

Robert Lee Observer

Vol. 76, No. 10

Robert Lee, Coke County, Texas, Thursday, August 5, 1965

Single Copy 10c

Large Crowd Sees FB Queen Contest

A large crowd of cheering spectators was present Tuesday night when Coke County Farm Bureau held its annual Queen and Talent-Find Contest.

Miss Brenda Scott of Bronte was selected by the judges as winner of the senior division of the contest and will represent Coke County in district competition, Aug. 26, at Seminole. She is the 16-year-old daughter of Mr. and Mrs. Joe E. Scott and will be a junior this coming term in Bronte High School. Miss Scott was crowned by Miss Jan Wilkins, 1964 Coke County Farm Bureau Queen.

Crowned queen of the intermediate division was Miss Kay Roberts, daughter of Mr. and Mrs. Artell Roberts. Queen of the junior division was Rosanna Boykin, daughter of Mr. and Mrs. Ben Boykin.

Winner of the Talent-Find contest was Jerry Don Holcombe, son of Mr. and Mrs. E. L. Hurley of Bronte. The young baritone will be a freshman this fall at Howard Payne College in Brownwood. First runners-up were

Edith Homecoming Set for August 15

The annual homecoming at Edith will be held Sunday, Aug. 15. The homecoming will consist of visiting, a program and a lunch to be spread at the noon hour.

No details of the program were available to the Observer at press time, but it is hoped that a complete lineup of the program can be published in next week's paper.

The Edith homecoming is a big event each year for residents of the west side of Coke County and for many visitors who come from near and far to attend.

The homecoming has been held for many years.

4-Hers Going to Dist. Dress Revue

By Mrs. FAY C. ROE

Kay Roberts and Rebecca Walker will represent Coke County 4-H clubs in the District Dress Revue Thursday, Aug. 5 in Abilene. Kaye will enter the senior division and Rebecca, the junior division.

Judging of senior garments will begin at 9:30 a.m. in the Starlight Motel. Following the judging, instructions for modeling will be given. Juniors will have similar schedules.

The noon luncheon and dress revue will be sponsored by West Texas Utilities Company of Abilene. Awards will be presented to the 4-H members and recognition will be given adult leaders.

High scoring senior girls will represent the district in the state Dress Revue in October.

Expected to attend the Abilene event are Kaye and Rebecca, Mrs. D. J. Walker, Jr., Mrs. Artell Roberts and Mrs. E. E. Eldred, all of Robert Lee.

Mrs. J. O. McGinley and children returned home Monday after spending three days with her daughters, Edith and Mrs. Bill Mundell, in Houston.

Bennie Carol Oglesby and Janet Lee and second runner-up was Rodney Mathers. Holcombe will represent Coke County in district talent competition.

Master of ceremonies for the Queen's Contest was Roddy Peebles of Midland, who conducts a popular daily agriculture program over the Voice of Southwest Agriculture Radio Network. Mrs. Jeff Dean emceed the Talent-Find part of the show. Ben Boykin, president of the Coke County Farm Bureau, opened the program and County Agent Sterling Lindsey gave the invocation.

Other entrants in the senior Queen Contest were Barbara Blaylock, Suzanne Burns, Ferrel Jean Fikes, and Kathy Preslar.

The other three entrants in the intermediate contest were Diane Baker, Martha Kinsey, and Vernay Vaughan.

Six entrants in the junior contest other than the winner were Peppi Boykin, Carol Hamilton, Mandy Jo Harmon, Patti Lynn Ivey and Sally Richards.

Other entrants in the Talent-Find Contest, other than the three top places, were Kay Roberts, the Moody Sisters, the Maidens 3, Sheri Pitcock and Linda Blair, the Mistakes, Robbie Jane Smith and Sue Percifull, Kay Cole, and Doak Snead and Johnny Brown.

Directors for the Queen Contest were Mmes. J. D. Harmon, Garland Davis, Dolan Mackey and Dale Brown. In charge of the Talent Contest were Mrs. Mackey and Mrs. Dean.

11 Present for BCD Meeting

Eleven members of Robert Lee BCD were present for the noon luncheon and short business session held Tuesday at noon in the Rec Hall at the County Park.

Mayor Robert Vaughan gave a short talk on the possibilities of securing low cost housing in Robert Lee, and discussed legislation which has passed and is forthcoming that could have some effect on federal aid for low cost housing.

Commissioner Fern Havins has started some improvements on the strip of land recently acquired by the city which lies between the county park and Mountain Creek Lake.

Mr. and Mrs. Dorman Thomas of White Deer were in town over the weekend, visiting with friends. Mr. Thomas is the former Robert Lee School superintendent. He resigned in June to take a position at White Deer. The family moved in July and are now well settled in their new home.

Rainbow Girls Sponsor Barbecue

Members of the Robert Lee Rainbow Assembly will sponsor a barbecue for the public Thursday night, Aug. 5 (tonight). Food will be served from 5:30 to 8 p.m. in the Rec Hall at Robert Lee County Park.

Prices for tickets are \$1.00 for adults and 50 cents for children under 12 years old.

The girls promise everyone who attends plenty of delicious barbe-

2 More Teachers Hired to Complete Robert Lee Faculty

Four teachers have been employed by the Robert Lee School's board of trustees to fill vacancies caused by resignations. Two of the new teachers were hired during board meetings last month and one was hired earlier last spring.

In addition to the new superintendent, Jimmy Bickley, Mr. and Mrs. Clifford Wilson and Mrs. James Herford are new faculty members.

Wilson was employed several weeks ago, while his wife was hired July 29 and Mrs. Herford was hired July 17.

Wilson is a graduate of San Saba high school and has a B.S. degree from Southwest Texas State College at San Marcos. He has completed 21 semester hours of work toward his master's degree. Wilson was employed by Robert Lee School to serve as assistant coach, but he will also teach some academic subjects, Supt. Bickley said. He has had five years experience in the Rankin schools. He is attending a coaches clinic in Dallas this week.

Mrs. Wilson, who will teach the fifth grade, is the former Melba (Suzie) Jameson, daughter of Mr. and Mrs. Jahew Jameson of Silver. She is a graduate of Colorado City High School and also has a B.S. degree from Southwest Texas State College. She has completed 18 hours toward her master's degree. The Wilsons are parents of two young sons.

Mrs. Herford will be the new third grade teacher in Robert Lee Elementary School. She is a graduate of McMurry College in Abilene. She has been attending school this summer and completed eight hours of study in elementary education. She and her husband, who works for Sun Oil, make their home at Silver.

Bickley said Tuesday that he is well pleased with having completed the school faculty and that everything is being made ready for the opening of the 1965-66 school term.

METHODIST SCHOOL TO HAVE OPEN HOUSE SUN. MORNING

The Methodist Church School which has been underway this week at Robert Lee Methodist Church, will close Friday, and an open house will be held Sunday morning from 9:30 to 11 o'clock in the educational building.

Everyone is invited to come by and view the results of the work the children have done this week. Classes have been held this week for children 4-12 years of age.

Mrs. Frank McCabe has returned from a four day trip to Andrews where she visited Mr. and Mrs. Truett McCabe and four little boys.

Robert Lee School To Start Aug. 26

Supt. Jimmy Bickley said this week that classes in Robert Lee Schools will begin Aug. 26. The school calendar he released calls for a total of 177 days of instruction during the coming school year.

First activity of the new school term will be a general faculty meeting on Aug. 24. At that time plans will be completed for starting the year's work. High school students will register Aug. 25.

Californians Not Injured in Wreck

Nine California Negroes were not seriously injured when their 1965 Dodge station wagon blew a tire and overturned Monday about 8 p.m. The accident occurred about 15 miles west of Robert Lee on the Sterling City highway.

The group was enroute from Richmond, Calif., to Port Arthur on a vacation trip.

The nine, composed of four men, two women and three children were traveling eastward when they had the accident. The women and children were admitted to West Coke Hospital, treated for minor injuries and released.

City Audit Printed In This Newspaper

An audit of the books of the City of Robert Lee is being published in this week's issue of The Observer. City officials invite the attention of everyone who is interested in the city's business to the financial statement which appears on page three.

Law provides that city financial statements be published, in order to acquaint citizens with the manner in which their tax money is being spent and with the general financial condition of the city.

The City of Robert Lee has four funds, general, water department, sinking and social security. The statement which was run through March 31, 1965, shows a balance of \$17,506.83 in all four funds.

In addition to showing the financial condition of the four funds the statement shows bonded, contract and warranted indebtedness of the city.

Mr. and Mrs. A. R. Palmer of Brownwood visited in the homes of Mr. and Mrs. C. J. Brooks and Mr. and Mrs. Curtis Walker, last week. Mr. Palmer is a brother of Mrs. Brooks and Mrs. Walker.

Only a few days after the beginning of classes, teachers and students will have their first holiday on Labor Day, Sept. 6. The next school holidays will be at Thanksgiving when school will be dismissed on Nov. 24 and resume on Nov. 29.

Christmas holidays start Dec. 22 and classes will start again Jan. 3. Another holiday is scheduled for Jan. 10 when school will be dismissed for the County Livestock Show.

The next holiday will be either March 4 or 11, when school will turn out for the district meeting of the Texas State Teachers Association.

Final holidays of the school term begin April 7 when classes will be dismissed for Easter. The rest period will end April 12 unless no time has been lost from classes; if that is the case, an extra day will be taken.

Last day of classes will be May 19. Junior high graduation will be that same night, while high school graduation will be the night of May 20.

1948 RL Seniors Have Reunion

The 1948 senior class of Robert Lee high school held their reunion Saturday evening, July 24, with 34 persons in attendance. The group, which included members of the class with their families, met at 5:30 for a visiting session. This was followed by a dinner served at 7:30 p.m. Arrangements for the meal were made by Arlyn Simpson, assisted by Mmes. Dale, Brown, Arlyn Simpson, J. W. Service, Jr., Vaughan Davis, and Ray Shandley.

Officers are elected biennially. Elected for the 1965-67 term are: Bill Lassiter, president; Paul Burns, vice president; Mrs. Ray Shandley, secretary-treasurer.

Out-going officers were Arlyn Simpson, president; Dale Brown, vice president; and Mrs. Howard Varnadore, secretary-treasurer.

Traveling the longest way to attend was Preston Ross of Midland, accompanied by his wife and son. Mrs. Ross is a grade-school teacher in Midland. Her principal is Manny Landers, a former Robert Lee high school teacher.

An interesting letter from Everett Hale of Oregon was read. He sent his regrets at not being able to attend, stating that "the arrival of a new daughter in his home the previous week made it mandatory that he stay home, cut the wood and milk the cows."

Class members in attendance were: Dale Brown, Paul Burns, Vaughan Davis, Mrs. J. W. (Ida Belle Eaton) Service Jr., James James Jackson, Bill Lassiter, Preston Ross, Arlyn Simpson and Mrs. Ray (Doris Hamilton) Shandley. Also in attendance was one invited guest, Mrs. Bryan Yarbrough.

One class member, L. C. Day, met accidental death in a plane crash in Alaska since the 1963 reunion.

Members of the class expressed regret that so many members were unable to attend. Next reunion was set for July 1967. Adjournment was at 11 p.m.

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HIGHLIGHTS AND SIDELIGHTS FROM THE STATE CAPITAL

By VERN SANFORD Texas Press Associatio

AUSTIN, Tex., — Gov. Connally's future plans are the talk of the capital.

On his decision hinges the political future of many Democratic candidates for numerous federal and state offices.

No one in his party wants to run against the popular Democratic party leader and top vote-getter, but there is talk of his possible retirement. This would change the complexion of many races in 1966.

Connally has indicated that he will make his plans known before the General Election in November. This in order that other state political figures, whose moves depend on his, can set their own sails.

In the latter category are Lt. Gov. Preston Smith and Atty. Gen. Waggoner Carr. Both want to run for governor.

A race by Smith and Carr for the higher office naturally would place their own jobs up for grabs — and plenty of candidates would file for these posts.

Connally says that neither the four-year-term amendment, which will be voted on November 2, nor the possibility of a federal appointment will play a part in his decision whether or not to retire.

Other speculation is that he may run for the US Senate next year against the incumbent, Republican Sen. John Tower.

There also is talk that, regardless of Connally's decision, US Senator Ralph Yarborough may enter the Governor's race next year. He could do this without relinquishing his present post.

So goes the talk in the state capital where speculation always runs high.

NOT SO BAD — Dr. James Schless, director of the state's TB hospital system, isn't claiming perfection. But he doesn't think the number of persons leaving the hospital against medical advice is alarming.

"We don't bat a thousand," said Schless, "but a layman looking at the figures could easily get the wrong impression."

Figures he referred to reveal that out of the 2,914 persons who left the state's TB hospital's last year, 601 of them left without medical advice.

Dr. Schless says most of those 601 were non-contagious. They were cured and they are not a menace to public health. But they left before receiving the 18-24 months of treatment necessary to give them a 98-per-cent chance of never having TB again.

Those who leave before getting past the contagious stage usually are returned quickly by health authorities. After "going over the hill", such patients usually are quarantined.

INTERSTATE HIGHWAY — Plans for development of a section of Interstate Highway 10 west of Fort Stockton in Pecos County have been approved by the Texas Highway Commission.

SALES UP — June retail sales in Texas were up 2 per cent over May, reports the University of Texas' Bureau of Business Research.

Ordinarily, June sales are down an average of 6 per cent from May. Bureau's only explanation for the rise was the fact that June was the state's first month of consistently sunny, pleasant

shopping weather.

COMMITTEE APPOINTMENTS —Additional interim committees have been named by House Speaker Ben Barnes and Lt. Gov. Preston Smith.

Barnes appointed Reps. Paul Floyd, Wayne Gibbens, Gene Hendryx, George Hinson, Randy Pendleton, Tommy Shannon, Richard Slack, James Slider, Terry Townsend and Ralph Wayne to the Legislative Council.

Smith named Sens. A. M. Aiken Jr., Dorsey Hardeman, Grady Hazlewood and Bill Moore to the Budget Board.

TEXAS TOURISM GETS NEW

BOOST — A Texas movie entitled "TEXAS — Land of Contrasts" soon will be available for showings before civic groups throughout Texas and the nation.

It is a professional job produced entirely within the Texas Highway Department, except for the guest commentator. Its estimated value is \$70,000. But the department self-produced it for \$9,300.

More than 100 copies of the 28-minute color film are now being made. In discussing the film Herb Petry, chairman of the Highway Commission, said: "This is Texas as it really is — a Fun-Tier State — offering recreational attractions to suit every taste. It features our forests, mountains, plains, seashore caverns, lakes and many cultural attractions."

Mrs. Clarence Mitchell and her daughter, Mrs. R. E. Hambright and children, visited over the weekend with Mr. and Mrs. W. T. McAdams at Wellington.

Mr. and Mrs. Travis Allen, Gloria Maria and Margaret, of Arlington, are here spending the week in the home of Mrs. Allen's parents, Mr. and Mrs. Calvin Wallace.

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, and hold hearings in respect of, disability and misconduct of District and Appellate Judges and to make recommendations to the Supreme Court of Texas for involuntary retirement or removal of such Judges; empowering the Supreme Court of Texas, in its discretion, to retire such Judges for disability and to remove them for misconduct, upon recommendation of the aforesaid Commission and consideration of the record made before it; defining misconduct for which said Judges may be so removed; providing that the proceedings of said Commission shall be confidential until filed in the Supreme Court with recommendation for retirement or removal; and providing that the removal provisions hereby established shall be alternative to and cumulative of those provided elsewhere in the Constitution. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 1-a of Article V of the Constitution of the State of Texas be amended so that said Section shall hereafter read as follows:

"Section 1-a. (1) Subject to the further provisions of this Section, the Legislature shall provide for the retirement and compensation of Justices and Judges of the Appellate Courts and District and Criminal District Courts on account of length of service, age and disability, and for their reassignment to active duty where and when needed. The office of every such Justice and Judge shall become vacant when the incumbent reaches the age of seventy-five (75) years or such earlier age, not less than seventy (70) years, as the Legislature may prescribe; but, in the case of an incumbent whose term of office includes the effective date of this Amendment, this provision shall not prevent

him from serving the remainder of said term nor be applicable to him before his period or periods of judicial service shall have reached a total of ten (10) years.

"(2) There is hereby created the State Judicial Qualifications Commission, to consist of nine (9) members, to wit: (i) two (2) Justices of Courts of Civil Appeals; (ii) two (2) District Judges; (iii) two (2) members of the State Bar, who have respectively practiced as such for over ten (10) consecutive years next preceding their selection; (iiii) three (3) citizens, at least thirty (30) years of age, not licensed to practice law nor holding any salaried public office or employment; provided that no person shall be or remain a member of the Commission, who does not maintain physical residence within this State, or who resides in, or holds a judgeship within or for, the same Supreme Judicial District as another member of the Commission, or who shall have ceased to retain the qualifications above specified for his respective class of membership. Commissioners of classes (i) and (ii) above 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 (iiii) by appointment of the Governor with advice and consent of the Senate.

"(3) The regular term of office of Commissioners 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) and six (6) years, and the initial members of class (iiii) for respective terms of two (2), four (4) and six (6) years. Interim vacancies shall be filled in the same manner as vacancies due to expiration of a full term, but only for the unexpired portion of the term in question. Commissioners may succeed themselves in office only if having 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. Proceedings shall be by majority vote

of those present, except that recommendations for retirement or removal of Justices or Judges 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, which is clearly inconsistent with the proper performance of his said duties or casts public discredit upon the judiciary or administration 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 become, permanent in nature.

"(7) The Commission shall keep itself informed as fully as may be of circumstances relating to misconduct or disability of particular Justices or Judges, receive complaints or reports, formal or informal, from any source in this behalf and make such preliminary investigations as it may determine. Its orders 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 request 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 record and report of a Master, the Commission finds good cause therefore, 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, or wholly reject the recommendation. Upon an order for involuntary retirement for disability or an order for removal, the office in question shall become vacant. The rights of an incumbent so retired 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 giving

of testimony before, the Commission, Master or the Supreme Court shall be privileged; provided that upon being filed in the Supreme Court the record loses its confidential character.

"(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 against 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, counsel, hearing, 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 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 and to retire such judges 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."

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



WASHING and LUBRICATION

Are specialized service with us. When we wash your car, we clean it inside and out.

BUY YOUR GOODYEAR TIRES, TUBES AND BATTERIES FROM US

McDorman's PREMIER STATION

Due to illness, We Will Be Closed Hereafter, on SUNDAYS.

CITY OF ROBERT LEE

RECEIPTS AND DISBURSEMENTS

Funds	Balances 4-1-64	Receipts	Totals	Disburse- ments	Balances 3-31-65
General Fund	\$ 6,852.35	\$12,397.20	\$19,249.55	\$11,180.85	\$ 8,068.70
Water Department Fund	7,959.26	32,795.12	40,754.38	32,633.77	8,120.61
Sinking Fund	3,000.00	3,500.00	6,500.00	5,226.25	1,273.75
Social Security Fund	26.09	675.00	701.09	657.32	43.77
Totals	\$17,837.70	\$49,367.32	\$67,205.02	\$49,698.19	\$17,506.83

BONDED INDEBTEDNESS, MARCH 31, 1965

Name	Date	Interest	Amount Of Issue	Amount Retired	Amount Outstanding
Waterworks System Rev. Ref. Bonds	3-15-63	3½-3¾-3¾%	\$ 45,000.00	\$ 4,000.00	\$41,000.00

CONTRACT AGREEMENT

Upper Colorado River Authority—Reservoir	\$ 84,000.00	\$57,750.00	\$ 26,250.00
Upper Colorado River Authority—Spillway	106,922.01	0	106,922.01

TIME WARRANTS

Robert Lee State Bank	3-1-63	4½%	\$ 17,000.00	\$ 6,000.00	\$ 11,000.00
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BALANCE SHEET

MARCH 31, 1965

ASSETS

Current Assets:			
General Fund	\$ 8,068.70		
Water Department Fund	8,120.61		
Interest & Sinking Fund	1,273.75		
Social Security Fund	43.77		
Frost National Bank	1,747.03	\$ 19,253.86	
Cash on Hand	134.65		
Inventory			
Meters & Parts	3,573.20		
Accounts Receivable			
Delinquent taxes—prior years	\$ 9,212.14		
Delinquent taxes—1964	2,038.32	11,250.46	
Water Accounts Receivable	397.99		
Fixed Assets:			
City Hall & Lots	\$ 7,196.33		
Waterworks	134,618.78		
240 Acres of Land	12,000.00		
Sprayer	534.33		
Pickup	2,151.06		
Office Fixtures	1,204.37		
Mountain Creek Reservoir	80,088.94		
Spillway	106,922.01	344,715.82	
Total Assets		\$379,325.98	

LIABILITIES AND SURPLUS

Bonded Indebtedness:			
Waterworks System Ref. Bonds	\$ 41,000.00		
Contract Agreement:			
Upper Colorado River Authority—Reservoir	\$ 26,250.00		
Upper Colorado River Authority—Spillway	106,922.01	133,172.01	
Warrants Payable:			
Robert Lee State Bank	11,000.00		
Deferred:			
Meter Deposits	2,774.00		
Surplus & Reserve	191,379.97		
Total Liabilities and Surplus		\$379,325.98	

GENERAL FUND

RECEIPTS AND DISBURSEMENTS

Balance, 4-1-64	\$ 6,852.35		
Receipts:			
Taxes	\$ 11,269.86		
Franchise Taxes	625.93		
Grass Lease	120.00		
Chartered Bus & Return Expense to Shamrock	381.41	12,397.20	
Total		\$ 19,249.55	
Disbursements:			
Utilities	\$ 221.83		
City Secretary's Salary	3,204.56		
Commissioners Meetings	720.00		
Office Supplies	328.33		
Street Expense	149.13		
Fire Marshall	289.08		
Fire Department	162.21		
Publications	25.00		
City Marshall	578.28		
Other Help	592.50		
Audit & Legal	107.50		
League Expense	50.00		
Insurance & Bonds	42.75		

Christmas Party	59.40		
Other Expense	44.65		
Election Expense	38.75		
Social Security Fund	337.50		
Firemen's Insurance	135.00		
Board of Equalization	60.00		
Firemen's School	150.00		
Interest & Sinking Fund	3,500.00		
Chartered Bus & Expense to Shamrock ..	384.38	11,180.85	
Balance, 3-31-65		\$ 8,068.70	

WATER DEPARTMENT FUND

RECEIPTS AND DISBURSEMENTS

Balance, 4-1-64	\$ 7,959.26		
Receipts:			
Water Sales	\$ 29,973.62		
Water Deposits	720.00		
Water Rack Sales	620.60		
Tap Charges	500.00		
Other Income	52.23		
Sale of Pipe	929.67	32,795.12	
Total		\$ 40,754.38	
Disbursements:			
Repairs & Supplies	\$ 11,987.87		
Utilities	1,175.17		
Meter Deposits Refund	504.00		
Telephone & Telegraph	304.11		
Water Supt. Salary	4,124.40		
Other Help	2,577.20		
Frost National Bank	4,168.99		
Upper Colorado River Authority	4,200.00		
Insurance	176.65		
Office Supplies	394.16		
Social Security Fund	337.50		
Audit & Legal	107.50		
Other Expenses	13.69		
Lake Lease	100.00		
Christmas Bonus	100.00		
Payroll Taxes	531.60		
Water School	87.00		
Plant Improvement	1,180.00		
Street Signs	302.93		
Fire Hose	261.00	32,633.77	
Balance, 3-31-65		\$ 8,120.61	

SINKING FUND

RECEIPTS AND DISBURSEMENTS

Balance, 4-1-64	\$ 3,000.00		
Receipts:			
General Fund	3,500.00		
Total		\$ 6,500.00	
Disbursements:			
Bonds	\$ 4,000.00		
Interest	1,226.25	5,226.25	
Balance, 3-31-65		\$ 1,273.75	

SOCIAL SECURITY FUND

RECEIPTS AND DISBURSEMENTS

Balance, 4-1-64	\$ 26.09		
Receipts:			
General Fund	\$ 337.50		
Water Department Fund	337.50	675.00	
Total		\$ 701.09	
Disbursements:			
State Department of Welfare	657.32		
Balance, 3-31-65		\$ 43.77	

VERNON BYRNE MOVES TO ANGELO REST HOME

Vernon Byrne was transferred Tuesday from West Coke County Hospital to a rest home in San Angelo. His address is: c-o Mrs. Glasscock, 209 East College, San Angelo, Texas. Mr. Byrne would appreciate hearing from his friends.

Flanagans Open New Store Here

Mr. and Mrs. R. L. Flanagan have opened their new grocery store and service station in the Kirkpatrick building on the San Angelo highway.

In an ad in this week's Observer, they invite everyone to come by and visit them in their new place of business.

The Flanagans will handle a complete line of Phillips 66 petroleum products, along with staple groceries, meats, dairy products, and everyday drug needs.

Flanagan was employed as a game warden before they opened the new place of business. His wife, Evelyn, is an office deputy in the Coke County sheriff's office.

Observer want ads are very effective and cost very little.

HAYRICK LODGE

No. 696 A. F. & A. M.

Meets second Tuesday night in each month. Visitors welcome.

EARL IVEY, W. M.

DELBERT SHOEMAKER, Sec.

ROBERT LEE CHAPTER

No. 187 O. E. S.

Meets Second Thursday Night in Each Month. Visitors Welcome.

HELEN JONES, W. M.

CHRISTINE ROACH, Sec.

Heard At Sanco

Herman Carwile and his mother, Mrs. Fannie Carwile visited Mrs. Lela Roberson in Abilene one day last week.

Mr. and Mrs. Truman Gartman of Sterling City and Mr. and Mrs. Billy Joe Gartman and family from California visited relatives in Sanco Friday.

Mrs. Emma McGallian is home from Courtney where her daughter, Mrs. Gilford Lord has been caring for her.

Mr. and Mrs. Monroe Prine of San Angelo visited the J. M. Prine family Sunday. Also visiting them are Mr. and Mrs. Jesse Adams and family from California.

I. A. Bird is home after spending a few days in a hospital for a medical checkup.

PERSONALS

Mrs. Mabel Parker of Eldorado visited her brother A. M. Tubb Tuesday. She said that their brother is seriously ill in the Veterans Hospital at Big Spring. He is in room 317.

Mrs. Dick Skipworth, while on a week's vacation from her job at Farris City Drug, has been visiting her son and family, Mr. and Mrs. Sam Ed Skipworth of Kermit and her daughter and family, Mr. and Mrs. Cecil Cates and children at Midland.

Mrs. Curtis Walker visited four days last week in the home of her son, Bobby Walker, and family in Odessa.

Mr. and Mrs. Aubrey Lackey and Karen of Aztec, N. M., were overnight guests last Friday in the home of Mr. and Mrs. Kenneth Lackey.

240,000 Kids Start to School This Fall

Early this fall more than 240,000 young Texans will be entering public schools for the first time.

Even though the opening of school is still some weeks away, parents are busy making preparations to insure that their child makes a smooth adjustment to his new environment.

The child's adjustment will be more rapid and satisfactory if he starts his school life in good, sound health.

The child should have a complete physical examination, including an eye check. His teeth should also be checked. If these examinations show there are ailments or defects that can and should be looked after, then follow the doctor's and dentist's advice and have them corrected, if possible, before he is enrolled in school.

It's likely that your child has already been immunized against certain of the childhood diseases such as diphtheria, whooping cough and smallpox. If not, have it done immediately. If all immunizations have been done previously, make sure your child gets the necessary booster dose.

Insist on your child's getting regular and sufficient hours of sleep to help him enjoy school. He needs ten to twelve hours of sleep in a quiet, darkened room with an open window to build up his energy and offset his tiredness.

Proper nutrition is very important. When school starts, allow enough time for a wholesome breakfast. A good breakfast includes citrus fruit or juice, milk, whole grain cereal or bread, eggs

or bacon or both.

Also, nearly every school district in Texas requires proof-of-age for first year students in the form of a certificate of birth.

You may obtain a copy by sending a dollar and a half plus the name of the child, the date of birth, the place of birth, and both the father's and mother's names to the Records and Statistics Sec-

tion, Texas State Department of Health, 410 East 5th St., Austin, Texas.

Mrs. Tommy Kirkpatrick and Leigh Ann of Albuquerque, N. M., arrived Friday for a visit with Mrs. Violet Kirkpatrick. Her husband, Tommy, plans to join his family later when he finishes with summer school. He is an instructor in the University of New Mexico at Albuquerque.

PICNIC DAYS AHEAD

**Check Your Gas —
Tires — Oil — Lubrication**

**WE HAVE
Wheel Balancing Equipment
Installed to Serve YOU!**

Ross Service Station

CLOSED ON SUNDAYS

Here's More for your
FOOD DOLLAR

GANDY'S

Big Dish

Two 1/2 Gal. Ctns.

\$1.00

POTATOES, No. 1 - Lb. 12c

WASHINGTON RED WINESAP

APPLES - - - Lb. 19c

WOLDORF'S

TISSUE

4 ROLL PK.

39c

LIPTON'S

TEA - - -

1/4 Lb. Box

45c

HORMEL

OLEO, 1 Lb. Pk. - 5 for \$1.00

SNOWDRIFT

Shortening

3 LB. TIN

79c

Market Items

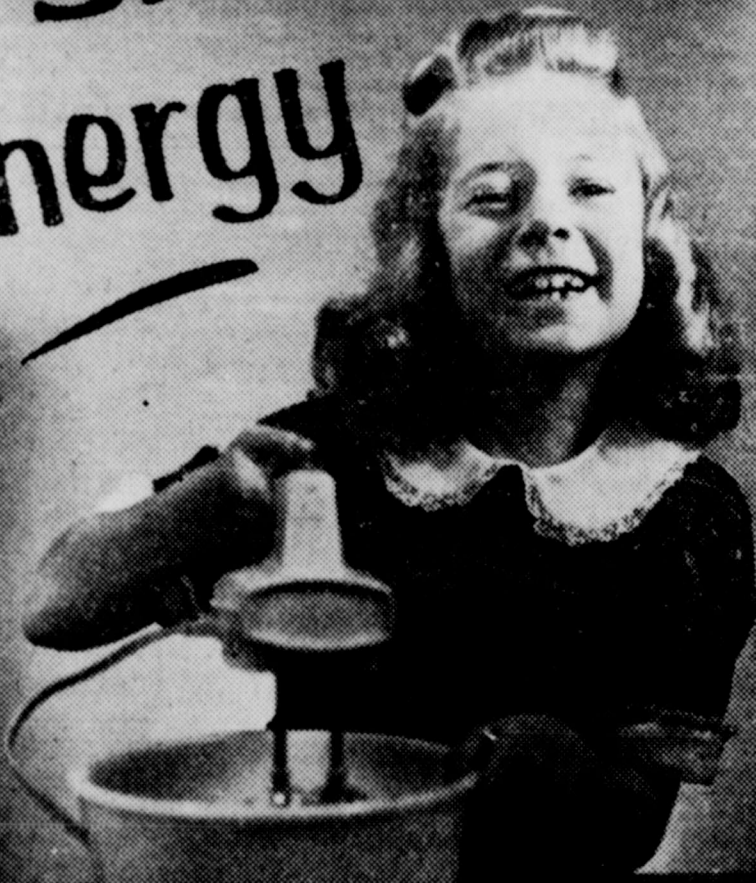
7-BONE ROAST - Lb. 53c

SLAB BACON - Lb. 75c

Double Stamps on Wednesday Excluding Cigarettes

Wallace Grocery & Market

**Smiling
Energy**



"Mother's helper" is a happy helper when the frown is taken out of work with modern flameless electrical energy — the smiling energy. With more than 166 electrical appliances to help ease the homemaker's work load there is lots of time for smiling when you live in the total electric home.

Discover the joy of living better electrically.

**West Texas Utilities
Company**

an investor owned company



County Agents News Column

By STERLING LINDSEY

We still have some forms for use in applying for Federal Gasoline tax refunds. If you need one give us a ring. You have the remainder of August in which to file your claim for any refund due.

Low-level application of insecticides to control insects — particularly the cotton insects — could be a big boost to the industry. But, this method or means of combatting insects has not been tested enough on diapause weevils to say what it will do on a given insect or how safe the method is. Concentrated insecticides, even in low or small volumes, may not be safe except in specific situations. Since the method is virtually untested, we cannot recom-

mend low-level insecticide application at the present time.

Each year animals in the area are lost after grazing on sorghums, Sudangrass, Sudan, sorghum hybrids or Johnsongrass. The cause may be prussic acid poisoning.

These grasses contain a glycoside which may break down into prussic acid in the digestive tract of the animal. The poisonous material is most likely to be present in young, immature stands, or in second growth following periods of drouth or mechanical harvesting. There is also danger in the fall, following the first frost.

Cattle are more susceptible to the poison than sheep or goats. Horses and swine are rarely injured. An affected animal may stagger and act sleepy before suddenly dropping dead. Severe muscular twitching sometimes occurs. Death results from suffocation, since the poison prevents the exchange of oxygen from the blood to the tissue.

A drench of molasses diluted with water may help a poisoned animal, but a veterinarian should be called at once to give additional treatment.

To prevent prussic acid poisoning: Do not graze at any time until growth reaches at least 18 inches. Do not graze regrowth that has been stopped by lack of moisture, frosted pastures, or regrowth after a frost.

Forage containing prussic acid can be fed safely if it is cut and allowed to cure completely in the field, or if it is put up as silage and not fed for several months. Mature plants with few suckers are seldom dangerous if growth has been normal. Grain sorghum or Sudan stubble regrowth grazed in late fall can also be dangerous.

A few calves have been lost recently to black leg. The chance of the disease spreading is very slim but one can never tell.

Calves can be vaccinated and immunized against black leg, and one lost animal would pay for a lot of vaccine. If you have some young calves that have not been vaccinated, I would seriously consider doing so. I would use what is commonly called the "triple vaccine". It immunizes against black leg, malignant edema and shipping fever.

Texas had 13 cases of screw-worms last week. Six of these were found in Zavala County.

The Future Leaders 4-H Club will not have their family night club meeting Saturday night as scheduled. Conflicts have forced postponement of the meeting of the Robert Lee Senior 4-H group.

Mr. and Mrs. Dwight Kennedy visited one day last week in the home of Mr. and Mrs. Curtis Walker.

The Observer, Robert Lee, Texas

Aug. 5, 1965.

1959 GRADUATING CLASS HAS ANNUAL REUNION

The graduating class of 1959 of Robert Lee High School held their reunion July 24 and 25. Those attending were:

Messrs. and Mmes. Marlow Wojtek, Grady Coulter, Curtis Walker and boys, Ronnie Sims, Penne and Kelly, Dick Denman, Melynda and Michael, all of San

Angelo; Eddie Braswell, Ginger, Van and Sterling of Colorado City, Mike Lomas and Lisa of Midland; Richard Johnson of Monahans and Don Stewart and children of Dallas.

Mr. and Mrs. Alvin Allen of Corpus Christi visited his mother, Mrs. Verna Allen, over the weekend.

FARM BUREAU Insurance Service
Save with Safety
ALL TYPES OF INSURANCE
O. T. COLVIN
Blackwell, Texas
Phone 282-2291
Offices in Bronte & Robert Lee

BAR - B - QUE SUPPER
Sponsored By
ROBERT LEE RAINBOW GIRLS
August 5 Rec. Hall 5:30-8 p.m.
Tickets Available from Any Rainbow Girl
Or at Door.



Golden Gate Bridge

ANOTHER BRIDGE TO CROSS

HOW TO GET A BANK LOAN

Do you have a "Someday" purchase in mind? We'll loan money for any practical purpose, such as cars, appliances, home improvements, vacations, medical, educational costs, and more.

Make that dream come true.

Robert Lee State Bank

Want Ads

Classified Advertising Rates: Minimum charge 75c per insertion. First insertion 5c per word; subsequent insertions (with no changes in copy) 3c per word. Initials, abbreviations and figures (except telephone numbers, house numbers and post office box numbers) count as one word. All classified advertising is payable upon publication.

FOR SALE—Trumpet with case, \$65; Clarinet with case, \$45. Ray Shandley, 453-2681. 1tc

Call Hambright Plumbing and Air Conditioning for Day and Night Water Heaters, Heating Systems, Kohler Fixtures, Plumbing Repair, New Pipe or new installation. Free estimate. 10 E. 17th. Phone 453-5171. 1tc

TIME MEANS MONEY! Put spare hours to work and watch the dollars grow and grow. Write Box 1629, San Angelo, Texas.

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

CALL 453-5171 for your plumbing and air conditioning problems. Day and Night 30 gallon hot water heaters, 10 year guarantee, \$54.95 plus installation. Now is a good time to figure your winter heating system. 3-tfc

NEED ROOFING-paint-fencing etc? Call or contact National Building Centers Inc., formerly Wm. Cameron Co., 138 W. Concho, phone 655-4143, San Angelo, Texas. Your business appreciated.

FOR SALE — 2 bedroom house, carport, large choice corner lot, well established yard, near school. 1624 Washington. Phone 453-4111 or 453-5221.

MANUSCRIPT COVERS are available at The Observer office.

Opening for Rawleigh dealer in Coke Co. or N. Runnels. Rawleigh products sold there over 40 years. Hundreds of satisfied customers need them. See W. J. Drgac, Mereta Rt., San Angelo or write Rawleigh TX G 1230 699, Memphis, Tenn. 4tc
7-22; 8-5; 8-19; 9-2

BACK TO SCHOOL SPECIAL

FOR SCHOOL CHILDREN ONLY

SPECIAL BODY PERMANENT—only \$6.00

FROM AUG. 9 THRU 23

A body permanent will make your child's hair much more manageable and easy to keep during the coming school days.

Call 453-3481 for Appointment

OLENE'S BEAUTY SHOP

WE ARE

OPEN

For Business

We have been working steadily the last few weeks getting our store ready and stocked to serve you. We have a good stock of groceries and other items on the shelves, and will be adding more all the time. We believe a grocery and station in our location can be a definite asset to this community and we want to serve you—we want our place to be your headquarters.

WE ARE STOCKED WITH —

- Phillips 66 Gasoline and Petroleum Products
- Staple Grocery Items
- Fresh Fruits and Vegetables
- Fresh Meats and Cold Cuts
- Gandy and Foremost Dairy Products
- Drugs and Sundries

We invite you to come by to see us and see our new layout. If we can serve you in any way, we will be more than happy to do so. Come by any time.

We Will Appreciate Your Patronage

Flanagan's STATION & GROCERY

Located on San Angelo Highway

R. L. & EVELYN FLANAGAN, Owners
Open 7 A.M. to 10 P.M., 7 Days a Week

ASC Newsletter . . .

Editor's Note: The following newsletter was recently released by the Coke County ASC office and should be of interest to farmers and ranchers of this area.)

The following important statement on pending farm legislation was released to the press by Secretary of Agriculture Orville L. Freeman.

Statement by Secretary Freeman

This is in response to numerous inquiries on cotton legislation received by the Department of Agriculture as a result of my testimony before the Senate Committee on agriculture and forestry last Thursday, and as a result of the approval by the House Agriculture Committee of the Farm Bill, H. R. 9811. It is essential that the public be fully aware of this important bill.

The major provisions of the House Bill are:

A. The cotton law would continue the one-price approach that

has increased the use of cotton in the United States this year and give cotton farmers greater freedom of choice.

B. The Feed Grain Program which has added \$3 billion to farm income the past four years would be extended, and improved.

C. An improved wheat program would boost wheat farmers' incomes by \$150 million a year while reducing government costs and providing more freedom in the marketing system.

D. A new cropland adjustment program would help farmers shift a part of their allotted acreage out of crops into conservation and recreation uses—if they wanted to—and be paid for it.

E. In addition, the Wool Program would be continued.

In order for farmers to have the benefit of any one of these programs, congressional approval of H. R. 9811 will be required. It is already late in the season, and there is much opposition from non-farm, anti-farm, and some farm groups.

The proposed cotton legislation, if passed by the Congress, would not only extend the one-price idea that is in effect this year, it would help the government to bring under control the high costs which otherwise could wreck the entire program. We have too

much cotton for our markets—16 million acre allotment will produce 3 to 4 million more bales than it produced when first established by law in 1959. Growers would have maximum freedom of choice in making use of the new program.

A. Farmers could plant within the farm domestic acreage allotment and receive a higher per pound income from cotton than they are getting this year. In 1966, this return would be made up of a 21-cent price support loan and payments to bring the total price to 35.65 (higher if market price above loan).

B. Other farmers might choose to plant in excess of their farm domestic allotments—either 75 per cent or 85 per cent of regular allotment—and be eligible for loans and smaller payments which would average 32.30 or 29.73 respectively for cotton produced (again, higher if market above loan). These rates are all in excess of the 1965 guarantees.

C. Or, if a farmer chose, he could plant all the cotton he wanted without having to pay penalties. He would simply do without price support loans and payments and would depend on a market price of 21-22 cents per pound.

D. If a farmer with an allotment wants to plant no cotton, he can receive a payment of approximately \$45-\$55 per acre for 15 per cent of his allotment. He could then release the remaining 85 per cent or transfer it to another farmer by lease or sale.

The cotton community would not suffer damage or be destroyed. Actually, cotton income would be maintained. Allotment transfers would be permitted within a county; also within the state if producers agree to such transfer in a referendum.

The Cropland Adjustment Program would assist local and area economies. It is expected that very little cotton acreage would go into the Cropland Adjustment Program — only 628,000 acres of cotton allotment nationwide were enrolled in the conservation re-

serve of the Soil Bank at its peak in the late 1950's. The new program would have a number of safeguards to minimize the impact on any one community.

The Release and Reapportionment Program would be contin-

ued. Farmers who have been relying on release and reapportionment would not be deprived of this allotted acreage. In fact, they could acquire additional acreage permanently by purchase or
Continued on next page

O. H. (Judge) Campbell
LICENSED REAL ESTATE
BROKER

Your Listings Appreciated

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, denominations and upon such terms as may be prescribed by law, provided, however, that the bonds shall not bear more than four per cent (4%) interest per annum; they may be issued in such installments as the Board finds feasible and practical in accomplishing the purposes 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 attend 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 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 un-

paid, there is hereby appropriated out of 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 mature 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 investment of moneys available in the Texas Opportunity Plan Fund, and the interest and sinking funds established for the payment of bonds issued by the Coordinating Board, Texas College and University System, or its successor or successors. Income from such investment shall be used for the purposes prescribed by the Legislature.

"(e) All bonds issued hereunder shall, after approval by the Attorney General, registration by the Comptroller of Public Accounts of the State of Texas, and delivery to the purchasers, be incontestable and shall constitute general obligations of the State of Texas under this Constitution.

"(f) Should the Legislature enact enabling laws in anticipation of the adoption of this Amendment, such acts shall not be void because of their anticipatory nature."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1965, at which election all ballots shall have printed on them the following:

"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.

"AGAINST 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."

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 2, 1965.

SENATE JOINT RESOLUTION NO. 14 proposing Amendments to Section 4, 22 and 23 of Article IV of the Constitution of the State of Texas, so as to provide a four-year term of office for the Governor, Lieutenant Governor, Attorney General, Comptroller of Public Accounts, Treasurer, Commissioner of the General Land Office and Secretary of State; and certain statutory state officers; providing for the necessary election and the form of the ballot; and providing for the necessary proclamation and publication.

RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 4, Article IV of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Section 4. The Governor shall be installed on the first Tuesday after the organization of the Legislature, or as soon thereafter as practicable, and shall hold his office for the term of four years, or until his successor shall be duly installed. He shall be at least thirty years of age, a citizen of the United States, and shall have resided in this state at least five years immediately preceding his election."

Sec. 2. That Section 22, Article IV of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Section 22. The Attorney General shall hold office for four years and until his successor is duly qualified. He shall represent the state in all

suits and pleas in the Supreme Court of the state in which the state may be a party, and shall especially inquire into the charter rights of all private corporations, and from time to time, in the name of the state, take such action in the courts as may be proper and necessary to prevent any private corporation from exercising any power or demanding or collecting any species of taxes, tolls, freight or wharfage not authorized by law. He shall, whenever sufficient cause exists, seek a judicial forfeiture of such charters, unless otherwise expressly directed by law, and give legal advice in writing to the Governor and other executive officers, when requested by them, and perform such other duties as may be required by law. He shall reside at the seat of government during his continuance in office. He shall receive for his services an annual salary in an amount to be fixed by the Legislature."

Sec. 3. That Section 23, Article IV of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Section 23. The Comptroller of Public Accounts, the Treasurer, the Commissioner of the General Land Office, and any statutory state officer who is elected by the electorate of Texas at large, unless a term of office is otherwise specifically provided in this Constitution, shall each hold office for the term of four years and until his successor is qualified; receive an annual salary in an amount to be fixed by the Legislature; reside at the Capital of the state during his continuance in office, and perform such duties as are or may be required by law. They and the Secretary of State shall not

receive to their own use any fees, costs or perquisites of office. All fees that may be payable by law for any service performed by any officer specified in this Section or in his office, shall be paid, when received, into the State Treasury."

Sec. 4. The foregoing Constitutional Amendments shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1965, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendments providing a four-year term of office for the Governor, Lieutenant Governor, Attorney General, Comptroller of Public Accounts, Treasurer, Commissioner of the General Land Office, Secretary of State, and any statutory state officer who is elected by the electorate of Texas at large, unless a term of office is otherwise specifically provided in this Constitution."

"AGAINST the Constitutional Amendments providing a four-year term of office for the Governor, Lieutenant Governor, Attorney General, Comptroller of Public Accounts, Treasurer, Commissioner of the General Land Office, Secretary of State, and any statutory state officer who is elected by the electorate of Texas at large, unless a term of office is otherwise specifically provided in this Constitution."

Sec. 5. Nothing contained in this Resolution shall be construed so as to extend the term of office of any officeholder previously elected to a two-year term.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT
NUMBER TEN ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 47 proposing an Amendment to Section 4, Article III, Constitution of the State of Texas, to provide four-year terms of office for State Representatives.

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

Section 1. That Section 4, Article III, Constitution of the State of Texas be amended to read as follows:

"Section 4. The members of the House of Representatives shall be chosen by the qualified electors for the term of four years; but a new House of Representatives shall be chosen after every apportionment, and the members elected after each apportionment shall be divided by lot into two classes. The seats of the members of Class A shall be vacated at the expiration of the first two years, and those of Class B at the expiration of four years, so that one-half of the members of the House of Representatives shall be chosen biennially thereafter. Representatives shall take office following their election, on the day set by law for the convening of the Regular Session of the Legislature, and shall serve thereafter for the full term of years to which elected and until their successors shall have been elected and qualified. Except in case of an election to fill a vacancy, and except in the first election following each re-apportionment, a person who has been elected to the House of Representatives shall not be eligible to be a candidate again for membership in the Legislature until the term for

which he was elected has less than one year remaining."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified voters 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 on them the following:

"FOR the Constitutional Amendment to provide for a four-year term of office for State Representatives."

"AGAINST the Constitutional Amendment to provide for a four-year term of office for State Representatives."

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

Sec. 4. In the event the Constitutional Amendment proposed in this Resolution is adopted by the people of Texas in the election in November, 1965, the Governor of Texas is directed not to issue a proclamation for the election and not to publish notice thereof for the Constitutional Amendment proposed by House Joint Resolution No. 1 of the 59th Texas Legislature, since the provisions of said House Joint Resolution No. 1 are included in this Resolution. But, should this proposed Amendment be rejected by the people of Texas in the election in November, 1965, then the terms and provisions of House Joint Resolution No. 1 shall be and remain in full force and effect and shall be proclaimed and published and submitted to the electorate in November, 1966, as provided in said House Joint Resolution No. 1.

on a long-term lease.

If the farm bill fails to pass, we would go back to the 1958 law on cotton, with price support at 65 to 90 per cent of parity and continued overproduction. There would be no effective feed grains, wheat or wool programs. A continued rise in stocks of cotton would threaten the whole program, while the unfairness of the two-price system would drive American textile mills into still greater use of man-made fibers. (The use of synthetic fibers on a cotton equivalent basis already exceeds the use of cotton. The two-price system could eventually eliminate a substantial portion of

our domestic market.

The program proposed in the omnibus bill (H. R. 9811) would make U. S. cotton competitive — both in the world cotton market and with synthetics here at home. The administration is in favor of a strong cotton economy and would oppose any limitations on payments. The bill provides ways to support the income of cotton farms through other means if limitations on payments are prescribed by the Congress.

Farmers have more at stake in this proposed program than does anyone else. The problem facing cotton farmers is more critical than it has been at any other time since programs started in 1933. I hope that the vast majority of

growers who stand to benefit substantially from a farm program will give serious thought to the cotton situation and the need for a sound cotton program.

The cotton provisions of the omnibus bill, H. R. 9811, as reported by Congressman Harold D. Cooley, Chairman of the House Agriculture Committee, are not necessarily the final answer on all counts, but they do provide the foundation of a good program. Without this bill, we will return to a discredited program that can only damage grower incomes, give comfort to the competitors of American cotton, and threaten destruction of the entire program. This statement is being released so that the public will be fully

aware of the issues involved.

J. E. Quisenberry Jr.
Office Manager

The Coke County ASCS office,
located in the court house at

Robert Lee, is governed by a county committee composed of C. E. Arrott, chairman; Thomas W. Wington, vice chairman; Fred H. McCabe Jr., regular member.

Ballinger Memorial Company

SOUTH BALLINGER

P. O. Box 655

Ballinger, Texas

Phone 2-4782

We stock the same line of granites all other companies stock. We can secure any size, finish, or design you want. Prices are reasonable.

Nettie G. Lusk
Owner

Mrs. W. W. Wheat
Wingate Rep.

Sam L. Williams
Representative

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 Board and two (2) 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 fixed by the Legislature; and each shall make bond in such amount 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 which have heretofore been issued and sold. Such bonds or obligations shall be sold for

not less than par value and accrued interest; shall be issued in such forms, denominations, and upon such terms as are now or may hereafter be provided by law; shall be issued and sold at such times, at 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 and ordinarily used and 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 incontestable and shall constitute general obligations of the State of Texas under the Constitution of Texas; and all bonds heretofore issued and sold by said Board are hereby in all respects validated and declared to be general obligations of the State of Texas. In order to prevent 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, a preferential 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 heretofore or hereafter purchased by said Board, until the sale price therefor, 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 heretofore 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 any lands, or rights therein, purchased with such proceeds; the moneys received from the sale or resale of any lands, or rights therein, purchased with other moneys attributable to such bonds; the interest and penalties received from the sale or resale of such lands, or rights therein; the bonuses, income, rents, royalties, and any other pecuniary benefit received by said Board from any such lands; sums received by way of indemnity or forfeiture for the failure of any bidder for the purchase of any such bonds to comply with his bid and accept and pay for such bonds or for the failure of any bidder for the purchase of any lands comprising a part of said Fund to comply with his bid and accept and pay for any such lands; and interest received from investments of any such moneys. The principal and interest on the bonds heretofore and hereafter issued by said Board shall be paid out of the

moneys of said Fund in conformance 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 purchase of lands as herein provided, or the payment of expenses as herein provided may be invested 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 heretofore 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 to be appropriated to such purposes as may be prescribed by law. All moneys becoming a part of said Fund thereafter shall likewise be deposited to the credit of the General Revenue Fund.

"When a Division of said Fund (each Division consisting of the moneys attributable to the bonds issued and sold pursuant to a single Constitutional authorization and the lands purchased therewith) contains sufficient moneys to retire all of the bonds secured by such Division, the moneys thereof, except such portion as may be needed to retire all of the bonds secured by such Division which portion shall be set aside and remain a part of such Division for the purpose of retiring all such bonds, may be used for the purpose of paying the principal and the interest thereon, together with the expenses herein authorized, of any other bonds heretofore 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 or violative 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 any other governmental agency of the State of Texas, or owned by any person, firm, or corporation. All lands thus purchased shall be acquired at the lowest price obtainable, to be paid for in cash, and shall be a part of said Fund. Such lands heretofore 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 subject to taxation to the same extent and in the same manner as are purchasers of lands dedicated 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 Marine Corps of the United States between September 16, 1940, and March 31, 1955, and who upon the date of filing his or her application to purchase any such land is a citizen of the United States, is a bona fide resident 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 enlistment, 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 heretofore issued and sold by said Board may be used 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, recordation 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, such expenses to be added to 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 or principal due or to become 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 to pay interest thereon; 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 heretofore issued and sold by said Board (a series of bonds being all of the bonds issued and sold in a single transaction as a single installment of bonds) may be used for the purchase of lands 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 hereafter 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 hereafter issued and sold and to pay interest thereon, together with any expenses as provided herein, in accordance with the resolution or resolutions authorizing the issuance and sale of such additional bonds, until there are sufficient moneys to retire all of the bonds hereafter issued and sold, at which time all such moneys then remaining a part of said Veterans' Land Fund and thereafter becoming a part of said Fund 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 reposed in the Legislature full power to implement and effectuate the design and objects of this Amendment, including the power to delegate such duties, responsibilities, functions, and 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 votes cast were in favor of same Amendment, the same shall become a part of the State Constitution and be effective from the date set forth in said Amendment, and the Governor shall issue a proclamation in keeping therewith.

Section 3. 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.

**COTTON ROOT ROT
MAY BE THE CULPRIT**

Homeowners who find shrub and ornamentals dying during the warm season may discover a fungal disease at the "root" of their problem. The fungus is known to infect 2,000 species of wild and cultivated plants, says Extension Plant Pathologist Wendell Horne, Texas A&M University. There is no satisfactory chemical control for the disease but homeowners are advised to use plants which are resistant to the root rot. Local county agents can supply a list of these plants, says Horne.

**4 Coke Men Named
To Aid Round-Up**

Four Coke County men have been named on to the Round-Up Committee to assist in the annual Cattlemen's Round-Up for Crippled Children.

The Round-Up, founded in 1961 by Bronte rancher, C. H. Wylie, is one of the main financial sponsors of the West Texas Rehabilitation Center in Abilene. Each year since its founding, southwestern ranchmen have donated livestock to the Round-Up which are sold for profits going to the center. It provides over one-third of the funds needed by the center.

Included on the Round-Up committee are Mr. Wylie, J. L. Brunson, D. K. Glenn and Edward Cumbie. Mr. Wylie is also a member of the arrangements committee.

The Center serves approximately 1474 patients, with over 200 receiving daily treatment. It is a private, non-profit organization dedicated to the rehabilitation of the handicapped. Most of the patients are victims of polio, strokes, cerebral palsy, muscular dystrophy, multiple sclerosis, Parkinson's syndrome and other neurological or orthopedic disorders.

The Center has almost doubled in size over the past three years, and must depend on the Round-Up for a major portion of its operation expense. Patients are being treated from over the entire Southwest and Midwest area with no charge. The Center has never received any federal or state aid, relying entirely on the charity dollar for its operation.

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

**Fall Fabrics Have
A Different Look**

COLLEGE STATION, August 3 — The new fall fabrics almost dare you to guess the fiber content without reading their labels, says Lynn Parks, Texas A&M University Extension consumer education specialist.

Washables such as cotton, acrylics, nylons and silks are disguised with coatings, bondings and new kinds of knitting processes to achieve a new look.

Nylon is texturized to achieve the look, feel and bright colors of silk. Nylon bonded to nylon tricot produces effects which resemble silk prints.

Nylon tricot is glamorized with Swiss dot flocking which adds "loft" and softens colors. Tricot with a satiny backing made from nylon has a crepe-look with a rich opaque appearance.

Jersey achieves a frosted look with a blend of Antron and Orlon acrylic fibers. Other acrylic fiber fabrics masquerade as wools and worsteds in tartan plaid, herringbone and blanket-check patterns. These fibers have the construction and feel of wools, are wrinkle resistant, permanently pleated and are completely washable.

A polymeric coating is being used on 100 per cent cotton to simulate leather. Its weight, construction and leather colors made this fabric look real enough to mislead a tanner.

A cotton-blend pique has been developed with its texture woven in for permanence, instead of just stamped on the surface. Even silk has been transformed by a cure process which gives fabric the wet look of vinyl. This new silk is waterproof, crackproof, easy to manipulate and completely washable.

Mr. and Mrs. Miller Montgomery of Haskell visited in the Victor Wojtek home one day last week. Mrs. Montgomery is the former Dora Davis, a daughter of former Robert Lee resident, Mrs. Lizzy Hester.

Mrs. Jimmy Bell of Amarillo arrived Saturday to spend a week in the home of her parents, Mr. and Mrs. O. W. Higginbotham, at Silver, and Mr. and Mrs. Elmo Bell. Jimmy plans to join his wife here this weekend.

**Little Leaguers
Lose to Rotan**

The Colorado River Little League All Stars lost out in the semi-final competition of District 5 last Thursday night when a team from Rotan downed them, 2-1, in a game played at Rotan.

The local lads lost the game on a bases loaded walk, which gave Rotan the winning run.

In spite of the loss, the Coke County boys have had a very successful season, and many compliments have been received by them praising the headsup brand of baseball they play.

The All Star team was made up of selected players from teams in the Colorado River Little League district. J. B. Arrott and Red Day coached and managed the team through three straight victories to carry them to the district semi-finals.

TAKE A LOOK AT THE ADS.

HOSPITAL NEWS

July 27 — Mrs. O. E. Allen, Mrs. C. J. Brooks admitted. Richard Norwood dismissed.

July 28 — Mrs. O. E. Allen, Mrs. C. J. Brooks, Mrs. J. E. Quisenberry, Mrs. Bill Roe dismissed.

July 29 — Lida Tillman admitted. Cristi Roach, Fred Roe dismissed.

July 30 — H. S. Lewis, Jr. ad-

mitted. July 31 — Mrs. Amanda Grote, Mrs. Emma McGallian admitted. Lida Tillman dismissed.

Debra Box, Kathy and Raylee Coleman of Odessa are spending this week in the home of their uncle and aunt, Mr. and Mrs. Jack Trimble. Mrs. Trimble is taking a week's vacation from her job in the Robert Lee School tax office.

ALAMO THEATRE

ROBERT LEE, TEXAS
(Evening Show Now Starts at 6:30)

FRIDAY AND SATURDAY, AUGUST 6 & 7
Tony Young, Dan Duryea, Elsa Cardenas, Dick Foran in
"TAGGART" in color

Also Cartoon Coming Soon—"MONKEY'S UNCLE"

SUNDAY 1:30 MATINEE AND MONDAY, AUGUST 8 & 9
Hayley Mills, John Mills, James MacArthur in
"THE TRUTH ABOUT SPRING" in color
Also Cartoon



Double Stamps Every Wednesday (excluding cigarettes) on \$2.50 or more

AMERICAN BEAUTY
MACARONI, 10 Oz. Pkg. - - - - 2 for 35c

Crisco 3 lb. can 79c

GANDY'S
BIG DISH, 1/2 Gal. Crt. - - - - 2 for \$1.00

INSTANT TEA, Lipton's - 10 Oz. Size \$1.15

COFFEE, Kimbell - - - - 1 Lb. Can 69c

FLOUR, Peter Pan - - - - 25 Lb. Bag \$1.89

Biscuits 13 cans \$1.00

BAMA
RED PLUM JAM, 18 Oz. - - - - 3 for \$1.00

CHICKEN OF THE SEA
TUNA, Green Label - - - - 3 for \$1.00

FROZEN CREAM PIES - - 3 for \$1.00

FROZEN LEMONADE, 6 OZ. Can - 2 for 25c

PATIO
ENCHILADA DINNER, Frozen - - Ea. 39c

MEATS

ROUND STEAK - - - - - Lb. 83c

GOOCH'S
THIN SLICED BACON - - - - Lb. 79c

GOOCH'S ALL MEAT
Franks 1lb. 53c

BAKER'S Groc. & Mkt.



TWO KINDS OF —

INSURANCE

You Especially Need This Time of Year

CROP INSURANCE

AND

TRAVEL INSURANCES

There's one sure thing for any farmer or rancher who has a growing crop, and that is he needs protection from hail. Much work and much investment can be wiped out in a few minutes. For those of you who plan on taking vacations this summer, you will need the inexpensive protection offered by the travel policy we offer. It's so inexpensive, you just can't afford to go on a trip without it. Provides liberal benefits in case of accident, theft of baggage or death.

COME BY AND TALK WITH US ABOUT THESE TWO TYPES OF INSURANCE THAT YOU ESPECIALLY NEED THIS TIME OF YEAR.

ALLEN INSURANCE AGENCY