

# The BRONTE ENTERPRISE

Vol. 44

BRONTE, TEXAS, AUGUST 2, 1962

No. 31

## New Tennyson Baptist Church Will Have Opening Sunday

Plans are to complete the new building for the Tennyson Baptist Church this week, and have a dedication program Sunday. It was announced this week that the work of rebuilding the church is about complete and should be finished by

the weekend.

In addition to the dedication program, a revival meeting will start Sunday, with the Rev. James Golden of Paint Rock doing the preaching. The Rev. Robert Ritchie, pastor, will lead the singing for the meeting and Mrs. B. D. Dunn will serve as pianist.

Both morning and evening services will be held through next week, except there will be no morning services on Monday and Saturday.

The new church building was constructed after a fire destroyed the old building last fall. The structure has a 28x38 sanctuary and a 20x38 fellowship hall, which contains rest rooms, kitchen and Sunday school classrooms.

A spokesman for the congregation said that many contributions have been received to be used in rebuilding the church. In charge of the building program were W. T. Green and J. P. Arrott, church deacons.

## Two Revivals In Progress This Week

Revivals are in progress this week at two Baptist Churches. Starting last Sunday, the meetings began at the Kickapoo Baptist Church and the First Baptist Church. Services are being held each morning and each evening at both meetings.

The Rev. Rodney C. Dowdy of Rule is doing the preaching at the First Baptist Church, and Byron D. Hargrove of Muleshoe is in charge of the singing. Services are being held each morning at 7 p.m. Prayer services start in the evenings at 6:30 p.m., followed by preaching service at 7 p.m.

The Rev. Murrell Johns, First Baptist pastor, said that a cordial welcome awaits everyone in the community who attends any of the remaining services. The meeting will close Sunday night.

Preacher for the Kickapoo Church meeting is Rev. James Edge of Sulphur Springs. A former pastor in San Angelo, Mr. Edge is well known to residents of this area. Noah Pruitt Jr. is leading the singing for the services.

Morning services are being held at 9:30 a.m. and evening meetings start with a prayer service at 7:30 and preaching at 8 p.m.

Pastor of the Kickapoo Church, the Rev. Wayne N. Stout, issued a cordial invitation to the public to attend the remaining services. Final service will be Sunday night.

## Angelo Woman Injured In Two-Car Wreck Sunday

Mrs. Vina Pate Hill, 35, of San Angelo was injured in a two car wreck on Highway 277 in the north part of Bronte Sunday about noon. Her car was in collision with a car driven by Roy Wayne Stout, 17, of Bronte.

Both Mrs. Hill and Stout were taken to Bronte Hospital where she received emergency treatment and was sent on to San Angelo. Her injuries, consisting of cuts and bruises, were not believed to be serious. Young Stout was not hurt.

Mrs. Hill was driving into Bronte from the north when the accident occurred. Both cars were heavily damaged.

## ROBERT LEE DOWNS WTU

The West Texas Utilities team of Bronte fell to a tough Robert Lee group this week in a contest at the neighboring town. Score was 19-4. Wayne Dunham was the losing pitcher and Joe Gordon was the winner.

George Latimer and Jim Pitts hit home runs for the losers.

## BACK FROM WORLD'S FAIR

Mrs. Ralph Richards and children and Mrs. Tad Richards have returned from a 5,000 mile trip which took them to the World's Fair at Seattle, Wash., and into Canada. Included in the trip were visits to Calgary and Lake Louise in Canada. At Miles City, Mont., and at Albuquerque, N. M., the group visited relatives.



H. I. TAYLOR

## Church of Christ Meetings Dates Set

A gospel meeting will start Friday at the Bronte Church of Christ. Doing the preaching will be H. I. Taylor of Dallas. Joe Wolf, who recently resigned as minister of the local church, said the series of meetings will continue through Aug. 12.

Evening services will be held at 8 p.m. on weekday and at 6 p.m. on Sundays. Morning services, which will start Saturday, will be held at 7 a.m. on weekdays and at 10:50 a.m. on Sundays during the meeting.

Mr. Wolf said that everyone in this area is invited to attend any or all of the meetings.

## CURLY MALONE NEW MECHANIC AT HOME MOTOR

Curley Malone began work Saturday at the Home Motor Co. He is in charge of the repair shop of the local firm. R. W. Rees, owner of the company, said that Malone comes to Bronte recommended as a highly trained mechanic in all lines of auto and truck repair.

Malone came to Bronte from Spur where he has been working for a contractor, keeping his equipment in running order. He has also worked in San Angelo, in Oklahoma and in Artesia, N. M. He said his experience included 12 years on Chevrolets, three on Buick and Oldsmobiles, three on Lincoln-Mercury, and one on Fords. He has had special training in each of the lines, as well as on International trucks. Malone said he has had considerable experience on heavy duty equipment but would not try to handle repair work on it because of lack of special equipment needed. Malone is living in one of Rees' furnished apartments. He invited Bronte residents to come by and get acquainted with him.

Mr. and Mrs. Olin Allison and Mr. and Mrs. John Rodgers and Kenneth visited Mrs. Frannie Best at Kerrville Sunday.

## Rains Make Area Have Different Look

This area has taken on a new look the past couple of weeks since good rains have fallen here. The first rain of any consequence for many months started falling Sunday, July 15. The total for that

moisture was 2.5 inches here in Bronte. Last Wednesday and Thursday another wet spell dumped another 2.7 inches here.

Before the rain in the middle of July, some ranchers in this area said they were drier than they were any time during the drouth of the 1950s. The past two weeks has completely changed the picture, however, and the country has taken on a new green look. Stock tanks also have some water in them now.

Oak Creek Lake caught between one and two feet of water during the rain last week. Unofficial reports say it is still about 14 feet below the spillway, so there is plenty of room for additional water.

In spite of the fine rains, temperatures of 100 degrees and over have been experienced this week.

## Amendments Published In Paper This Week

Seven of the 14 amendments to the state constitution are being published in this week's Enterprise. They must be run for four weeks. Since the law requires that copies of amendments be published in some newspaper in each county of the state, the other seven are being run in the Robert Lee Observer.

Anyone who is interested in seeing a copy of the amendments being run in The Observer may stop by The Enterprise office and check them. An effort will be made in the next few weeks to have some copies of them to give to those who are interested.

## Ballinger Rites For Jeff Harris

By Mrs. Herbert Holland

Funeral services were held last Thursday at 3 p.m. from First Baptist Church in Ballinger for Jeff Harris, 56. He died at 8:45 a.m. Wednesday in Ballinger Clinic Hospital, after being hospitalized a week.

Burial was in Evergreen cemetery in Ballinger under direction of Newby Davis Funeral Home. Mr. Harris was a farmer in the Maverick community since 1923. He was employed as a custodian in the Ballinger schools.

He was born Nov. 2, 1904 in Milam County, moving to Runnels County in 1923. He was married to Edna Hardy Jan. 9, 1928, in Ballinger.

Survivors include his wife; one son, Jimmy Harris of Maverick; two daughters, Mary Ann and Sallye Harris of Maverick; and his mother, Mrs. Lydia Harris of Maverick.

## CITY HALL BIDS AUG. 9

Bids will be taken on Bronte's new city hall and fire station up to Aug. 9 when they will be opened and read. An \$18,000 bond issue carried three to one in an election July 14. The money will be used to build the structure. Plans and specifications may be obtained from Doyle C. Maddox, San Angelo architect.

## Local Athletes Place at Odessa

Four Bronte High School athletes made a fine showing last weekend when they participated in state finals of the Amateur Athletic Union track and field meet. The contests were run at Odessa.

Jim Morrow tied for second in the high jump event, Ronnie Lee was 3rd in the junior 120 yard low hurdles, Jimmy Wells placed sixth in the senior high hurdles, and Barry Curlee was 8th in the 220 yard run.

Stiff competition from schools of all sizes over the state is encountered in this meet, and local fans were pleased with the showing made by the Bronte boys.

Clyde Lee carried the boys to the meet.

## Lindsey Finds Enough Weevils to Ruin Coke Cotton

County Agent Sterling Lindsey checked ten cotton fields last week. Two had heavy boll weevil concentrations. The other eight had medium to light damage from both worms and weevils, he reports.

A number of the fields checked were at a point where a sudden build up would be costly since worms and weevils are now present in all stages of life cycles. They could not be stopped in just a few days now with one application of insecticide.

If further moisture comes after this goes to press, he advises rigid inspection of every field.

## Grand Jury Called for Aug. 6th

Judge Joe L. Mayes will open 51st Judicial District Court in Robert Lee Monday morning, August 6, at 10:00 o'clock with the hearing of non-jury civil cases.

The first on the docket is a suit for damages in an automobile wreck, Jack Weeks and others Vs. Mrs. Olga Seth.

There are two suits for delinquent taxes in the city of Robert Lee, a suit for debt, and two divorce cases, only one of these Coke County people, in which a contested property settlement is

involved.

Jury cases are called for August 20. The first docketed is Robert Furson versus Texas Employers Insurance Association, and the second is Texas Employers Insurance Association versus Robert Furson, suing to set aside a judgement of the Industrial Accident Board.

A. J. Armistead is suing Fort Worth Pipe and Supply Company, with Travelers Insurance Corporation Intervenor.

Five other cases are suits for

compensation insurance by Leo G. Evans, Thomas H. Riddle, J. T. Joyner, L. C. Merriman, and Charles H. Chandler, respectively.

The grand jury has been summoned to meet on the opening date of the court, August 6: Robert Brown, C. N. Webb, Preston Davis, James Allen, Charlie Boecking, A. R. Coalson, Edward Cumbe, Royce Fancher, Jeff Blair, Carl Hurley, Homer Carwile, Vaughan Davis, W. D. McAdams, R. C. Patterson, Frank Percifull, Charlie Drennan.

## Mrs. Joe Davis Painfully Burned In Tuesday Fire

Mrs. Joe Davis was seriously burned Tuesday morning when clothes she was washing ignited in her washing machine. She received first, second and third degree burns on her face, arms and legs.

Her dress did not catch fire when the clothes blazed up around her. Her husband reported there was no damage to the washing machine or the house.

Mrs. Davis had washed some work clothes in gasoline and hung them out on the clothes line for a considerable length of time before she placed them in the machine. She had also rinsed them in water. In spite of her precautions, enough gasoline vapor remained in the clothes that they ignited and burned her as she was punching them down into the machine.

Mrs. Davis was taken to Bronte Hospital where Dr. John R. Harris described her as "doing as well as could be expected."

## Teen-Agers Down Coleman Team

Bronte's Teen Age baseball team cleaned up on Coleman Tuesday night in Coleman's Pony League tournament. Coleman called the game after five innings, with the local lads leading 14-4. Jim Morrow was the winning pitcher, and also hit two home runs.

The Tuesday game put Coleman into the loser's bracket in the tourney, and put Bronte up against Ballinger. This game was scheduled to be played Wednesday night.

Hits and runs were pretty well scattered over the entire team as follows: Awalt of Wingate, 1 hit, 2 runs; King of Blackwell, 1 and 1; Royce Lee, 1 and 2; Morrow, 2 and 2; Hood of Robert Lee, 1 and 1; Ronnie Lee, 1 and 2; Puckett of Wingate, 1 and 1; Caruthers of Blackwell, 1 and 1; Cook of Blackwell, 1 and 2.

Clyde Lee, manager of the locals, said they were expecting a close battle Wednesday night, as he was expecting Ballinger to use their best pitcher.

Mrs. S. A. Kiker returned Friday night from Fort Stockton where she had been visiting her daughter, Mrs. Carroll Robbins, and family.

## BROOKSHIRE BROWSINGS

By Mrs. Herbert Holland

Mr. and Mrs. J. O. Landers and children of Houston spent the weekend with his parents, Mr. and Mrs. Jerry Landers.

Mrs. Luther White of Haskell visited Mr. and Mrs. A. J. Essary Saturday. She is a sister of Mr. Essary. Other guests in their home Saturday were his niece and son of Stamford.

Mmes. Jim Clark, Bert Hester, Herbert Holland, Gene Halamicck and Oscar Isbell attended a party in San Angelo Friday afternoon.

Visiting the Herbert Hollands and Jim Clarks Sunday were Mr. and Mrs. James Holland and children and Dick Irons of Big Spring. Junior and Tony Holland and Dick Irons stayed for a longer visit with the Hollands. Homer Clark of Big Spring spent the weekend in the Clark home.

Attending the funeral of Jeff Harris in Ballinger Thursday were Mrs. Jerry Landers, Messrs. and Mmes. Franklin Thomas, Less Webb and Willard Caudle, and Mary Oates.

Bill Keeling was dismissed from a San Angelo hospital Thursday after being admitted Tuesday for surgery. The Keelings' son Elton, and family of Hobbs, N. M. visited them this week.

Mr. and Mrs. Carl Florence and Mr. and Mrs. Jack Dismore of

Norton left Thursday to attend a weekend homecoming at Royce City.

Mrs. Edsel Hall of Hale Center has returned home after visiting the Jerry Landers and Carl Florences. Her mother, Mrs. Susie Garlington, went home with her.

Mr. and Mrs. Leon Springer and children of Paint Rock were Sunday guests of the Rob Springers.

Mrs. Ben McNeal and Messrs. and Mmes. Herbert Holland, Bert Hester, George Coleman, Rob Springer, Wallace Rumsey visited Rev. and Mrs. Arthur Foster in San Angelo. He is pastor of Lakeview Methodist Church. They toured the new church building and played 42.

Mr. and Mrs. Ben McMurry were honored on their 50th wedding anniversary Sunday in the Hilcrest Baptist Church in San Angelo. The McMurrys lived in this community for about 10 years before moving to San Angelo.

Mr. and Mrs. W. H. Ogilvy and children of Seminole are spending their vacation here on their ranch. Mary Oates of San Angelo spent last week here with her grandparents, Mr and Mrs. Willard Caudle.

Mrs. G. L. Cook and Jay went to Lampasas Sunday to attend a birthday dinner and party for her sister, Mrs. Ruth Riley. About 25 persons were registered from Rola, Falfurias, San Antonio, Austin, Wichita Falls, Rising Star, Brownwood, Fort Worth, Bronte and Arkansas.

## H D Agent's News Dept.

By FAY C. ROE

All 4-Hers and their families are invited to attend the Fun Night to be held Saturday, August 4, in the County Park at Robert Lee. Games, swimming and movies are planned for the evening. Families have been asked to bring wieners, buns and cookies enough for their group.

### Schedule

Wednesday, Aug. 1: 4-H Planning Meeting, 1:30 p.m., courthouse.

Thursday, Aug. 2: San Angelo, District Dress Revue Judging.

Friday, Aug. 3: San Angelo District Dress Revue.

Saturday, Aug. 4: 4-H Fun Night, 7 p.m., Robert Lee Park.

Monday, Aug. 6 through Aug 17: Vacation.

Bennie Carol Oglesby, daughter of Mr. and Mrs. Ben Oglesby, broke her left leg just above the ankle last Friday when she fell in the kitchen at home.

Mr. and Mrs. Gene Walker and son of Fort Worth spent the weekend here with his mother, Mrs. Mary Walker. Buddy Walker, who has been visiting in Fort Worth and Oklahoma City, also spent the weekend here, but returned to Fort Worth with them.

The Bronte Enterprise

August 2, 1962

Mrs. C. E. Keeney, Robert and Debbie, returned to their home in Reno, Nev. Saturday after a visit with her mother-in-law and father-in-law, Mr. and Mrs. J. L. Keeney.

Here for the weekend in the Keeney home were Mr and Mrs. Jimmy Erwin and Andrea of Lubbock, Mike and Keith Burkhart of Midland.

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Mr. Malone invites you to come in and get acquainted, and, if you have any automotive problems, to talk them over with him.

**Home Motor Co.**

Mr. and Mrs. R. W. Rees

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YOUR INVITATION TO HEAR

**H. I. Taylor, Evangelist**

DALLAS, TEXAS



IN A SERIES OF

**GOSPEL MEETINGS**

**August 3 - 12, 1962**

Weekdays - - 7 A.M. & 8 P. M.

Sundays - 10:50 A. M. & 6 P. M.

(7 A.M. Services Beginning Saturday, Aug. 4, 1962)

**Church of Christ**

BRONTE, TEXAS

**THE BRONTE ENTERPRISE**

Published Every Thursday at Bronte, Coke County, Texas



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

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

**UNCLE HUIE from HOG CREEK says**

DEAR MISTER EDITOR:

One of my neighbor's preacher dropped by the store fer a spell last Saturday, said the Congress, come Sunday morning, might have to declare his church a disaster area.

The trouble all started, he told the fellers, when one of his good lady choir members, who does the solo singing, told him she aimed to do a special fer Sunday, one of them new "Gospel Songs" that is sung grand opera style. He allowed as how, when she gits on one of them pieces, she bellers and hollers like a calf lost on the range. The last time she done one of them high tone pieces, he said, it scared the hiccups out of one little girl who was sitting close to the front. The doctors had been trying to cure her fer three days. But it wasn't a net gain after all, he reported, on account of this little girl has had to take them tranquilizer pills ever since.

Anyhow, said the good Parson, he got this choir lady to run over the song fer him and he was plum floored at the first note and was still on the floor when she got through. He said it's got about the same tune as that song "Ma-

ma Loves to Twist." He told us he liked that tune pritty good when he was out slopping the hogs or feeding the chickens, but it was a little on the Judas Iscariot side fer the church.

He reported he was dreading the results when she cuts loose with that thing Sunday morning. He perdicted a few of the old folks would faint and the young-uns would start patting their feet. If preachers wasn't so scarce right now, he allowed, the Deacons would give him his walking papers. But he reckoned they would figger he was better than nothing.

But to give this lady singer her due, he said, she was worth her weight in gold fer church weddings. Most of them affairs, he explained, they decorate the church and altar with bushes and flowers till they got the place looking like one of them Tarzan sets in the movies. He said he always got lost onct or twict at ever wedding but her songs was coming in loud and clear and he just followed 'em till he reached the piano—then he knowed where he was. He recollected one time when he was plum lost. A flash went off like lightening had struck the church. He jumped about two foot and his glasses fell off. He found out later that one of them photographers was hiding in the bushes and had took a picture.

The good Parson left a little early, said when this lady puts on one of her specials he always tried to git up a sermon to match. He claimed a preacher that didn't cooperate with the solo singer in his choir wasn't long fer the clergy. The problem now, he said, was to find a short sermon that would match the tune of "Mama Loves to Twist."

Yours truly,  
 Uncle Huie

Mr. and Mrs. Pete McDonald spent a few days last week vacationing in Fort Worth. John Doughty remained here with his aunt, Mrs Taylor Emerson.

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 Polio Insurance, See  
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**NEED MONEY**  
 to tie on to  
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COME IN — LET'S TALK IT OVER!

**First National Bank**  
 Bronte, Texas

**1948 SENIOR CLASS REUNION AT PARK**

The Bronte High School graduating class of 1948 held it's annual reunion last Saturday at the local Park. Ten of the class members were present. The reunion is held each year on the last Saturday in July at 6 p.m. at the park.

Those attending this year were: Mr. and Mrs. Buck Coleman, (class sponsor), Jeannie and Susan, Ballinger; Mrs. Charles Oliphant, Mike and Charles Robert, Houston; Mr. and Mrs. Lee Allen Stewart and son, Lubbock; Mr. and Mrs. Marvin Blumentritt and sons, San Angelo.

Also Mr. and Mrs. Bill Luckett, Mrs. Douglas Ditmore, Bobby Vaughn and James Lynn, Mr. and Mrs. J. B. Arrott, Tim, Jim and Dee Anna, Mr. and Mrs. Bill Thomas, Genie and Janet, Mr. and Mrs. Homer Vaughn, Mr. and Mrs. J. P. Arrott, Mr. and Mrs. Floyd Modgling, Mrs. Betty Green and William Jessie, all of Bronte.

**The Bronte Enterprise**

August 2, 1962

**HERE FOR FUNERAL**

Coming from out-of-town to attend funeral services for Walter Whalen last week were:

Mr. and Mrs. C. L. Fitzhugh, Mr. and Mrs. Jack Schafly, El Paso; Mrs. Lucille Case, California; Winford Whalen, Odessa; Mr. and Mrs. A. G. Taylor, Mr. and Mrs. Buck Gregory, Mr. and Mrs. Claud McShan, Mrs. Rodney Osbourne,

all of Muleshoe.

And Mr. and Mrs. Joe Sowder, Goodland; Mrs. C. C. Williams of Long Beach, Calif.; Mrs. W. B. Crenshaw and Mrs. LeLand Glass, Sweetwater; Mr. and Mrs. Frank Hearn, Abilene; Mr. and Mrs. John Able and Mrs. Joe Ross Able, McAllen; Wayne Dodson, Kermit; B. L. Keil, Ft. Worth; Mrs. Iva Seipp, Mrs. Etta Marks and Mrs. A. D. Miller, San Angelo.

**Ballinger Memorial Company**

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Do you need a monument or marker? Terms will be arranged without a service charge. Stone and work guaranteed.

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**OAK CREEK**

**Village Grocery**

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**DIAMOND OLEO 2 Lbs. 29c**

**BISCUITS, All Brands - - - - 3 for 25c**

**SKYWAY STRAWBERRY PRESERVES - 18 Oz. Tumbler 39c**

**PICKLES, Kimbell Sliced Cucumber - 19c**

ROSE DALE FROZEN 10 OZ. PKG.

**Vegetables 5 for \$1.00**

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Hindquarter - Lb. 59c

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"OUR SPECIALTY IS GOOD FOOD"

**A Friendly Place to Eat**

# HERE'S BLACKWELL

By Mrs. Charles Ragsdale

Supt. Caffey Welch has announced that the Blackwell School will begin Aug. 27. Registration will be Friday, Aug. 24. Miss Rita Stewart, who has been teaching in Odessa for the past four years, has been hired a grade teacher. A sixth grade teacher is still to be hired to take Mr. Bruce Land's place. Mr. Land has resigned.

Mrs. J. T. Dyess, Blackwell Homemaking teacher, will attend a State In-Service Training School sponsored by Texas Education Agency for Homemaking at Austin July 30 through Aug. 4.

Mrs. Bill Hamilton was honored with a baby shower Wednesday morning, July 25, at the Methodist fellowship hall Mrs. C. J. Campbell and Mrs. Ben Kemp conducted games.

The refreshment table was covered with a lace cloth over green with a centerpiece of pink garden flowers in a crystal basket, with silver appointments.

Those doing hostess duty were Mmes. Campbell, Kemp, Mark Hanna, Bob Johnson, S. J. May, Frank Brownfield, Maud White, and Charles Ragsdale.

Charles McPeters of Ridge Crest, Calif. and nieces Connie and Barbara McPeters of Santa Rosa, Calif. have been visiting Mr. and Mrs. Harve McPeters at Blackwell. Mr. and Mrs. McPeters returned home with them for a visit.

Mr. and Mrs. Caffey Welch and children have been visiting her brother and family, Mr. and Mrs. Felix Thompson in Minneapolis, Minnesota. They came back by South Dakota where they visited in the Black Hills territory.

Mr. and Mrs. Raymond Scott and Judy and Mr. and Mrs. Bob McFarland have been visiting Mr. and Mrs. Leroy McFarland in Borger.

Little Guy Lee Jones of Jacksonville, Florida has been visiting his uncle and aunt, Mr. and Mrs. Ben Kemp.

Mrs. Robert Tubbs is ill in the Bronte Hospital.

Mrs. Tom Marcum of Sweetwater has been visiting friends in Blackwell.

Mr. and Mrs. Charles Ragsdale attended the Eoff reunion at Balingler Sunday.

Mrs. Earl Cook and Robbie, Mrs. Therrell Burwick and Glenn have been visiting Mrs. Cook's mother, Mrs. Dora Jordan, in Portales, New Mex.

Mr. and Mrs. R. E. Patton and children spent the weekend in Fort Worth. They visited Six Flags Over Texas.

Mr. and Mrs. John Holland attended the Holland reunion at Balingler Sunday.

Mr. and Mrs. Horace Ratliff of Yuma, Arizona have been visiting her father, J. W. Leach.

Mr. and Mrs. Oxford Raney of Abilene, Mrs. C. W. Odom of Killean and Mrs. Leona Wray of Ft. Worth have been visiting their mother, Mrs. J. W. Raney who is ill in the Bronte Hospital.

Mrs. Jim Wilson has been staying in Sweetwater some this week with her grandson, Bill Wilson, who underwent surgery in the Simmons Memorial Hospital in Sweetwater Friday night.

Mr. and Mrs. James Cate, Judge Charlotte, Jimmy and Mrs. Sallie Watts have been visiting Mr. and Mrs. W. C. Doggett in Pecos. Judge and Charlotte stayed for a longer visit. Judge attended a Twirling School at Sul Ross College in Alpine last week.

Mrs. Ira Jiant of Circleback has been visiting friends in Blackwell.

Mr. and Mrs. Bob Ragsdale have had as their guests Mr. and Mrs. Jim Sterr and children of Kingsville.

Mr. and Mrs. Gordan Montgomery and daughters visited Mr. and

Mrs. Burl Montgomery and children in Abilene Sunday.

Gordan Montgomery of Blackwell and Burl Montgomery of Abilene received word Monday of the death of their uncle, Jim Newton Montgomery, 48, in Roaring Springs Monday. The funeral was

Wednesday afternoon at Roaring Springs. Those attending are Mr. and Mrs. Gordan Montgomery and daughters of Blackwell, Mr. and Mrs. Burl Montgomery and children of Abilene, and Mmes. Birdie Mote, Ida Oden and Jess Craig, cousins of the deceased. Mr. Montgomery was a Blackwell resident as a child.

## 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 6, 1962.

HOUSE JOINT RESOLUTION NO. 51 proposing an Amendment to Article IX of the Constitution of the State of Texas by adding thereto a new Section to be known as Section 9 to provide that the Legislature may authorize the creation of hospital districts composed of all or part of one or more counties; the assumption by the district of any included city, town or county hospital indebtedness and the transfer of all hospital facilities thereof to the district; the issuance of bonds for hospital purposes and the levy of taxes to pay the district's bonds, assumed indebtedness, and for operating and maintaining the district; providing other terms and conditions for accomplishing the purposes of this Amendment.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article IX of the Constitution of the State of Texas be, and the same is hereby, amended by adding thereto another Section to be designated as Section 9, which shall 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 created wholly or in 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 district of all or part 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 situated 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 (75c) 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 taxing 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 be made by the Legislature 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 event may the Legislature provide for the creation of a district without the affirmative vote of a majority of the taxing voters in the district concerned."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to the qualified electors of the State at the General Election to be held the first Tuesday after the first Monday in November, 1962, at which election all ballots shall have printed thereon: "FOR the Constitutional Amendment authorizing the Legislature to create hospital districts and prescribing limitations upon the powers of such districts."

"AGAINST the Constitutional Amendment authorizing the Legislature to create hospital districts and prescribing limitations upon the powers of such districts."

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 FOUR ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

HOUSE JOINT RESOLUTION NO. 46 proposing an Amendment to Article III of the Constitution of the State of Texas by adding thereto a new Section to be known as Section 49-d authorizing the Texas Water Development Board to acquire and develop storage facilities in reservoirs and to dispose of such storage facilities and water upon such terms as the Legislature shall prescribe; providing for the disposition of acquired storage and water; providing for enabling Acts shall not be invalid because of their anticipatory character; prescribing the form of ballot and providing for the necessary proclamation and publication.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article III of the Constitution of Texas be amended by adding a new Section thereto to be known as Section 49-d, which shall read as follows:

"Section 49-d. It is hereby declared to be the policy of the State of Texas to encourage the optimum development of the limited number of feasible sites available for the construction or enlargement of dams and reservoirs for conservation of the public waters of the State, which waters are held in trust for the use and benefit of the public. To this end, and with the approval of the Board of Water Engineers or its successor, the proceeds from the sale of State bonds deposited in the Texas Water Development Fund as provided in Article III, Section 49-c of this Constitution, may be used by the Texas Water Development Board, under such provisions as the Legislature may prescribe by general law, for the additional purposes of acquiring and developing storage facilities, for the conservation and development of water for useful purposes in and from reservoirs constructed or to be constructed or enlarged within the State of Texas or on any stream constituting a boundary of the State of Texas, by any one or more of the following governments or governmental agencies: by the United States of America or any agency, department or instrumentality thereof; by the State of Texas 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.

"Under such provisions as the Legislature may prescribe by general law, the Texas Water Development Board may also, with the approval of the Board of Water Engineers or its successor, 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 the 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 hereunder which will protect the State's investment.

"The aggregate of the bonds authorized by said Section 49-c, plus the principal of the obligations incurred under any contracts authorized hereunder, shall not exceed the Two Hundred Million Dollars (\$200,000,000) in bonds authorized by said Section 49-c of Article III of this Constitution.

"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 at a price not less than the direct cost of the purchase of such storage facilities 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 storage or water, the applicant therefor shall have secured a valid permit from the Board of Water Engineers or its successor authorizing the acquisition of such storage facilities or the water intended therefor. The money received from any sale, transfer or lease of storage facilities shall be used to pay principal and interest on State bonds issued or contractual obligations incurred by the Texas Water Development Board, and when moneys are sufficient to pay the full amount of indebtedness then outstanding and the full amount of interest to accrue thereon, any further sums received from the sale, transfer or lease of such storage facilities may be used for the acquisition of additional storage facilities or for providing financial assistance as authorized by said Section 49-c.

"Money received from the sale of water, which shall include standby service, may be used for the operation and maintenance of acquired facilities, and for the payment of principal and interest on debt incurred.

"Should the Legislature enact enabling laws in anticipation of the adoption of this Amendment, such Acts shall not be void by reason of their anticipatory character."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at the General Election to be held on November 6, 1962, at which election all ballots shall have printed thereon:

"FOR the Amendment to Article III of the Constitution of Texas by adding a new Section to be known as Section 49-d, providing for a State program of acquiring conservation storage facilities in reservoirs; and

"AGAINST the Amendment to Article III of the Constitution of Texas by adding a new Section to be known as Section 49-d, providing for a State program of acquiring conservation storage facilities in reservoirs."

Sec. 3. The Governor shall issue the necessary proclamation for said election and shall have the same 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 SIX ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

HOUSE JOINT RESOLUTION NO. 54 proposing an Amendment to Subsection (b) of Section 62 of Article XVI of the Constitution of the State of Texas so as to authorize for elected and appointive officers and employees, who serve in such capacity for twelve (12) or more years in any county or other political subdivision, a Retirement, Disability and Death Compensation Program.

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

Section 1. Subsection (b) of Section 62 of Article XVI of the Constitution of the State of Texas is amended to read as follows:

"(b) Each county and any other political subdivision of this State shall have the right and the Legislature may enact appropriate regulatory laws to provide for and administer a Retirement, Disability and Death Compensation Fund for its elected and appointive officers and employees; provided same is authorized by a majority vote of the qualified voters voting in such election of the county or other political subdivision. No person shall qualify for benefits unless he shall have served in such capacity for at least twelve (12) years, except for those persons otherwise qualified prior to the effective date of this Amendment. The amount contributed by the

county to such Fund shall equal the amount paid for the same purpose from the income of each such person, and shall not exceed at any time five per centum (5%) of the compensation paid to each such person by the county and State."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors in this State at an election to be held on the first Tuesday after the first Monday in November, 1962, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment authorizing retirement, disability, and death benefits for elected and appointive officers and employees of counties and political subdivisions who have served in such capacity for twelve (12) years or more."

"AGAINST the Constitutional Amendment authorizing retirement, disability, and death benefits for elected and appointive officers and employees of counties and political subdivisions who have served in such capacity for twelve (12) years or more."

Sec. 3. Should the Legislature enact enabling laws in anticipation of the adoption of this Amendment, such legislation shall not be invalid by reason of its anticipatory character.

Sec. 4. The Governor of Texas shall issue the necessary proclamation for the election and the 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 EIGHT ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

SENATE JOINT RESOLUTION NO. 7 proposing an Amendment to Section 51-b of Article III of the Constitution of the State of Texas, relating to assistance to needy persons totally and permanently physically or mentally disabled, renumbering said Section, and providing that the amount paid out of state funds for assistance payments to the totally and permanently disabled may never exceed Two Million, Five Hundred Thousand Dollars (\$2,500,000) per year.

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

Section 1. That Section 51-b of Article III of the Constitution of the State of Texas, relating to assistance to needy persons totally and permanently physically or mentally disabled be amended and renumbered so as to read as follows:

"Section 51-b-1. The Legislature shall have the power to provide by General Laws, under such limitations and restrictions as may be deemed by the Legislature expedient, for assistance to needy individuals, who are citizens of the United States, who shall have passed their eighteenth (18th) birthday but have not passed their sixty-fifth (65th) birthday, who are totally and permanently disabled by reason of a mental or physical handicap or a combination of physical and mental handicaps and not feasible for vocational rehabilitation, and who are residents of the State of Texas, who have resided in this state for at least one (1) year continuously immediately preceding the application and who have resided in the state for at least an additional five (5) years during the nine (9) years immediately preceding the application for assistance; and providing further, that no individual shall receive assistance under this program for the permanently and totally disabled during any period when he is receiving old age assistance, aid to the needy blind, or aid to dependent children, nor while he is residing permanently in any completely state-supported institution; and provided further, that not more than Twenty Dollars (\$20) a month out of state funds may be paid to any individual recipient; and provided further, that the amount paid out of state funds to any individual may never exceed the amount paid to that individual out of federal funds; and provided further, that the amount paid out of state funds for assistance payments shall not exceed Two Million, Five Hundred Thousand Dollars (\$2,500,000) per year.

"The Legislature shall have the authority to accept from the Government of the United States such financial aid for individuals who are permanently and totally disabled as that Government may offer not inconsistent with the restrictions herein provided."

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, 1962, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment to establish a ceiling of Two Million, Five Hundred Thousand Dollars (\$2,500,000) per year on the amount that may be paid out of state funds for assistance payments to the totally and permanently disabled."

"AGAINST the Constitutional Amendment to establish a ceiling of Two Million, Five Hundred Thousand Dollars (\$2,500,000) per year on the amount that may be paid out of state funds for assistance payments to the totally and permanently disabled."

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.

ceiving old age assistance, aid to the needy blind, or aid to dependent children, nor while he is residing permanently in any completely state-supported institution; and provided further, that not more than Twenty Dollars (\$20) a month out of state funds may be paid to any individual recipient; and provided further, that the amount paid out of state funds for assistance payments shall not exceed Two Million, Five Hundred Thousand Dollars (\$2,500,000) per year.

"The Legislature shall have the authority to accept from the Government of the United States such financial aid for individuals who are permanently and totally disabled as that Government may offer not inconsistent with the restrictions herein provided."

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, 1962, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment to establish a ceiling of Two Million, Five Hundred Thousand Dollars (\$2,500,000) per year on the amount that may be paid out of state funds for assistance payments to the totally and permanently disabled."

"AGAINST the Constitutional Amendment to establish a ceiling of Two Million, Five Hundred Thousand Dollars (\$2,500,000) per year on the amount that may be paid out of state funds for assistance payments to the totally and permanently disabled."

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

## PUBLIC NOTICE

### Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

SENATE JOINT RESOLUTION NO. 22 proposing an Amendment to Article IX of the Constitution of the State of Texas, by adding a new Section thereto to be known and described as Section 11, providing that the Legislature may authorize the creation of hospital districts in Ochiltree, Castro, Hansford and Hopkins Counties, each district to be coextensive with the limits of such county, authorizing the levying and rates of taxes; providing for the acquisition of land and properties for hospital uses, as well as the maintenance and operation of the same; and authorizing the issuance of tax bonds for the purpose of the purchase, construction, acquisition, repair or renovation of improvements; and further providing that any enabling Acts shall not be invalid because of their anticipatory character.

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

Section 1. Article IX of the Constitution of the State of Texas is amended by adding thereto a new Section to read as follows:

"Section 11. The Legislature may by law authorize the creation of hospital districts in Ochiltree, Castro, Hansford and Hopkins Counties, each district to be coextensive with the limits of such county.

"If any such district is created, it may be authorized to levy a tax not to exceed Seventy-five Cents (75c) on the One Hundred Dollar (\$100) valuation of taxable property within the district; provided, however, no tax may be levied until approved by a majority vote of the participating resident qualified property-taxpaying voters who have duly rendered their property for taxation. The maximum rate of tax may be changed at subsequent elections so long as obligations are not impaired, and not to exceed the maximum limit of Seventy-five Cents (75c) per One Hundred Dollar (\$100) valuation.

"Should the Legislature enact enabling laws in anticipation of the adoption of this Amendment, such Acts shall not be invalid because of their anticipatory character."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state on the first Monday in November, 1962, at which election all ballots shall have printed thereon the following:

"If such tax is authorized, no political subdivision or municipality within or having the same boundaries as the district may levy a tax for medical or hospital care for needy individuals, nor shall they maintain or erect hospital facilities, but the district shall by resolution assume all such responsibilities and shall assume all of the liabilities and obligations (including bonds and warrants) of such subdivisions or municipalities or both. The maximum tax rate submitted shall be sufficient to discharge obligations, liabilities, and responsibilities, and to maintain and operate the hospital system, and the Legislature may authorize the district to issue tax bonds for the purpose of the purchase, construction, acquisition, repair or renovation of improvements and initially equipping the same, and such bonds shall be payable from said Seventy-five Cent (75c) tax. The Legislature shall provide for transfer of title to properties to the district.

"Should the Legislature enact enabling laws in anticipation of the adoption of the amendment, such Acts shall not be invalid because of their anticipatory character."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state on the first Monday in November, 1962, at which election all ballots shall have printed thereon the following:

"FOR the Amendment to Article IX of the Constitution permitting the creation of hospital districts in Ochiltree, Castro, Hansford and Hopkins Counties, each district to be coextensive with the limits of such county."

"AGAINST the Amendment to Article IX of the Constitution permitting the creation of hospital districts in Ochiltree, Castro, Hansford and Hopkins Counties, each district to be coextensive with the limits of such county."

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

Mr. and Mrs. B. E. Modgling of Lodi, N. J., who had flown to Dallas and was visiting her brother. Mrs. Jagt, the former Winnie Dean Modgling, is in Bronte for several weeks' vacation.

**C.O.O.L.I.N.G**  
**Summer Toiletries**

Much hot summer weather is still ahead of us, and you'll want to be cool about the whole thing, and still have lots of fun. We have several little items that will help make warm weather more pleasant for you, and will make you more pleasing to the people around you. We suggest you come in and inspect our lines of SUMMER COLOGNES, DEODORANTS and HAIR SPRAYS—and don't forget those POLAROID SUN GLASSES.

We Have Just Received a Brand New  
**CUTEX MERCHANDISE DISPLAY**  
Has Nail Polish & Matching Lipstick—New Fall & Winter Shades  
Also New Pond's Date Cases

**CENTRAL DRUG**

**PUBLIC NOTICE**

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

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

HOUSE JOINT RESOLUTION NO. 32 proposing an amendment to the Constitution of the State of Texas to authorize the Legislature to provide for trial de novo on all appeals to the courts from actions, rulings or decisions of administrative agencies and executive departments of the State of Texas or any of its political subdivisions.

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

Section 1. That the Constitution of Texas be and it is hereby amended by the addition to Article II of a new Section to be known as Section 2, said new Section 2 to read as follows:

"Section 2. Notwithstanding any other provision of the Constitution, the Legislature shall have the power, by general law, to provide for appeals to the courts from any and all actions, rulings or decisions of administrative agencies and executive departments of the State of Texas or any of its political subdivisions, under such provisions and limitations as the Legislature shall deem necessary and desirable; and the courts of Texas shall have no power or authority to refuse, deny, or change the manner of such appeals, if brought in the manner provided by general law, even though such appeals shall be provided de novo as that term is used in appeals from Justice of the Peace Courts to County Courts; and should the Legislature provide for such appeals to be tried completely de novo and independent of any administrative or executive action, ruling or decision thereon, the courts shall comply with such general law and shall hear and determine such appeals in the manner and under the condi-

tions prescribed by the Legislature, even though such action on the part of the courts involves administrative or executive rather than judicial powers; provided, however, in the absence of legislation enacted subsequent to the adoption of this amendment, all such appeals shall continue to be prosecuted in the manner now provided by law, as interpreted and applied by the Appellate Courts of Texas on the date of the adoption of this amendment, and no change in the manner of such appeals shall be effected except by legislation enacted subsequent to the adoption of this amendment."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State, at an election to be held throughout the State on the first Tuesday after the first Monday in November, 1962, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment granting the Legislature power to provide for trials de novo on all appeals from actions, rulings, or decisions of administrative or executive agencies of government."

"AGAINST the Constitutional Amendment granting the Legislature power to provide for trials de novo on all appeals from actions, rulings, or decisions of administrative or executive agencies of government."

If it appears from the returns of such election that a majority of the votes cast therein are for such amendment, same shall become a part of the Constitution of Texas.

Sec. 3. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for such election and this amendment shall be published and the election shall be held as required by the Constitution and laws of this State.

**PUBLIC NOTICE**

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

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 6, 1962.

SENATE JOINT RESOLUTION NO. 6 proposing an Amendment to Article VII of the Constitution of Texas by adding a Section to be known as Section 3-b, providing that school taxes theretofore voted in any independent school district, the major portion of which is within Dallas County, shall not be abrogated, canceled or invalidated by a 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.

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

Section 1. That Article VII of the Constitution of Texas be amended by adding thereto the following:

"Section 3-b. No tax for the maintenance of public free schools voted in any independent school district, the major portion of which is located in Dallas County, nor any bonds voted in any such district, but unissued, shall be abrogated, canceled or invalidated by change of any kind in the boundaries thereof. After any change in boundaries, the governing body of any such district, without the necessity of an additional election, shall have the power to assess, levy and collect ad valorem taxes on all taxable property within the boundaries of the district as changed, for the purposes of the maintenance of public free schools and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjustable or allocated, to such district or any territory therein, in the amount, at the rate, or not to exceed the rate, and in the manner authorized in the district prior to the change in its boundaries, and further in accordance with the laws under which all such bonds, respectively, were voted; and such governing body also shall have the power, without the necessity of an additional election, to sell and deliver any unissued bonds voted in the district prior to any such change in boundaries, and to assess, levy and collect ad valorem taxes on all taxable property in the district as

changed, for the payment of principal of and interest on such bonds in the manner permitted by the laws under which such bonds were voted. In those instances where the boundaries of any such independent school district are changed by the annexation of, or consolidation with, one or more whole school districts, the taxes to be levied for the purposes hereinabove authorized may be in the amount or at not to exceed the rate theretofore voted in the district having at the time of such change the greatest scholastic population according to the latest scholastic census; and only the unissued bonds of such district voted prior to such change, may be 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."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held throughout the State of Texas on the first Tuesday after the first Monday in November, 1962, at which election all ballots shall have printed thereon the following:

"FOR the Amendment to Article VII of the Constitution of Texas, by adding thereto Section 3-b providing that taxes or bonds previously voted in any independent School District, the major portion of which is in Dallas County, shall not be abrogated, canceled or invalidated by any change in boundaries and authorizing the continuance of the levy of taxes after such change without further election."

"AGAINST the Amendment to Article VII of the Constitution of Texas, by adding thereto Section 3-b providing that taxes or bonds previously voted in any independent School District, the major portion of which is in Dallas County, shall not be abrogated, canceled or invalidated by any change in boundaries and authorizing the continuance of 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.

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

**NEWS FROM TENNYSON**

By Mrs. Jack Corley

Mr and Mrs. Stanley Westbrook of Odessa are parents of a baby girl born Saturday, July 28. The baby weighed 7 pounds 8 ounces and has been named Angela Carol. Grandparents are Mr. and Mrs. A. C. Westbrook and Mr. and Mrs. Buck Arrott.

Miss Cindy Vanzandt, 14 year old blonde sophomore at Crane High School, became "Miss Crane" Thursday night. She is the daughter of Mr. and Mrs. J. W. Vanzandt of Crane. Grandparents are Mr. and Mrs. E. K. Buford of McCamey and Mrs. Gladys (Vanzandt) Davis of San Angelo.

Mr. and Mrs. D. W. Sheffy and children of San Angelo and Mr. and Mrs. Raymond Ditmore and boys of Abilene were Sunday dinner guests of the Claude Ditmores. Jimmy McGinnis of Eldorado and Ray Ditmore of Abilene are spending the next week with their grandparents.

Mr. and Mrs. J. B. Arrott and family of Bronte, Jimmy Arrott of Orient were Sunday dinner guests of the James Arrotts. The Wayne Arrotts and Buck Arrotts visited them in the afternoon.

Mr. and Mrs. Roy Baker and Mr. and Mrs. Lewis Baker visited Mr. and Mrs. Wallace Cogburn in San Angelo Sunday. The Roy Bakers visited Mrs. Muston and Mrs. Willie Mae Freeman in San Angelo hospitals Saturday.

Mrs. Willie Gunn of Sweetwater visited last week with Mrs. John Clark. Sunday guests of the Clarks were Mr. and Mrs. J. O. Bagwell and boys and Mr. and Mrs. Kenneth Clark and daughter of San Angelo.

Visiting Wednesday evening of last week in the O. L. Pittman home were her sisters, Mmes. Merton Purcell and Evie Kaeding of Big Lake and her sisters-in-law, Mmes. Elsie Latham of Seminole and Alene Latham of Bronte.

**Health Hints**

By Dr. Charles E. Spears

**NERVOUS TENSION . . .**

"Nervous Tension" is a common complaint in our fast moving world. Hustle, bustle, worry, and just plain jitters take their toll in the form of numerous types of physical incoordination. Most people affected have made the rounds seeking a "cure" for their particular malady. Many of them end up with a medicine chest full of sedatives, but fail to find any permanent relief.

Nervous tension can result when a nerve is impinged by a spinal misalignment (subluxation). The Chiropractor is thoroughly trained in the correction of these abnormalities of the spinal column. When the vertebra is replaced (adjusted) to its normal position and the interference upon the nerve fibers is removed, the cause of the nervous tension has been taken away.

No one who is a victim of nervous tension can afford to let that condition ruin his peace of mind and disturb his mental equilibrium so that his life becomes miserable.

Chiropractic offers the common sense practical method for the victim of nervous tension to become again the normal, natural person for which he was intended.

Chiropractic Adjustments . . . . . Restore and Maintain Health.

**SPEARS CHIROPRACTIC OFFICE**  
Office

First National Bank Bldg.  
Ph. 473-4031 Bronte, Texas  
San Angelo Phone 655-3666

Hours by Appointment  
Tuesday & Thursday

—Adv.

**DON'T Travel Without Adequate Auto Insurance**

Many folks are still taking vacations, and if you are among them, we urge you to be sure you have adequate insurance coverage before you leave home. If you don't have proper insurance, you are taking a big chance. Why not come by and check with us?

**COMPLETE AUTO INSURANCE**

Please See Us Soon



**Youngblood & Glenn**

First Nat'l Bank Bldg.

Bronte



Prices for Thurs., Fri. and Sat.

- OLEO - - - - Lb. 17c
- BISCUITS - - - 3 for 25c
- GANDY'S FROZAN - 1/2 Gal. 37c
- TEXAS YELLOW ONIONS - Lb. 3c
- AVOCADOS, Large - 2 for 25c

**New Shipment of Top Records**

**WE GIVE FRONTIER STAMPS**

Double Stamps on Wednesday with Purchase of \$2.50 or More



**HEAVY BEEF For Those Who Prefer Quality**

- HAM, Half or Whole - Lb. 59c
- HORMEL OR GOOCH'S BACON - - - - Lb. 49c
- CHUCK ROAST - Lb. 49c

The Friendly Store

**Henry's Food Mkt.**

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

**CARD OF THANKS**

The sisters and their immediate families wish to thank the kind people of Bronte for words of sympathy, beautiful floral offerings and their service and kindness in the home during their recent bereavement over the loss of their beloved brother, Walter Whalen.

Hazel Schafly  
Leona Fitzhugh  
Mattie M. Thompson  
Lucille Case  
Manilla Brunson.

FOR SALE: Hens, 40c each. J. E. Quisenberry, Robert Lee, Phone 453-3031. 31-2tp

Did you know that we also sell LIFE Insurance??? Retirement, Educations, Family Group, Mortgage Retirement — other. Call us for all kinds of insurance...

**BRONTE INSURANCE AGENCY**  
Mr. and Mrs. R. W. Rees

**MOTHERS — NEED MONEY?**  
Earn the convenient way. Choose your hours. Above average earnings. Write Box 1629, San Angelo, Texas.

WANTED — All kinds of yard work. Call Floyd Mayberry at 473-9211 or 473-2421. 31-1tp

FOR SALE: 1 Console model Philco 17" TV; 1 CBS 17" table model TV with brand new picture tube; 1 automobile radio, plays good; 1 practically new jig saw with motor; 2 bathroom heaters. Hughes Radio and TV. 30-tfc

FOR SALE — 1955 ¾ ton Ford Pickup. A-1 condition. Good stock rack. Also 10 foot 2 wheel trailer. See at Luckett's Station.

CEDAR POSTS, all sizes, also steel posts, and net wire, any height. See J. L. Keeney for reasonable prices. 15-tfe

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

FOR SALE — 5 room house to be moved. Make good lake cabin. Edward Cumble. 15-tfc

FOR RENT — House furnished or unfurnished. Apartments. Clean and desirable. R. W. Rees.

FOUR bedroom house for sale. J. D. Luttrell, Jr. 473-3411. 28-tfc

**ATTEND REUNION**

Mr. and Mrs. James Pitts attended a reunion of the J. E. Barnett family at Snyder last weekend. Mrs. Pitts is a member of the family. Among the 96 persons present were all the sons and daughters of the Barnetts. Pitts served as president of the group last year.

Recent guests in the W. B. McShan home have been the T. J. McShan family, New Orleans, La., H. F. McShan and family, Baldwin, La., C. L. McShan and Mrs. McShan of Muleshoe and the R. D. Hembree family of Midland. The Hembrees had been on vacation, visiting Six Flags over Texas and Mr. and Mrs. J. W. Hembree in Childress.

**NOTICE**

I will be on vacation from Monday, Aug. 6, to Thursday, Aug. 9. In case of any urgent claims call—

VERNON WINCHESTER  
AMherst 4-5612, Big Spring,  
Collect.

O. T. COLVIN, Agent  
Texas Farm Bureau Ins. Cos.

**ARE YOU INTERESTED IN YOUR CHURCH????**

We ARE — perhaps there is some special project, or some special debt you wish to erase! We have decided to give to your church instead of giving trading stamps. We will be glad to keep the records and out of every dollar you spend with us we will give your church 1% in a grand accounting in December!

**HOME MOTOR COMPANY**  
Mr. and Mrs. R. W. Rees

BIDS for City Hall to be received on August 9th at 3 p.m. in Bronte, Texas. Approximately 2,200 square feet. For plans, specifications, contact D. C. Maddox San Angelo, Texas. 31-1tc

FOR SALE — Furnished house and 3 lots, across street from school. Homer Good, Phone 2-3238, Box 581, Ozona, Tex. 31-2tc

**Local News**

Mrs. Royce Lee and children, Mrs. Charlie Boecking and Tom and Bill Rasberry spent the weekend in Corpus Christi. Lee and Boecking, who had been fishing there, returned home with their families.

Mr. and Mrs. J. A. Percifull were to return Tuesday from a trip to Neosho, Mo. They accompanied their son and daughter-in-law, Mr. and Mrs. Noel Percifull of Abilene, who took Mrs. Mary Slaughter, mother of Mrs. Noel Percifull, to visit a son, Ray Ledbetter, at Neosho. Before leaving Mr. Percifull reported that he had recently sold three Hereford bulls to Carlos Rector of Brady. One sold for \$300 and the others for \$250 each. He had previously sold a bull to the Buchanan Ranch at Dublin for \$250.

W. J. Pitts of Lake Wales, Fla., recently spent a week here with his son and daughter-in-law, Mr. and Mrs. James Pitts. The elder Mr. Pitts went on from here to Arizona to visit relatives.

Mrs. B. F. Bridges visited over the weekend with the B. F. Wyatt family at Eola and with the Abe Caudle family, who were also visiting there. The Caudles are on a vacation visiting friends and relatives in Texas. Mrs. Wyatt, the former Blanche Caudle, is a sister of Abe Caudle. Mr. and Mrs. Caudle and children, Brenda and John, live in Laurel, Mississippi. He is store manager of National Supply Division of A.M. Co. Store Corporations at Laurel.

**HAS BROKEN ARM**

Elaine Butler, daughter of Mr. and Mrs. Nolan Butler received a broken arm in a fall Sunday. The Butlers were attending a family reunion at Caprock, on the Plains. Elaine was playing with other children when she fell, breaking her right arm just above the elbow. Larry Butler is visiting his aunt, Mrs Harold Brock, at Lockney this week.

Yvonne McCutchen is reported improving in Shannon Hospital in San Angelo where she has been receiving medical treatment for staph pneumonia. She is the daughter of Mr. and Mrs. Calvin McCutchen and is a student at the Shannon School of Nursing.

**The Bronte Enterprise**

Mr. and Mrs. Joe Don Wilkins are here for a summer visit with their parents, Mr. and Mrs. Joe G. Wilkins and Mr. and Mrs. Jack Dixon. They will return to Houston in September where he is a teacher and she is attending the University of Houston.

**TEXAS THEATRE, Bronte Texas**

NOTE: EVENING SHOWS NOW START AT 6:30  
Motion Pictures Are Your Finest Entertainment

FRIDAY AND SATURDAY, AUGUST 3 & 4  
Stuart Whitman, Juliet Prowse, Ken Scott, Rafer Johnson in  
**"THE FIERCEST HEART"**  
(Filmed in Color in the African Jungle) Also Cartoon  
SUNDAY & MONDAY, AUGUST 5 & 6, Sunday Matinee 1:30  
Frank Sinatra, Dean Martin, Peter Lawford, Joey Bishop in  
**"SERGEANTS 3"** Also Cartoon  
(In Color)

**STOP - SHOP - SAVE**

Specials Thursday, Friday & Saturday, Aug. 2, 3 & 4

GLADIOLA 10 LB. BAG  
**Flour 93c**

**GUM - 4 Pkgs. 15c**

**SUGAR - 5 Lbs. 49c**  
LIMIT 5 LBS. AT THIS PRICE

MARYLAND CLUB  
**COFFEE - 1 Lb. Can 69c**

3 LB. CAN LIMIT 1  
**Crisco 79c**

DEL MONTE  
**TUNA - Can 29c**

VAL-VITA NO. 2 ½ CAN  
**PEACHES - 2 for 53c**

YOUR CHOICE OF SUPREME REG. 39c  
**COOKIES - - 35c**

**KOOL-AID - 6 for 25c**

"We Reserve the Right to Limit Quantity"

LB.  
**PICNIC HAMS 29c**

LB.  
FRESH  
**GROUND MEAT - 39c**

FRESH  
**STEW MEAT - Lb. 29c**

CHUCK  
**BEEF ROAST - Lb. 43c**

GOOCH  
**WIENERS - 2 Lbs. 69c**

KIMBELL  
**BISCUITS - 3 for 25c**

KIMBELL'S  
**OLEO - - Lb. 19c**

**LETTUCE - Lb. 12c**

2 FOR  
**AVOCADOS 23c**

SHOP WHERE YOUR DOLLAR HAS MORE CENTS



**SIMS FOOD STORE**

**SPECIAL SALE**

Big First Anniversary

**Regular & Car Load Lot Sale**

Wednesday

**AUG. 8**

Regular sale starts at 11:00 a.m. and car load lots (10 or more) will start at 1:00 p.m., followed by balance of regular sale... selling all classes of cattle. Regular commission only will be charged.

1750 to 2000 head of cattle expected. No limit on consignments. Plenty of buyers for all classes of cattle. Rail and truck service at your convenience. Don't miss this special anniversary sale.

**COLEMAN LIVESTOCK AUCTION & COMMISSION CO.**