.

The serving table was laid with a white cloth and blue decorative pieces which Pat Chitwood and Myrtle Barnes, all assisted. Refreshments consisted of fruit salad, whipped cream, breads, nuts, coffee and tea. Aleene Embry registered the guests.

Out-of-town guests were Mrs. O. R. Roberts, mother of the bridegroom, Mrs. T. E. Lasley, Levelland, and Mrs. Neal Eubanks, Muleshoe, grandmother of the bride-elect.

Hostesses' gift was an electric skillet. Brides for the occasion were Mrs. Faye Tallman, Mrs. Dee Brown, Mrs. Pete Mimms, Mrs. John McGhee, Mrs. Joe Tarter, Mrs. Wesley Barnes, Mrs. Calvin Em-

Hobby Club Plans Outing

Jewell Berry showed a pen cushion she had made and Lucille Harper showed a swan at Tuesday's meeting of the Hobby Club.

The club voted not to meet Aug. 17, but to meet at the club room at 11 a.m. Sept. 7 to go to Clovis for a picnic.

Euna Mae Oysalt led the group in games.

Dora Phipps drew the hostess gift.

Present for the meeting were Myrtle Chambliss, Ola B. Jones, Ola Peacock, Jewell Berry, Zora Mae Beller, Edith Harding, Jack Kiker, visitor, Eva Dell Gillis, Euna Mae Oysalt, Edith St. Clair, Lucille Harper, Hallie Briscoe, Gertrude Kirk, Vada Bartlett, Elsie Ily, Della Deloach and Dora Phipps.

Art Association Hears Mrs. Black

Mrs. Elizabeth Black gave an interesting report on impressionism painting and showed slides of the old masters' paintings at the Muleshoe Art Association meeting Wednesday morning at 9:30 a.m. in the Muleshoe State Bank. President Verne Fox presided over the business meeting. Arlene Phelps gave a committee report for the programs remaining this year.

It was reported by the exhibitor, Mattie Hicks, that Blanche Lenderson will have an art exhibit at Paul's Restaurant for August.

The program was enjoyed by Jeanne Garth, Arlene Phelps, Verne Fox, Ada Murrah, Dana Hicks, Jameson, Mattie Hicks, Jaye Gardner and daughter Jirita, Bernice Arment, Barbara Puckett, Dorothy Bowers, Velma Davis, Inez Bono and Tiny Forbes.

Bridal Shower Fetes Miss Davis

Trudy Davis, bride elect of Larry Woody, Carlisbad, N. M. was feted at a wedding shower at the Muleshoe State Bank at 2:30 p.m. Tuesday.

Mary Ellen Wedel registered guests who called between the hours.

The bride-elects serving table was covered with a red cloth under white net. A white centerpiece was used for the table which held red punch and

Long Island Ceremony Unites Local Couple

Wedding vows were solemnized Saturday for Miss Carol Matteson and Robert Lee Rone at the Methodist Church in Freeport, Long Island, New York.

Given in marriage by her father, the bride wore a white lace street-length dress and a white orchid flower arrangement.

Following the wedding a dinner was held at the Carol House when guests attended.

Parents of the couple are Mr. and Mrs. Frank Rone, Sudan and Mrs. and Mrs. Walter Matteson, Freeport, Long Island.

The couple will make their home in Houston where the groom is employed by National Cash Register.

Clude King, pitching coach with the Pittsburgh Pirates, completed a 32-23 major league record.

white cake with red roses and served by Linda Gross and Linda Barlett.

Hostesses for the shower were Mrs. John Thompson, Mrs. James Wedel, Mrs. Harold Mardis, Mrs. Clayton Wells, Mrs. Gordon Murrah, Mrs. Byron Gwyn, Mrs. Ben Roming, Mrs. Eva Murrah, Mrs. Troy Ackinson and Mrs. Vernon Manning. The hostess gift was an electric teflon skillet.

The couple will be married in the First Methodist Church here Aug. 28 at 8 p.m.

ANNOUNCEMENTS

MONDAY, AUGUST 9
PAUL'S CAFE
Five Area Telephone Co-op
6 p.m.
Toastmasters — 7:30
Jaycees — 12:00
THURSDAY, AUGUST 12
BAILEY COUNTY ELECTRIC CO-OPERATIVE
TOPS CLUB — 7 p.m.
LEGION HALL
Tuesday, Aug. 10 Rotar—10 a.m.
Tuesday Aug. 10 — Square

Comp August 15th



101 PRIZES

REDDY'S TOAL ELECTRIC HOME FAIR

Don't miss it! A week-long show of totalelectric homes in cities served by Reddy Kilowatt. You'll see the latest in good home building, including modern electric comfort heating, and, of course, otal electric kitchens. Best of all you'll be able to register for prizes from electric charcoal lighters to big electric langes. The only requirements are that you be 18 years of age or married and live in the area served by Southwestern Public Service Company. Watch this paper for full information.



Reddy's ELECTRIC Home Fair

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. HOUSE JOINT RESOLUTION NO. 5 proposing an Amendment to Section 49-b, Article III of the Constitution of Texas so as to authorize an increase in the total amount of bonds or obligations that may be issued by the Veterans' Land Board to Four Hundred Million Dollars (\$400,000,000); providing for the issuance of said bonds or obligations and the conditions relating thereto and the use of the Veterans' Land Fund; and providing for an election and the issuance of a proclamation therefor.

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

Section 1. That Section 49-b, Article III of the Constitution of Texas be amended so that the same will hereafter read as follows:

"Section 49-b. By virtue of prior Amendments to this Constitution, there has been created a governmental agency of the State of Texas performing governmental duties which has been designated the Veterans' Land Board. Said Board shall continue to function for the purposes specified in all of the prior Constitutional Amendments except as modified herein. Said Board shall be composed of the Commissioner of the General Land Office and two citizens of the State of Texas, one (1) of whom shall be well versed in veterans' affairs and one (1) of whom shall be well versed in finances. One (1) such citizen member shall, with the advice and consent of the Senate, be appointed biennially by the Governor to serve for a term of four (4) years; but the members serving on said Board on the date of adoption hereof shall complete the terms to which they were appointed. In the event of the resignation or death of any such citizen member, the Governor shall appoint a replacement to serve for the unexpired portion of the term to which the deceased or resigning member had been appointed. The compensation for said citizen members shall be as is now or may hereafter be prescribed by the Legislature.

"The Commissioner of the General Land Office shall act as Chairman of said Board and shall be the administrator of the Veterans' Land program under such terms and restrictions as are now or may hereafter be provided by law. In the absence or illness of said Commissioner, the Chief Clerk of the General Land Office shall be the Acting Chairman of said Board with the same duties and powers that said Commissioner would have if present.

"The Veterans' Land Board may provide for, issue and sell not to exceed Four Hundred Million Dollars (\$400,000,000) in bonds or obligations of the State of Texas for the purpose of creating a fund to be known as the Veterans' Land Fund. Two Hundred Million Dollars (\$200,000,000) of the bonds hereof may be issued and sold. Such bonds or obligations shall be sold for not less than par value and accrued interest; shall be issued in such form, denominations, and upon such terms as are now or may hereafter be provided by law; shall be issued and sold in such places, and in such installments as may be determined by said Board; and shall bear a rate or rates of interest as may be fixed by said Board, but the weighted average annual interest rate, as that phrase is commonly understood in the municipal bond market, of all the bonds issued and sold in any installment of any bonds may not exceed four and one-half per cent (4½%). All bonds or obligations issued and sold hereunder shall, after execution by the Board, approval by the Attorney General of Texas, registration by the Comptroller of Public Accounts of the State of Texas, and delivery to the purchaser or purchasers, be non-transferable and shall constitute general obligations of the State of Texas under the Constitution of Texas; and all bonds hereof issued and sold by said Board are hereby and all respects vested in default in the payment of principal or interest on any such bonds, the Legislature shall appropriate a sufficient amount to pay the same.

"In the sale of any such bonds or obligations, the essential right of purchase shall be given to the administrators of the various Teacher Retirement Funds, the Permanent University Funds, and the Permanent School Funds.

"Said Veterans' Land Fund shall consist of any lands hereof or hereafter purchased by said Board, and the sale price thereof, together with any interest and penalties due, have been received by said Board (although nothing herein shall be construed to prevent said Board from accepting full payment for a portion of any tract), and of the moneys attributable to any bonds hereof or hereafter issued and sold by said Board which moneys so attributable shall include but shall not be limited to the proceeds from the issuance and sale of such bonds; the moneys received from the sale or resale of such lands, or rights therein, purchased with such proceeds; the moneys received from the sale or resale of such lands, or rights therein, purchased with any moneys attributable to such bonds, interest and penalties received from the sale or resale of such lands, or rights therein, from any other pecuniary source received by said Board; and any such lands; sums received by way of indemnity or otherwise for such lands; and interest received from investments of any such moneys. The principal and interest on the bonds hereof and interest on the bonds hereof and interest on the bonds hereof shall be paid out of the

moneys of said Fund in conformity with the Constitutional provisions authorizing such bonds; but the moneys of said Fund which are not immediately committed to the payment of principal and interest on such bonds, the principal and interest on such bonds or of lands as herein provided, or the payment of expenses as herein provided may be used in bonds or obligations of the United States until such funds are needed for such purposes.

"All moneys comprising a part of said Fund and not expended for the purposes herein provided shall be a part of said Fund until there are sufficient moneys therein to retire fully all of the bonds hereof or hereafter issued and sold by said Board, at which time all such moneys remaining in said Fund, except such portion thereof as may be necessary to retire all such bonds which portion shall be set aside and retained in said Fund for the purpose of retiring all such bonds, shall be deposited to the credit of the General Revenue Fund of the State of Texas, and shall be appropriated to such purposes as may hereafter be provided by law. All moneys becoming a part of said Fund hereafter shall be retained to the credit of the General Revenue Fund.

"When a Division of said Fund consisting of the moneys attributable to the bonds issued and sold pursuant to a single constitutional authorization and the lands purchased thereunder, contains sufficient moneys to retire all of the bonds secured by such Division, the moneys thereof, except the portion as may be needed to retire all of the bonds secured by such Division, shall be set aside and retained a part of such Division for the purpose of retiring such bonds, and together with the expenses herein authorized, of such bonds hereof or hereafter issued and sold by said Board. Such use shall be a matter for the discretion and direction of said Board; but there may be no such use of any such moneys contrary to the rights of any holder of any of the bonds issued and sold by said Board in violation of any contract to which said Board is a party.

"The Veterans' Land Fund shall be used by said Board for the purpose of purchasing lands situated in the State of Texas owned by the United States or any governmental agency thereof, owned by the Texas Prison System or other governmental agency of the State of Texas, or owned by any person, firm, or corporation. All lands thus purchased shall be required at the time of purchase to be paid for in cash, and shall be a part of said Fund. Such lands hereof or hereafter purchased and comprising a part of said Fund are hereby declared to be held for a governmental purpose, although the individual purchasers thereof shall be exempt from taxation to the same extent and in the same manner as are moneys of said Fund retained to the Permanent Free Public School Fund.

"The lands of the Veterans' Land Fund shall be sold by said Board in such quantities, on such terms, at such prices, at such rates of interest, and under such rules and regulations as are now or may hereafter be provided by law to

Texas veterans who served not less than ninety (90) continuous days, unless sooner discharged by reason of a service-connected disability, on active duty in the Army, Navy, Air Force, Coast Guard or United States Marine Corps of the United States between September 16, 1940, and March 31, 1955, and who are entitled to receive his or her application to purchase any such land in a citizen of the United States, and who have filed residence of the State of Texas, and has not been dishonorably discharged from any branch of the Armed Forces above-named and who at the time of his or her enrollment, induction, commissioning, or drafting was a bona fide resident of the State of Texas. The foregoing notwithstanding, any lands in the Veterans' Land Fund which have been first offered for sale to veterans and which have not been sold may be sold or resold to such purchasers, in such quantities, and on such terms, and at such prices and rates of interest, and under such rules and regulations as are now or may hereafter be provided by law.

"Said Veterans' Land Fund to the extent of the moneys attributable to any bonds hereof issued and sold by said Board, as is now or may hereafter be provided by law, for the purpose of paying the expenses of surveying, monumenting, road construction, legal fees, recollection fees, advertising and other like costs necessary or incidental to the purchase and sale, or resale, of any lands purchased with any of the moneys attributable to such additional bonds, and the expenses incurred in the price of such lands when sold, or resold, by said Board, for the purpose of paying the expenses of issuing, selling, and delivering any such additional bonds; and for the purpose of meeting the expenses of paying the interest on such bonds hereof or hereafter due on any such additional bonds.

"All moneys attributable to the bonds issued and sold pursuant to the Constitutional Amendment adopted on November 6, 1956, shall be credited to said Veterans' Land Fund and may be used for the purpose of purchasing additional lands, to be sold as provided herein, until December 1, 1965; provided, however, that so much of such moneys as may be necessary to pay interest on such bonds shall be set aside for that purpose. After December 1, 1965, all moneys attributable to such bonds shall be set aside for the retirement of such bonds and when there are sufficient moneys to retire all of such bonds, all of such moneys then remaining or thereafter becoming a part of said Veterans' Land Fund shall be governed as elsewhere provided herein.

"All of the moneys attributable to any series of bonds hereof issued and sold by said Board, a series of bonds hereof or hereafter issued and sold in a single transaction as a single installment of said Veterans' Land Fund shall be governed as herein provided, to be sold as herein provided for a period ending eight (8) years after the date of sale of such series of bonds; provided, however, that so much of such moneys as may be necessary to pay interest on bonds hereof issued and sold

shall be set aside for that purpose in accordance with the resolution adopted by said Board authorizing the issuance and sale of such series of bonds. After such eight (8) year period, all of such moneys shall be set aside for the retirement of any bonds hereof issued and sold to which interest thereon, together with any expenses as provided herein, in accordance with the resolution of the Board authorizing the issuance and sale of such additional bonds, until there are sufficient moneys to retire all of the bonds hereof issued and sold, at which time such moneys then remaining a part of said Veterans' Land Fund and thereon shall be governed as elsewhere provided herein.

"This Amendment being intended only to establish a basic framework and not to be a comprehensive treatment of the Veterans' Land Program, there is hereby reserved to the Legislature full power to improve and effectuate the design and objects of this Amendment, including the addition of such moneys then remaining a part of said Veterans' Land Fund as it may deem necessary, and the authority to the Veterans' Land Board as it believes necessary.

"Should the Legislature enact any enabling laws in anticipation of this Amendment, no such law shall be void by reason of its anticipatory nature.

"This Amendment shall become effective upon its adoption.

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

"FOR the Amendment to Section 49-b of Article III of the Constitution of Texas to increase the Veterans' Land Fund by \$200,000,000; said Fund to be used for the purpose of purchasing land in Texas to be sold to Texas veterans who served in the Armed Services of the United States between September 16, 1940, and March 31, 1955; such funds to be expended in accordance with instructions and requirements that may be provided by law; and

"AGAINST the Amendment to Section 49-b of Article III of the Constitution of Texas to increase the Veterans' Land Fund by \$200,000,000; said Fund to be used for the purpose of purchasing land in Texas to be sold to Texas veterans who served in the Armed Services of the United States between September 16, 1940, and March 31, 1955; such funds to be expended in accordance with instructions and requirements that may be provided by law."

If it appears from the returns of said election that a majority of the voters cast were in favor of same Amendment, the same shall become a part of the Constitution and be effective from the date set forth in said Amendment, and the Governor shall issue a proclamation in keeping therewith.

"AGAINST the Governor of the State of Texas shall issue the necessary proclamation for said election and shall have the same published as required by the Constitution and Laws of this state.

Plant Scientists Still Seeking Sorghum Requiring Less Water

Scientists have been seeking for years to find a grain sorghum which requires less water. An article on the subject

of sorghum and irrigation appears in the current issue of "The Cross Section," published by The High Plains Under-irrigation Water Conservation District No. 1. Portions of the article appear below.

WALLACE THEATRE
GENERAL ADMISSION
75c Adult 25c Child
SUN. MON. TUES.
Aug. 8-9-10

BURT LANCASTER
THE TRAIN
UNION ARTISTS
WED. THUR. FRI.
AUG. 11-12-13

WALT DISNEY Summer Magic
TECHNICOLOR
FRI. AUG. 13
12:00 MIDNIGHT

PIT AND PENDULUM
SAT MORNING
AUG. 14

THE UNDERWATER CITY
SAT. AUG. 14

WALT DISNEY The Incredible Journey
TECHNICOLOR

Irrigated grain sorghum was grown on 2,042,174 acres in the Texas High Plains in 1964. This was approximately 49 percent of the irrigated cropland acreage in this area. Most of the irrigation water was pumped from the Ogallala formation which underlies much of the Southern High Plains of Texas.

Experiments concerning limited irrigation of sorghum have been conducted in recent years at experiment stations in Lubbock and Amarillo. These experiments have revealed several factors concerning the irrigation of grain sorghum.

As one might assume, the water requirement of grain sorghum is not a fixed value. In hot, dry years transpiration by the plant is higher than in cool, relative humid seasons.

Water used by the grain sorghum plant begins with germination but is comparatively low until the first two or three weeks of development, averag-

ing from 0.05 to 0.10 inch per day. Irrigation is usually not necessary during this time even though periods of drought, except for sandy soils with low water holding capacities. Daily water use through July and early September averages about 0.25 inch.

Rainfall and irrigation water are equally valuable for crop production. An additional acre-inch of rainfall utilized is an acre-inch of irrigation water saved. In most years rainfall provides half the water requirements of grain sorghum.

The final measure of efficient water use by the crop is in the pounds of grain obtained per acre-inch of water. The highest possible yield per acre necessarily the most profitable. Researchers reveal that the greatest return per acre-inch of water has been obtained by providing adequate amounts of water throughout the season to plants adequately supplied with the necessary nutrients.

Preplant irrigations are usually necessary to provide adequate soil moisture before grain sorghum is planted. These irrigations should be made to provide field capacity to a depth of about 4 feet of the soil profile. A depth of 4 to 6 inches of irrigation water should be adequate to bring the soil to field capacity on the Pullman silty clay loam soil and mixed land which are prevalent in the Lubbock-Amarillo area. The Pullman silty clay loam has little available water in the profile.

Weather records at the Lubbock and Amarillo stations show that preplanting irrigations are necessary two years out of three to bring the soil to field capacity.

Rainfall usually provides half the water requirements of grain sorghum, but it is too unreliable to depend on for planning each irrigation in one's water management program. Irrigation may be delayed a few days and the necessary volume of application decreased following an effective and timely rain at any time during most growing sea-

sons. Rains are seldom adequate to provide for consumptive use for a two week period during the irrigation season and irrigation. Farmers with playa lakes that are equipped are usually able to capture considerable amounts of rainwater and in many instances can irrigate two or three times from the lake, depending on the acreage to be covered.

If playa lakes are not available for a farmer's use, efforts should be made to control runoff so that large rains during the growing season can be utilized more effectively.

A theory has existed that if sorghum is put in stress for water a deeper root system is produced. Another similar idea has been that "it doesn't hurt sorghum to wait for water." Both are without basis. At no time in a five year study made at Lubbock and Amarillo was there any evidence that sorghum plants in stress for moisture produced better or deeper root systems. More water may have remained in the soil profile or plants receiving additional irrigation, but the use of sub soil moisture was as great or greater by plants maintained with constantly adequate supplies of available water. Plants once in severe stress for moisture never produced as much grain as plants not in stress even though rainfall and later irrigation provided enough moisture to grow a plant of normal size. An adequate and continuous supply of available soil moisture was maintained to produce maximum yields. The plants need a certain quantity of water at the proper time for maximum yields. However 2 inches of water prior to stress will yield much more than the 3th or 6th irrigation as far as return per acre inch.

The first irrigation should be made about three weeks after planting if rainfall has not replenished an appreciable portion of the two to three inches of water used by the sorghum crop and lost by evaporation. At this stage of growth some available moisture should be maintained in the surface foot

of soil. On the Pullman soils the readily available moisture in the 0 to 24 inch depth should be maintained above 50 percent of storage capacity. After this time, irrigation is usually required to 10 to 14 day intervals until after blooming whenever rainfall is inadequate to maintain 25 to 50 percent available water in the 0 to 24 inch depth of soil.

Sandy soils or shallow soils require more frequent applications. Extremely high temperatures may require more frequent irrigations.

In late July, August and September, the crop extracts water from depths below three feet.

In most seasons two irrigations after planting are adequate and if a farmer is short on water, this is about all the irrigation water he will have available for the crop.

Applications of 3.5 to 4 inches are usually adequate for the growing crop on clay or loam soils, with 2.0 to 2.5 inches per application on extremely sandy soil. More frequent irrigation is required on a sandy soil. An irrigation should be started early enough so that the last plants irrigated will not have suffered for moisture. This often makes it desirable to increase the amount of water applied at the first irrigation. Two inch irrigation may be adequate to replenish the soil moisture deficit when such an irrigation is started. An increased depth of application should be provided on each successive day to provide for the added consumptive use. If ten days are required to irrigate the crop acreage, an application of 4 inches or more may be required to replenish the soil moisture deficit on those portions of the field irrigated near the tenth day.

The depth of application for irrigation varies greatly with different types of soil. A soil must store water as well as supply nutrients for potassium grain sorghum production. Studies show that in most years sorghum plants extract water from depths of five to six feet. A soil storing two inches of water per foot of depth stores

FOOD TIPS

JEAN MARTIN
Co. Home Dem. Agt.
Preparation of new potatoes for freezing:
Select potatoes the size of walnuts. Scrub well in cold water to remove skins, or wash and scrape. Pre-heat in boiling water 3 to 8 minutes, depending on size.
Cooling: Cool in cold running water 5 to 8 minutes.
Pack: Pack dry without water. Preparation of potato sticks for freezing:
Use mature potatoes suitable for French frying. Wash, peel and cut into sticks 1/4 inch square. Pre-heat stick in boiling water for 2 minutes.
Cooling: Cool in cold running water 3 minutes.
Pack: Pack dry, without water. Preparation of French fried potatoes for freezing:
1. Select potatoes suitable for French frying.
2. Cut in 1/4 inch strips and fry in deep fat to a light golden brown.
3. Drain thoroughly on absorbent paper.
4. Cool to room temperature.
5. Pack in moisture-vapour proof frozen food container. Thawing and heating:
Remove from package, place on baking sheet and reheat in hot oven 400 F. 3 minutes or until heated through. Season.

Efficient water management can be accomplished in grain sorghum production by using only the amount of water required for the plant, too much is as destructive as too little, use short runs, eliminate the use of open ditches as much as possible and use land leveling practices to get even distribution of water throughout the field.

Experiments in various parts of the High Plains reveal that the proper timing of limited irrigations results in the most efficient use of irrigation water in the production of grain sorghum.

LATE WANTED ADS
CARD OF THANKS
We wish to thank everyone who sent flowers, cards, food and all other acts of kindness shown us at our time of sorrow. May God bless each of you.
Mr. and Mrs. Royce Blackshear
1-32s-11p

LOST: Hydraulic Cylinder for UB Moline between 3 miles west of Lubbock and 11 miles west of Dismitt. Finder call 2-2641 Muleshoe, 412 West 6th. L. R. Watson. 2-32s-14c

QUITTING BUSINESS
Hesston 500 ft. Swather with conditioner. Massey-Ferguson swather. canvas type, 12 ft. New Holland 271 hay line baler with engine. W. D. 45 Allis-Chalmers tractor all equipment in top shape. Ready to work. Contact Henry Humphreys, Air Post Motel, Phone 3-3431. Plainview 10-32s-14c

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It costs so little to safeguard those important papers, family keepsakes.
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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 2, 1965. HOUSE JOINT RESOLUTION NO. 57 proposing an Amendment to Section 1-a of Article V of the Constitution of the State of Texas, by adding to said Section as presently written, the following provisions: requiring automatic retirement of certain District and Appellate Judges at age seventy-five (75) or such earlier age, not under seventy (70), as may be provided by law; creating a State Judicial Qualifications Commission and providing for its composition and the qualifications, methods of selection and terms of office of its members; defining the functions and procedures of said Commission, including the duty to investigate within this State, or who resides in, or holds judgeship within or for, the same Supreme Judicial District, the Commission, or who shall have ceased to retain the qualifications above specified for his respective class of membership. Commissioners of the State Bar shall be chosen by the Supreme Court with advice and consent of the Senate; those of class (iii) by the Board of Directors of the State Bar under regulations to be prescribed by the Supreme Court with advice and consent of the Senate; and those of class (iii) by appointment of the Governor with advice and consent of the Senate.

"(3) The regular term of office of Justices shall be six (6) years; but the initial members of each of classes (i), (ii) and (iii) shall respectively be chosen for terms of four (4), six (6) years, and the initial members of class (iii) for four (4) and six (6) years. Intermittent vacancies shall be filled in the same manner as vacancies due to expiration of a full term, but only the unexpired portion of the term in question. Commissioners may succeed themselves in the same office served less than three (3) consecutive years.

"(4) Commissioners shall receive no compensation for their services as such. The Legislature shall provide for the payment of the necessary expense for the operation of the Commission.

"(5) The Commission may hold its meetings, hearings and other proceedings at such times and places as it shall determine but shall meet at Austin at least once each year. It shall annually select one of its members as Chairman. A quorum shall consist of five (5) members. Proceed-

ings shall be by majority vote of those present, except that recommendations for retirement or removal of Justices shall be by affirmative vote of at least five (5) members.

"(6) Any Justice or Judge within the scope of this Section 1-a may, subject to the other provisions hereof, be removed from office for willful or persistent conduct clearly inimical to the interests of justice; or any such Justice or Judge may be involuntarily retired for disability seriously interfering with the performance of his duties, which is, or is likely to be, permanent in nature.

"(7) The Commission shall keep itself informed as fully as may be of circumstances that tend to reflect on the ability of particular Justices or Judges, receive complaints or reports, formal or informal, from any source in or out of the State, and make such preliminary investigations as it may determine to be necessary for the attendance or testimony of witnesses or for the production of documents at any hearing or investigation shall be enforceable by contempt proceedings in the District Court.

"(8) The Commission may, after such investigation as it deems necessary, order a hearing to be held before it concerning the removal or retirement of a Justice or Judge, or it may in its discretion report the Supreme Court to appoint an active or retired District Judge or Justice of a Court of Civil Appeals as a Master to hear and take evidence in any such matter, and to report thereon to the Commission. If, after hearing, or after considering the report and report of a Master, the Commission finds good cause, it shall recommend to the Supreme Court the removal or retirement, as the case may be, of the Justice or Judge in question and shall thereupon file with the Clerk of the Supreme Court the entire record before the Commission.

"(9) The Supreme Court shall review the record of the proceedings on the law and facts and in its discretion may, for good cause shown, permit the introduction of additional evidence and shall order removal or retirement, as it finds just and proper, when the record so warrants. Upon an order for involuntary retirement or removal, the office in question shall become vacant. The right of a Justice or Judge to retirement benefits shall be the same as if his retirement had been voluntary.

"(10) All papers filed with and proceedings before the Commission or a Master shall be confidential, and the filing of papers with, and the giv-

ing of testimony before the Commission, Master or the Supreme Court shall be privileged and no evidence that is filed in the Supreme Court shall be admissible in any other proceeding.

"(11) The Supreme Court shall by rule provide for the procedure before the Commission, Masters and the Supreme Court. Such rule shall afford to any Judge-again whom a proceeding is instituted to cause his retirement due process of law for the procedure before the Commission, Masters and the Supreme Court in the same manner that any person whose property rights are in jeopardy in an adjudicatory proceeding is entitled to due process of law, regardless of whether or not the interest of the Judge in remaining in active status is considered to be a right or a privilege. Due process shall include the right to notice, to hearing, and confrontation of his accusers, and all such other incidents of due process as are ordinarily available in proceedings whether or not misfeasance is charged, upon proof of which a penalty may be imposed.

"(12) No Justice or Judge shall sit as a member or Justice of the Commission or Supreme Court in any proceeding involving his own retirement or removal.

"(13) This Section 1-a is alternative to, and cumulative of, the methods of removal of Justices and Judges provided elsewhere in this Constitution.

Sec. 2. 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, 1965, at which election all ballots shall have printed thereon the following: "FOR the Constitutional Amendment providing for the automatic retirement of District and Appellate Judges for old age, creating the State Judicial Qualifications Commission, defining its functions, and empowering the Supreme Court, upon recommendation of said Commission, to remove District and Appellate Judges for misconduct in cases of disability."

"AGAINST the Constitutional Amendment providing for the automatic retirement of District and Appellate Judges for old age, creating the State Judicial Qualifications Commission, defining its functions, and empowering the Supreme Court, upon recommendation of said Commission, to remove District and Appellate Judges for misconduct and to retire such judges in cases of disability."

No frost...and no forced air blast that dries out fresh foods in this 13.9 cu. ft. KELVINATOR!


Now Value-Priced **\$259⁹⁵** at only

Many refrigerators eliminate frost by blowing cold air through the fresh-food section. This can dry out food at a rapid rate.

But not this Kelvinator. Its exclusive Humidplate (above) defrosts automatically without forced air. Your foods stay fresh and moist days longer—even if uncovered! In the

huge 116-pound true freezer where foods are tightly sealed, Kelvinator's circulating cold keeps frost from forming and freezes food fast. Note the other Kelvinator quality extras throughout—all at an extra low price NOW!

HERE'S EXCITING NEWS!
The tremendous popularity of Kelvinator's decorator-designed refrigerators, the Originals, has resulted in substantial manufacturing economies for certain models. This means that now more homes can have a kitchen striking beauty. Come see the Originals today!



Model 767 N

Farmer Family Reunion Held In Bula School

By Mrs. John Blackman
BULA Annual Farmer Family reunion was held Sunday, Aug. 1, in the school lunch room, with approximately 50 in attendance.

Attending were Mr. and Mrs. Jim Claunch, Mr. and Mrs. Robert Claunch and children Terry and Rodney, Mr. and Mrs. Bennie Claunch, children Kenny, Keith and Sherry, Mr. and Mrs. Jim Pat Claunch, and small son Shane of Bula.

Also Mr. and Mrs. R. F. Jones, Sarah Ann Wendell and Roger all of Bula.

Mrs. Nell Taylor and Mrs. Charles Powell, children, Bart and Carol, Ann of Littlefield, Mr. and Mrs. Earl Shultz and children Rosslyn, Kennen and Patrice of Lelia Lake, Tex. Mr. and Mrs. Leon Jones, Lynn, Mickey and Monty of Farwell.

Also Mr. and Mrs. S. P. Farmer of Merkel, Mr. and Mrs. Ben Farmer and son Benie and Mr. and Mrs. Jennie Carson of Quail, Tex. Ponia Farmer and Mr. and Mrs. Ira Brown Rita, Freddie and Jolie and Mr. and Mrs. Hill all of Merton.

A gospel meeting will begin at the Bula Church of Christ Monday Aug. 9 through Sunday night Aug. 15 with services twice daily 10 a.m. and 8 p.m. Bud Hammans of Dora, N. M. will be the speaker and Terry Blake will direct the song service.

Opal Bogard is spending the weekend with her sister, Mrs. Kemmon and daughters of Portales. They will be in Albuquerque Saturday for Mr. Kemmon who is attending coaching school there this week.

Mr. and Mrs. Buck Medlin, accompanied by her parents, Mrs. and Mrs. L. H. Medlin of Littlefield, attended a Medlin reunion held at Mackenzie Park Sunday.

Mr. and Mrs. George Whitteburg and daughter Belenda visited with his brother here Friday night. Mr. and Mrs.

People, Spots In The News

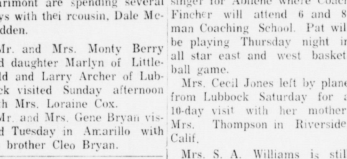
MAN vs. MACHINE—and Machine won this "fall" in English cycle race, but the rider was less hurt than the cycle.



ONE MAN, at Honeywell Data Center, runs all mechanical equipment of new-building complex of five U. of Colorado medical center, continuously checking some 400 points.



'SIREN CAMP' is name of this glamorous headpiece from Mr. John, with many sparkling jet beads.



'SHAPE UP, GALS' (as though they weren't, already!) seems to be command of curvaceous corporal as girls auxiliary of ROTC parades at Ohio State U.

Lazbuddie Folk Attend Funeral Of Happy Dyer

By MRS. C. A. WATSON
LAZBUDDIE — Eddie Joe Hall, L. R. Hall and Jess Pennington attended the funeral of C. L. (Happy) Dyer in Clovis Tuesday of last week.

Steve Jones is in Slayton this week visiting friends and relatives.

Mr. and Mrs. John Gammon, Wilcox, Ariz. were here over the weekend to attend the funeral of R. G. Trieder and to visit with friends and relatives.

Guests in the Ira Wimbler home over the weekend were Mrs. Wimbler's uncle, John Harvey, Amarillo; Mr. and Mrs. John Sander, San Francisco, and Nelda Thomas, Dimmitt.

C. A. Watson and Don attended the funeral of J. W. Kelley at Earth Sunday afternoon. Kelley was a long time friend of the Watsons.

Guests in the Charlie Watson home the last several days were the O. B. Chandler family, El Paso; Mrs. Chandler, a daughter of Mr. and Mrs. Watson. They also visited the P. E. Cargiles at Lariat and Mr. and Mrs. Howard Watson, Muleshoe. Howard is a brother of Mrs. Chandler and Mrs. Cargiles is Mrs. Chandler's sister.

Mrs. W. S. Menefer, Hereford, was here visiting friends and relatives over the weekend.

Mr. and Mrs. Oran Broyles, Mr. and Mrs. Barfield Broyles and Mrs. Rex Blackburn went to the mountains in Colorado last week for a few days vacation. The Oran Broyles returned home Sunday night. The rest of the group remained for a longer vacation.

Mr. and Mrs. Joe Briggs and children from Wilcox, Ariz. visited during the past weekend with relatives.

Guests in the Harvey Blackstone home over the weekend were Mr. and Mrs. Harold Wilcox.

COURT NEWS

AUTO LICENSES
Debert Putman — 1965 Ford Custom 4dr. — Muleshoe Motor Co.
Don E. Gatlin — 1965 Ford 2dr. HT Mustang — Bob Harper Ford
Rena Corral — 1965 Pontiac HT Cpe. — Pontiac
Ebel J. Griffin — 1965 Ford 4dr. — Muleshoe Motor Co.

Marriage Licenses
William Edmund Johns to Martha Louise Kite
Robert Lee Hays to Dorothy Lynell Shepher
Jo Ann Recor to Ronald Floyd Melton
Gaudalope Trevina to Martha Galinda Martinez

District Court
In RE, Lamotia Ann Atwood, et al. At: Roger Garrell and Jack Young, Dependent and Neglected children.
John William Bean Etal vs. Jeremiah Collier, et. Att: Pat Bobo, Suit on injuries.
Bobbie Fender vs. Roy Fender, Att: Norman Bays, Divorce.
Linda Rash vs. Dainn Rush, Att: Norman Bays, Divorce.

Mr. and Mrs. Tom Brown, Morton, visited their daughter and family, the Harvey Blackstones Thursday of last week. The Browns were on their way home from Cheyenne, Wyo. where they attended the rodeo Tuesday of last week.

Birthday greetings this week go to Ronald Ashford, Bilton Treder, Kenneth Johnson, Richard Ketcherside, Norma Bean, Roy Max Miller, Romme Gastin and Jake Smith.

93% OF THE COOKING IS PROVIDED BY GAS

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Both papers in territory \$5.50
Both papers outside territory \$6.21

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RAMON MARTIN Editor
PAUL JOHNSON Women's Editor
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PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

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

PREAMBLE
WHEREAS, The Legislature of the State of Texas deems it to be in the public interest that a need for the operation of hospitals by private charitable enterprises which will provide free medical and hospital care for the indigent in Texas; and

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

WHEREAS, The need for the operation of such hospitals and the furnishing of such free medical care and hospitalization for the indigent is especially great in counties having a population in excess of one million two hundred fifty thousand (1,250,000); and

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

BE IT RESOLVED BY THE SENATE AND HOUSE OF REPRESENTATIVES OF THE STATE OF TEXAS:

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

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

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

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT
ON NOVEMBER 2, 1965.
HOUSE JOINT RESOLUTION NO. 3, proposing an Amendment to the Constitution of the State of Texas, Sections 51A and 51A-2 of Article III so that the same shall constitute a part of the Constitution of the State of Texas, and providing that the Legislature of the State of Texas, in providing assistance to and/or medical care for needy persons over the age of sixty-five (65) who are citizens of the United States, and who are totally and permanently disabled, shall have the power to prescribe such limitations and restrictions as may be deemed appropriate for the payment of assistance to and/or medical care for and/or other services included in the Federal legislation providing matching funds to help such families and individuals attain or retain capability for independence or self-care; and

"(2) Needy individuals who shall have resided within the boundaries of the United States for at least twenty-five (25) years and are over the age of sixty-five (65) years; and

"(3) Needy individuals who shall have resided within their eighteenth (18th) birthday but have passed their forty-fifth (45th) birthday and who are totally and permanently disabled, as determined by a combination of physical and mental handicaps; and

"(4) Needy blind persons who are citizens of the United States and who are over the age of twenty-one (21) years; and

"(5) Needy blind persons who are citizens of the United States and who are over the age of twenty-one (21) years; and

"(6) Needy blind persons who are citizens of the United States and who are over the age of twenty-one (21) years; and

"(7) Needy blind persons who are citizens of the United States and who are over the age of twenty-one (21) years; and

"(8) Needy blind persons who are citizens of the United States and who are over the age of twenty-one (21) years; and

"(9) Needy blind persons who are citizens of the United States and who are over the age of twenty-one (21) years; and

"(10) Needy blind persons who are citizens of the United States and who are over the age of twenty-one (21) years; and

"(11) Needy blind persons who are citizens of the United States and who are over the age of twenty-one (21) years; and

"(12) Needy blind persons who are citizens of the United States and who are over the age of twenty-one (21) years; and

"(13) Needy blind persons who are citizens of the United States and who are over the age of twenty-one (21) years; and

"(14) Needy blind persons who are citizens of the United States and who are over the age of twenty-one (21) years; and

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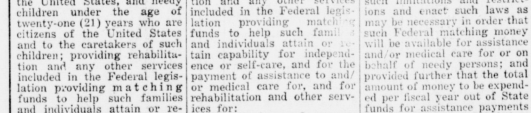
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LEADER



VIC L. BENEDICT
... receives a Southwestern Life salute for winning one of the highest honors in life insurance — membership in the Texas Leaders Round Table. Membership in this honor group of the Texas Association of Life Underwriters is limited to those who meet the highest standards in life insurance service and in volume and permanence of business produced.

Our congratulations to Vic L. Benedict — your Southwestern Life Agent . . . your friend for life.

Southwestern Life
ASSURANCE COMPANY • DALLAS • 4122 Olive
Muleshoe, Tex. 3-2180

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

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

PREAMBLE
WHEREAS, The Legislature of the State of Texas deems it to be in the public interest that a need for the operation of hospitals by private charitable enterprises which will provide free medical and hospital care for the indigent in Texas; and

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

WHEREAS, The need for the operation of such hospitals and the furnishing of such free medical care and hospitalization for the indigent is especially great in counties having a population in excess of one million two hundred fifty thousand (1,250,000); and

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

BE IT RESOLVED BY THE SENATE AND HOUSE OF REPRESENTATIVES OF THE STATE OF TEXAS:

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

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

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

"(2) such charitable trust or organization maintains its domicile and operates a hospital on the premises of such charitable trust or organization located within the county of its domicile;

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

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Meeting

(Continued From Page One) the program. The meeting is being called also to name two Bailey County Directors to Plains Cotton Growers, Inc. The county has two men on the board, a business man and a cotton producer, it was explained.

Election of these directors will be a feature of the Monday session. Present directors from this county are Earl Richards, manager of the Muleshoe Co-

operative Gin, the business man representative, and W. E. Meyers, farmer representative. Texas Farm Bureau's chief, C. H. DeVaney, this past week blasted the pending farm bill's cotton section, calling it the "death knell" for cotton producers. The national head of Farm Bureau, Charles B. Shuman, also issued a strong statement regarding the bill, strongly worded condemnation, calling it "anti-farmer, anti-consumer and anti-taxpayer." At mid-week, Plains Cotton

Growers came out with a claim that the bill will require a 15-percent acreage reduction for any farmer who wishes to participate in the program and would permit reductions up to 35 percent with corresponding higher payments for the larger cut-back. The organization pointing out that farmers would be allowed to plant unlimited acres for sale at market prices without benefit of the government loan or payments.

Plans

(Continued From Page One) added.

"We don't know exactly what route the project here will take," summed up the spokesman for the group, "but we do know that we have great possibilities here and we are eager to develop our possibilities to the greatest extent. Thus the decision to go ahead with the naming of a steering committee to start the ball rolling.

"We probably will decide what action we will take after the steering committee is selected at the Aug. 17 meeting." The spokesman asked that he not be identified, adding that the program is backed by a number of forward-thinking individuals who will form a separate organization, not affiliated with any existing group. We believe it could be better served as an "outside" organization.

It is admitted that the format of Dumas' 100 DID, non-profit organization, probably will be used by the local group.

"They've done real well in their program designed to create new dollars for Dumas area, and we believe we could well follow their suit."

Muleshoe

(Continued From Page One) Air Forces which provides off and defensive defense units in the Pacific. Gonzales, 3 graduate of Muleshoe High School, was previously situated at Webb AP3, 3 brig.

Seaman Apprentice Donald L. Shanks, USN, son of Mr. and Mrs. J. C. Shanks, 220 E. Birch, Muleshoe, is attending a "fire control technician" class A school at the U S Naval Training Center, Bainbridge, Md.

Muleshoe School Board will have an open session Monday night to consider the 1965-66 budget. Anyone interested is invited to attend the meeting to be held in the administration building at 8 p.m.

Bailey County Attorney P. J. Correll will return today.



FIREMEN REIMBURSED — Muleshoe firms paid expenses and tuition for Bailey County Volunteer firemen who attended Texas Firemen's Training School in College Station. Farm Bureau sponsored two of the five who attended, and here Joe Wheeler (right) president of FB, presents checks to Barney Locke, Maple, and James Wallace, Muleshoe. (Journal Photo)

Hospital Notes

West Plains Hospital

Mrs. R. L. Marshall, Mrs. W. A. Hail, Angela Vasquez, Eulilia Vasquez, Mrs. Henry James, Mrs. Florencio Hinojosa, Mrs. Eriquel Canto, Jr., Jose Luis Berez, Mrs. Jesse Castorina

Dismissed Mr. Walter Colbert, Angela

Merchants

(Continued From Page One)

week's session, however, that the give-aways will be television sets, instant cameras or fine transistor radios. Each participating merchant will give one of the items decided upon, Harris said, and each merchant will display the gift in his place of business. This would mean that a number of prizes will be given—television sets, cameras, or transistor radios.

The retail committee, at its Wednesday meeting, also discussed the July Mule Memorial program, and it was generally agreed that the celebration was one of the finest ever staged in Muleshoe. One merchant put it this way: "We certainly had a lot of people here in our little town."

Vazquez, Mrs. W. F. Bridson, Vincent, Jane Harris, Renee Eulilia Vasquez, Mrs. Hinojora, Mrs. Marshall, Mrs. Lee, Mrs. Jessie Lewis, Mr. C. C. Bell, Green Memorial Hospital Admitted

Mrs. Cecil Osborne, Ludie Barlow, Mrs. Virgil Nowell, Mrs. H. K. Freeman, Mrs. A. J. Klump, Mrs. Rollier McKitt, Mrs. Billy James Harman, Hall Ethridge, Quincy Leon Brannon Jr., Frank Murphy, Lawrence Fluellen

Dismissed Eugene Henry, O. E. Lumsden, W. E. Rudd, Darla Hunt, Lloyd Quisenberry, Lawrence Hughes, James Broen, Alvy



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BUTLER STEEL BUILDING

40 x 60 DELIVERED FOR \$2,474.00



FOR A SHORT TIME ONLY WE WILL DELIVER TO YOUR LOCATION A BUTLER PANEL FRAME 10' EAVE WITH ONE 15' x 10' DOUBLE SLIDE DOOR AND ALL THE NECESSARY COMPONENTS, BOLTS AND ERECTION PLANS.

THIS BUILDING IS PRE-CUT AND HOLES PUNCHED TO EXACT DIMENSION AND CAN BE ERECTED WITH UNSKILLED LABOR.

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LOW COST FINANCING AVAILABLE

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ONE HUNDRED THOUSAND DOLLAR STOCK ON ALL REDUCTION SALE... WITH BIG SAVINGS... NEW 1965 FORDS IN OUR STOCK... MULESHOE MOTOR CO. Phone 2510 "Car Capital of the West Plains" At The Crossroads

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. HOUSE JOINT RESOLUTION NO. 11 proposing an Amendment to Article III of the Constitution of the State of Texas authorizing loans to students at institutions of higher education, creating the Texas Opportunity Plan Fund and making provisions relating thereto.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article III of the Constitution of the State of Texas be amended by adding a new Section to read as follows:

Section 50b. STUDENT LOANS. (a) The Legislature may provide that the Coordinating Board, Texas College and University System, or its successor or successors, shall have the authority to provide for, issue and sell general obligation bonds of the State of Texas in an amount not to exceed Eighty-five Million Dollars (\$85,000,000). The bonds authorized herein shall be called "Texas College Student Loan Bonds," shall be executed in such form and denomination and upon such terms as may be prescribed by law, provided, however, that the bonds shall not bear more than four percent (4%) interest per annum; they may be issued in such installments as the Board finds feasible and practical in accomplishing the purpose of this Section.

(b) All moneys received from the sale of such bonds shall be deposited in a fund hereby created in the State Treasury to be known as the Texas Opportunity Plan Fund to be administered by the Coordinating Board, Texas College and University System, or its successor or successors to make loans to students who have been admitted to admission by any institution of higher education within the State of Texas, public or private, including Junior Colleges, which are recognized or accredited under terms and conditions prescribed by the Legislature, and to pay interest and principal on such bonds and provide a sinking fund therefor under such conditions as the Legislature may prescribe.

(c) While any of the bonds, or interest on said bonds authorized by this Section is outstanding and an-

paid, there is hereby appropriated from the first moneys coming into the Treasury in each fiscal year, not otherwise appropriated by this Constitution, an amount sufficient to pay the principal and interest on such bonds that matured or become due during such fiscal year, less the amount in the sinking fund at the close of the prior fiscal year.

(d) The Legislature may provide for the investing of moneys available in the Texas Opportunity Plan Fund, and the program is backed by a number of forward-thinking individuals who will form a separate organization, not affiliated with any existing group. We believe it could be better served as an "outside" organization.

It is admitted that the format of Dumas' 100 DID, non-profit organization, probably will be used by the local group. "They've done real well in their program designed to create new dollars for Dumas area, and we believe we could well follow their suit."

FOR THE Constitutional Amendment authorizing the Legislature to provide for loans to students at institutions of higher education to be known as the Texas Opportunity Plan.

Section 2. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amendment shall be held in the same manner and for the length of time as required by the Constitution and laws of this State.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. SENATE JOINT RESOLUTION NO. 27 proposing an Amendment to the Constitution of the State of Texas, amending Article III of the Constitution of the State of Texas by adding a new Section 48b, so as to create as an agency of the State of Texas the Teacher Retirement System of Texas, vesting the general administration and responsibility for the proper operation of said system in a state board of trustees to be known as the State Board of Trustees of the Teacher Retirement System of Texas, authorizing said Board to invest assets of said system in various obligations and subjects of investment, subject to certain restrictions stated therein and such other restrictions as may hereafter be provided by law; providing that such Amendment shall be self-enacting and shall not alter, amend or repeal the Constitution of Texas or any legislation passed pursuant thereto except insofar as such legislation may limit or restrict the provisions of this Amendment, providing for the necessary election, form of ballot, proclamation, and publication.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article III of the Constitution of the State of Texas be amended by adding Section 48b thereto which shall read as follows:

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

administration and responsibility for the proper operation of said system are hereby vested in a State Board of Trustees, to be known as the State Board of Trustees of the Teacher Retirement System of Texas, which Board shall be constituted and shall exercise its powers as hereinafter provided together with such other powers and duties as may be prescribed by the Legislature. All moneys from the general fund of the State of Texas, and from the Fund to provide retirement, disability, and death benefits for persons employed in the public schools, colleges, and universities supported wholly or partly by the state and all other securities, moneys, and assets of the Teacher Retirement System of Texas shall be administered by said Board and said Board shall be the trustee thereof. The Treasurer of the State of Texas shall be custodian of said moneys and securities. Said Board is hereby authorized and empowered to acquire, hold, manage, purchase, sell, lease, convey, transfer, and dispose of any securities, evidences of debt, and other investments in which said securities, moneys, and assets have been or may hereafter be invested by said Board. Said Board is hereby authorized and empowered to invest and reinvest any or all moneys, securities, and assets, as well as the proceeds of any such investments, in bonds, notes, or other evidences of indebtedness issued, or assumed or guaranteed in whole or in part, by the United States or any agency of the United States or by the State of Texas, or by any county, city, school district, municipal corporation, or other political subdivision of the State of Texas, both general and special obligations; or in home office facilities to be used in administering the Teacher Retirement System including land,

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

MR. FARMER

MR. CITIZEN

MR. BUSINESSMAN

**ARE YOU AWARE OF THE PASSAGE OF
THE OMNIBUS FARM BILL AND RIGHT TO WORK
LAW REPEAL WILL AFFECT YOU**

**YOU ARE INVITED TO ATTEND AN INFORMATIVE
MEETING MONDAY NIGHT, AUGUST 9, 8:30 P.M.
MULESHOE HIGH SCHOOL AUDITORIUM AND
DISCOVER HOW THE PROVISIONS OF THE OMNIBUS FARM
BILL AND RIGHT TO WORK LAW REPEAL CAN AFFECT YOU**

PANELISTS WILL BE

**ROY B. DAVIS MANAGER OF PLAINS CO-OPERATIVE OIL MILL, LUBBOCK
H. L. "HUB" KING DISTRICT DIRECTOR, TEXAS FARM BUREAU, BROWNFIELD
ED DEAN LABOR RELATIONS REPRESENTATIVE, PLAINS COTTON GROWERS
MODERATOR ED WILKES KFYO FARM DIRECTOR, LUBBOCK**

THIS INFORMATIVE PROGRAM WILL BE FETURED AT THE

**ANNUAL DIRECTORS ELECTION OF THE
PLAINS COTTON GROWERS ASSOC.**

**2 DIRECTORS FROM BAILEY COUNTY WILL BE ELECTED
ONE FARMER ONE BUSINESSMAN**

PRESENTED IN THE PUBLIC INTEREST BY PLAINS COTTON GROWERS