

Rodeo Queen Candidates



ROY ANN BOMAR
Silverton Riding Club



RUTH ANN MINYARD
Silverton Lions Club



LAQUITA BOMAR
Briscoe County 4-H Clubs



VENITA TEEPLE
Silverton Jaycee-Ettes



DIANA STRANGE
Eta Chi chapter, E.S.A.



LEXIE YOUNGER
Silverton Young Homemakers



JUANNAH NANCE
Zeta Lambda chapter, E.S.A.

BRISCOE COUNTY NEWS

THURSDAY, AUGUST 11, 1966

SILVERTON, (Briscoe County) TEXAS FUTURE HOME OF MACKENZIE RESERVOIR

VOLUME 58

NUMBER 32

Parade, Barbecue To Open Celebration

The Silverton Riding Club Rodeo will open tonight at 8:00 p.m. at the rodeo arena here. There will be performances Friday and Saturday nights also, with an Old-Timer's Calf Roping expected to be the most special event on Friday night.

PARADE

A western parade will be staged through downtown Silverton at 3:00 p.m. today (Thursday). A number of float entries are expected to compete for cash prizes.

BARBECUE

A free barbecue will be served by the Silverton Lions Club from 5:00 until 7:00 p.m. today in the city park.

OLD-TIMER'S ROPING

The Old-Timer's Tie Down Calf Roping will be held on Friday night only. It will be open to men 45 years of age and older. The \$3.00 entry fee is to be split among the winners. Contact Vinson Smith if you are interested in entering this event.

The other rodeo events will include Saddle Bronc Riding, Bull Dogging, Tie Down Calf Roping, Heading and Heeling, Ladies Barrel Race, Bareback Bronc Riding, Bull Riding, Kid's Break-away Roping, Wild Horse Scramble and a Calf Scramble.

Admission is \$1.25 for adults and 50¢ for children 12 and under. The books close at 1:00 p.m. today. The club reserves the right to run into one go-round if necessary.

DANCES

Dances will be held beginning at 9:30 p.m. on each of the three days at the Fire Hall. Music will be by the Caprock Ramblers.

RODEO QUEEN

The Rodeo Queen will be elected from a field of seven candidates, and will be presented at the Saturday night performance of the rodeo.

School Registration Starts August 25

Registration for the 1966-67 school term begins Thursday, August 25, with freshman students registering from 9:00 a.m. until 12:00 noon. Sophomores will register from 1:00 until 3:00 p.m.

Juniors will register from 9:00 a.m. until 12:00 noon Friday, August 26. Seniors will register from 1:00 until 2:00 p.m. that same day.

Grade school and junior high pupils will register Monday, August 29, and continue the day with regular classes.

All pupils are to have correspondence courses finished by August 29.

The first day of regular school classes will be on Monday, August 29. On that day, the buses will run their regular routes and lunch will be served in the school lunchroom.

All students regardless of race will ride the same buses and attend the same school.

Long Appointed To F.H.A. Committee

Beryl Long has been appointed as a member of the three-man Briscoe County Farmers Home Administration committee, the agency's county supervisor Donald B. Cruce announced this week. The appointment is for two years and began August 4.

Long succeeds Bryant Eddleman who resigned. The other two members serving with Mr. Long are Denver Anderson and Harold Storie.

The local Farmers Home Administration county committee reviews applications by farmers and other rural families for seven different types of agricultural, housing and water loans made in Briscoe County. In addition, the committee advises with the county supervisor regarding the adapting of national loan policies to local conditions.

Mrs. Harold Edwards was a patient in Swisher Memorial Hospital Friday and Saturday of last week.

Prairie Dog Control Demonstration Slated

A Prairie Dog Control Demonstration will be held on the McMurtry Ranch Monday, August 15, at 2:30 p.m.

Everyone with prairie dog infestations is urged to attend.

Mr. and Mrs. Dick L. Mayfield, both graduates of Silverton High School, are enrolled in summer school at Sul Ross State College at Alpine this summer.

Voting Continues In Rodeo Queen Contest

Voting is still open in the annual Rodeo Queen Contest. Seven Silverton High School girls have their voting boxes in various locations around town, and the candidate will receive one vote for each penny placed in her box. The money thus deposited will go into the treasury of her sponsoring organization.

The candidates are Venita Teeple, daughter of Mr. and Mrs. Ray Teeple, sponsored by the Silverton Jaycee-Ettes; Ruth Ann Minyard, daughter of Mr. and Mrs. J. E. (Doc) Minyard, sponsored by the Silverton Lions Club; Laquita Bomar, daughter of Mr. and Mrs. Brubs Bomar, candidate of the Briscoe County 4-H; Lexie

Younger, daughter of Mr. and Mrs. Roy Younger, sponsored by the Silverton Young Homemakers;

Roy Ann Bomar, daughter of Mr. and Mrs. Carl Bomar, sponsored by the Silverton Riding Club; Diana Strange, daughter of Mr. and Mrs. Norman Strange, sponsored by Eta Chi chapter of Epsilon Sigma Alpha International; Juannah Nance, daughter of Mr. and Mrs. Hugh Nance, sponsored by Zeta Lambda chapter of Epsilon Sigma Alpha International.

Lions Club Selling Trash Barrels

The Silverton Lions Club is now selling barrels with one end cut out for trash barrels. Each barrel is \$5.00.

If you need to replace your old trash barrel or need a second barrel, please contact H. A. Cagle.

Three To Receive Degrees At W.T.S.U.

Three persons from Silverton are among 290 candidates who expect to receive degrees at West Texas State University's summer convocation August 25.

The summer commencement will be at 8:00 p.m. in the Fieldhouse, and speaker will be Dr. Lester E. Harrell, jr., assistant commissioner of higher education, Coordinating Board, Texas College and University System.

President and Mrs. James P. Cornette will honor graduating students at a reception at 8:00 p.m. August 23, at their home.

From Silverton are Mrs. Diane Mayfield, candidate for the Master of Business Administration degree; Miss Zobie Self, candidate for the Master of Arts degree, and Glen Grosdidier, candidate for the Master of Education degree.

Young Homemakers Have Meeting

The Young Homemakers met Thursday afternoon, August 4, 1966, in the community room of the P.C.A. building to complete work on preparations for the Outstanding New Chapter Award.

The Silverton chapter of Young Homemakers will be competing with several other new chapters for this award.

The Area I annual Young Homemaker Convention will be held at Tullia in September. Awards will be judged at that time.

Rainbow Girls To Host Grand Officers

Silverton Assembly No. 304, Order of the Rainbow for Girls, is planning a program for the Grand Worthy Advisor, Miss Janice Wright of Dallas, at their meeting on Wednesday, August 17, at 4:30 p.m.

Other guests expected are Mrs. Cortez Dowlen of Canyon, Grand Visitor, and Miss Anita Fay Hair, junior member of the Grand Music Committee, and Past Grand Officers.

Majority members of the Silverton Assembly are being extended an invitation to attend the meeting and to join the girls for the salad supper which will follow. A social hour will follow at the home of Mr. and Mrs. Doyle Stephens, and all the girls will have an opportunity to get to know the Grand Worthy Advisor and others.

Miss Jackie Durham of Lockney visited Mr. and Mrs. Bill Durham and Kirk Monday.

Shane Alexander, son of Mr. and Mrs. Conrad Alexander who formerly lived in Silverton but now live in San Angelo, was a member of the "winning team" there this summer. He plays baseball with the Downtown Optimist Team and last week they were in the playoff for the championship of the Sophomore League. The Downtown Optimist Team won out and became the champions when they defeated the Jim Bass Ford Motor Team. Shane plays at first base. He is active in football and track also, being on the school team.

Football Practice To Begin Here August 15

Football workouts are scheduled to begin here August 15, at 8:00 a.m.

Coach T. A. Thornburg has announced that all boys who so desire are invited to participate. Each player needs to have his own shoes.

The team will scrimmage Panchan here August 26 at 7:00 p.m. They will scrimmage Matador here September 3 at 7:00 p.m.

1966 Football Schedule

Sept. 9—Hart, here
Sept. 16—Turkey, here
Sept. 23—Happy, here
Sept. 30—Lefors, here
Oct. 7—Kress, here
Oct. 14—Wheeler*, here
Oct. 21—Open
Oct. 28—McLean*, here
Nov. 4—Clarendon*, here
Nov. 11—Claude*, here
*Conference Games

Mrs. J. S. Fisher, Mrs. T. G. Olive and Bettie and Mrs. E. C. Newman visited Mrs. Pearl Howard at Nichols Manor in Lockney and Mrs. Elma Baker in the Plainview Rest Home one day last week.

Drive-In Theatre Nearing Completion

The work on the drive-in theatre has been progressing well, and the opening of the drive in is expected in the next two or three weeks.

Local men have pitched in to get the job done; some are earning a share of the theatre stock with their labor. Others have purchased stock and also are donating their services.

Perry Thomas has been overhauling the projectors. Kenneth Tate has been doing the wiring. Virgil Henson did the survey work for the ramps and drainage system and Rhode Pipe laid the water lines.

Frank Hunt drilled the water well. Pat Northcutt has been in charge of getting trucks and drivers and getting the caliche hauling done. The Young Farmers have assisted with this. Ten to twelve trucks were used and the trucks and labor were furnished free. Some of the men worked all five days.

George Seaney has been overseeing the project, with Fred Brannon, J. W. Brannon, Richard Hill and Edwin May doing the painting and carpentry work. The concession stand, rest rooms, projection room, ticket booth and fences have been repaired and

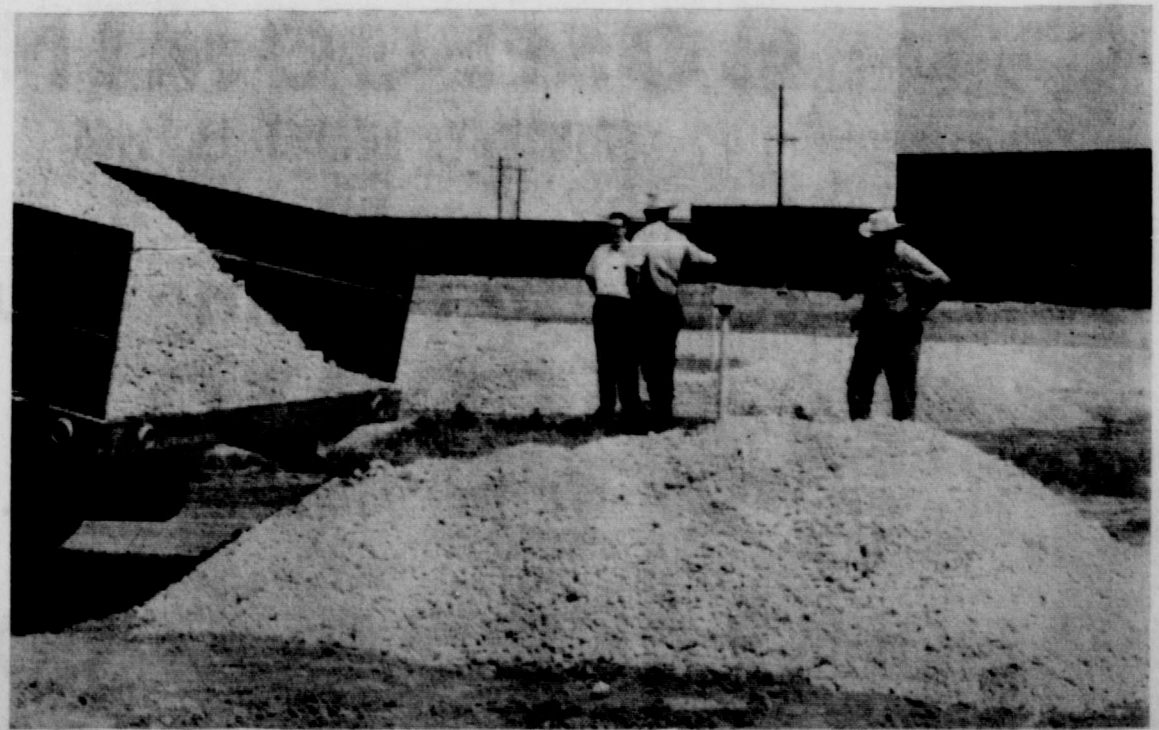
Some new speakers have been purchased and parts for the old ones have arrived.

Officers of the theatre company are Bryant Eddleman, president; Don Burson, first vice president; Hugh Nance, second vice president;

Dee McWilliams, secretary, and Jack Strange, treasurer.

The theatre company started this project before they had as much money on hand as they felt would be needed. They have asked that those who are interested

in the project but haven't had an opportunity to buy stock or to furnish their assistance, please contact Jack Strange if you would like to have a part in providing an entertainment center in Silverton.



Hugh Nance, Bryant Eddleman and George Seaney were pictured at the drive-in theatre shortly after trucks began hauling caliche for repairing the drives and ramps. This

work now completed and part of the speakers installed, it is hoped that the drive-in will be operating in about two weeks. (Briscoe County News Photo)

BRISCOE COUNTY NEWS

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CHARLES R. SARCHET PUBLISHER
MARY ANN SARCHET EDITOR

SUBSCRIPTION RATES PER YEAR
In Briscoe and Adjoining Counties 2.50
In other Texas Counties and Out of State 3.50

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Classified and Legal Advertising Rates, each insertion 3c per word
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MEMBER OF PANHANDLE PRESS AND TEXAS PRESS ASSOCIATIONS

Cousin of Mrs. Stafford Killed In Austin Shooting

Tommy Karr, 24, cousin of Mrs. Bob Stafford, was one of the students killed in Austin on Monday of last week. He was a senior at the University of Texas and would have graduated in May.

Funeral services were conducted in Spur Wednesday morning at 10:00.

Survivors include his parents, Mr. and Mrs. Roy Karr; a brother, Don, and a sister, Kay Moore.

Those attending the services from here were Mr. and Mrs. Bob Stafford and Mr. and Mrs. Tony Burson.

Tommy was the nephew of Mr. and Mrs. Rob Simmons, former Silverton residents.

Jeff and Bruce Tiffin of Canyon visited last week with their grandparents, Mr. and Mrs. K. N. Tiffin.

Helping Hand Club Meets With Mrs. J. D. Nance

The Helping Hand Club met on Wednesday of last week with Mrs. J. D. Nance.

Members present were Mrs. Aubrey Rowell, Mrs. Lowell Callaway, Mrs. Wade Steele, Mrs. Frank Mercer, Mrs. Jack Sutton and the hostess, Mrs. Nance.

The next regular club meeting will be August 18, in the home of Mrs. Wade Steele.

Members are urged to attend, as the order for pecans will have to be completed at this meeting.

Mr. and Mrs. Randall Eddleman, Mr. and Mrs. Bill Durham and Mr. and Mrs. Charles Sarchet spent a long weekend in Ruidosa, New Mexico.

Debbie Huntley of Shamrock spent a recent week here with her cousin, Jackie Carol Tate.

Jackie Carol Tate spent from Sunday until Wednesday with her cousins, Mike and Kit Long, at the ranch near McLean.

Visitors in the home of Mr. and Mrs. Freeman Tate and Jackie Carol following Freeman's return home from the hospital have included his mother, Mrs. A. E. Tate of Dozier; brothers, A. E., jr. and Floyd Tate; sisters, Mrs. Buster Stokes and Lynette, Mrs. Tom Huntley, Debbie and Eddie of Shamrock; and a nephew, Danny Tate of Dozier.

Mr. and Mrs. Leon Hulsey and family and his mother, Mrs. Ethel Hulsey of Lubbock were supper guests of Mrs. H. S. Crow recently.

Mrs. Hulsey remained for a long-er visit with her sister, Mrs. Crow. Mr. and Mrs. Jim Jones and Janet of Lubbock spent the following Sunday in the Crow home and returned her mother, Mrs. Hulsey, home to Lubbock.

Mr. and Mrs. W. J. Hyatt were recent Sunday visitors in Lubbock with Mr. and Mrs. Herb Brink and family and Mrs. Siamaline McLeod and children.

Mr. and Mrs. Bob Olive and sons, Steve and Larry of Petersburg, visited Mrs. T. G. Olive and Betty recently.

Mr. and Mrs. James Davis and Jim spent Friday in Paducah with her parents, Mr. and Mrs. R. D. Tye.

Mrs. Reuben Tye and sons of Arlington are visiting her sister-in-law and family, Mr. and Mrs. James Davis and family.

Monty Smitherman spent a few days early this week with his grandmother, Mrs. J. K. Bean. His parents, Mr. and Mrs. Philip Smitherman and Marc of South Plains were in San Angelo for the Little League playoffs. Marc is a member of the winning team in Floydada.

Mr. and Mrs. C. W. Lyles and Jean of Fort Worth are visiting her sister, Mr. and Mrs. Troy L. Jones and family.

Bingham-Clayton Vows Exchanged At Kress Church

Miss Judy Ann Bingham and Melvin Thomas Clayton were married at 6:00 p.m. Saturday, August 6, in the Methodist Church at Kress. A reception was held in Fellowship Hall of the church immediately following the ceremony.

Miss Ricki Bingham was her cousin's maid of honor.

Local relatives attending the wedding and reception were Mr. and Mrs. C. T. Loudermilk, Mr. and Mrs. Ashel McDaniel, Mrs. Gary Hunt, Brenda Beames, Mr. and Mrs. Jon J. LaBaume, Mr. and Mrs. Charlie Parker, Brit and Susie, Mrs. A. T. Bingham, Mr. and Mrs. Dale Smith, Mr. and Mrs. A. R. Martin, Robbie and Sue Lynn, Silverton; Mr. and Mrs. Gerald Smith, Quitaque.

Mr. and Mrs. Clayton will live in Claytonville until September, when they will move to Canyon, where he is a student at WTSU.

Mrs. Clayton is the daughter of Mr. and Mrs. Ben Bingham of Kress, formerly of Silverton.

Mr. and Mrs. Loyd May and Alvin were at Quartz Lodge, Altus, Oklahoma, over a long weekend to attend a reunion of her brothers and sisters and their descendants. Twenty-one were present. The parents, Mr. and Mrs. H. J. Bailey of Amarillo, formerly of Quitaque, were unable to attend because of their health.

ARTHRITIS-RHEUMATISM

Do claims and double talk make you doubt you can get any relief from arthritic and rheumatic pains? Get 100 STANBACK tablets or 50 STANBACK powders, use as directed. If you do not get relief, return the unused part and your purchase price will be refunded. Stanback Company, Salisbury, N. C.

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TO THE

Silverton Riding Club

RODEO

AND

Silverton High School

HOMECOMING

Silverton Elevators, Inc.

SILVERTON

DEMPSEY



WELCOME TO THE Silverton Riding Club RODEO

THURS., FRI. and SAT., AUGUST 11, 12, 13

AND

Silverton High School HOMECOMING

SATURDAY, AUGUST 13, 1966

Plainview Production Credit Association

Dee McWilliams, Mgr.



WELCOME EXES

TO THE

Silverton High School HOMECOMING

SATURDAY, AUGUST 13, 1966

AND

Silverton Riding Club RODEO

THURS., FRI. and SAT., AUGUST 11, 12, 13

HOUSE CHEVROLET COMPANY

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Silverton, Texas

Phone 3201

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RELIEVES PAIN AS
IT DISSOLVES CORNS AWAY

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Mr. and Mrs. Mickey Pitts, Frances and Jeffrey of Alexandria, Louisiana, arrived here Saturday for several days with her mother, Mrs. Bryan Strange, and other relatives. Monty Pitts has been visiting here for some time.

Mr. and Mrs. Joe Wayne Brooks visited his parents, Mr. and Mrs.

Joe Brooks, over a long weekend. They were enroute home after having spent a week at coaching school in Houston. Joe Wayne is a coach and Mrs. Brooks, the former Donna Mayfield, is a teacher in the Hereford schools.

Mark and Kelly Brooks of Hereford spent last week with

their grandparents, Mr. and Mrs. Joe Brooks and Mr. and Mrs. Roy Mayfield.

Mr. and Mrs. Hubert Brooks and children of Wellington are spending their vacation at the Joe Brooks farm at Quitaque. They have also been visiting Mr. and Mrs. Manley Woods and Mr. and Mrs. Joe Brooks.

Mr. and Mrs. Billy Joe Womack and Marsha left Saturday for their home in Brownsville after visiting here and in Borger.

Mrs. Jimmy Johnson and son and Mrs. Doug Sewell of Lubbock spent Wednesday of last week with Mr. and Mrs. B. J. Womack and Mr. and Mrs. Bruce Womack.

David Hoyt of St. Louis, Missouri, is spending a visit with his grandmother, Mrs. Ruby Elliston, and other relatives.

Mrs. Ruby Elliston, Miss Anna Lee Anderson, Mrs. Clarence Anderson and Joe, Silvertown; Mrs. Phoebe Massey and Stephanie Smith of Philadelphia, Pennsylvania; and David Hoyt of St. Louis, Missouri, attended "TEX-AS!" in the Palo Duro Canyon amphitheatre Friday evening of last week.

Mr. and Mrs. Jim Haynes and family of San Francisco, California, were dinner guests of his aunt, Mrs. Watson Douglas. Jack

Haynes of Lubbock visited his aunt, Mrs. Douglas, in the evening.

Mrs. Ruth Baker has recently returned home from a visit with relatives in Duncan, Oklahoma. She made a trip to Galveston, returning via Dallas and Six Flags, and returned to Duncan to attend the wedding of a granddaughter before coming home.

STAY AWAKE ITCHING?
Let doctor's formula stop it.
 Zemo speeds soothing relief to externally caused itching of eczema, minor rashes, skin irritations, non-poisonous insect bites. Desensitizes nerve endings. Kills millions of surface germs, aids healing. "De-itch" skin with Zemo, Liquid or Ointment. Quick relief, or your money back!

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER THREE ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 39 proposing an amendment to Section 18, Article VII, Constitution of the State of Texas, to withdraw participation in the Permanent University Fund.

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

Section 1. That Section 18, Article VII, Constitution of the State of Texas, be amended to read as follows:

"Section 18. For the purpose of constructing, equipping, or acquiring buildings or other permanent improvements for the Texas A & M University System, including Texas A & M University, Prairie View Agricultural and Mechanical College of Texas at Prairie View, Tarleton State College at Stephenville, Texas Agricultural Experiment Stations, Texas Agricultural Extension Service, Texas Engineering Experiment Station at College Station, Texas Engineering Extension Service at College Station, and the Texas Forest Service, the Board of Directors is hereby authorized to issue negotiable bonds or notes not to exceed a total amount of one-third (1/3) of twenty per cent (20%) of the value of the Permanent University Fund exclusive of real estate at the time of any issuance thereof; provided, however, no building or other permanent improvement shall be hereunder for use by any part of the Texas A & M University System, except at and for the use of the general academic institutions of said System, namely, Texas A & M University, Tarleton State College, and Prairie View A & M College, without the prior approval of the Legislature or of such agency as may be authorized by the Legislature to grant such approval; and for the purpose of constructing, equipping, or acquiring buildings or other permanent improvements for The University of Texas System, includ-

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

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

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

"Said Bonds are severally authorized to pledge the whole or any part of the respective interests of Texas A & M University and of The University of Texas in the income from the Permanent University Fund, as such interests are now apportioned by Chapter 42 of the Acts of the Regular Session of the 42nd Legislature of the State of Texas, for the purpose of securing the payment of the principal and interest of such bonds or notes. The Permanent University Fund may be invested in such bonds or notes.

"All bonds or notes issued pursuant hereto shall be approved by the Attorney General of Texas and when so approved shall be incontestable. This Amendment shall be self-enacting provided, however, that nothing herein shall be construed as impairing any obligation heretofore created by the issuance of any outstanding notes or bonds under this Section by the respective Boards prior to the adoption of this Amendment but any such outstanding notes or bonds shall be paid in full, both principal and interest, in accordance with the terms of such contracts."

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

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

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

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

Weldon Irion, who teaches at Amarillo College, spent the week end with Mrs. Clyde Lightsey and Spencer Long. He has recently returned from California, where he attended the first semester of summer school at California University.

Rev. and Mrs. Bob Boren and daughter have recently moved to Dallas. He has been pastor of the local Assembly of God Church.

Mrs. George Criswell, who has been here two weeks with Mrs. Clyde Lightsey, returned to Lubbock Saturday after becoming ill. Her daughter, Mrs. Sue Blocker, came for her.

Paula Turner, Arnold Turner and Mrs. S. R. Turner were in Tullia Friday. Mrs. Turner saw an optometrist while there.

Mr. and Mrs. Frank Odom and children of Wellman spent the weekend with her parents, Mr. and Mrs. Arnold Turner. Mr. and Mrs. Willie Martin of Tullia came Sunday afternoon.

Mrs. Don McIntyre of Albuquerque, New Mexico, has recently visited with Mr. and Mrs. Noel Deavenport as she was enroute home from a trip to Virginia. Mrs. Deavenport and Mrs. D. Oneal went to Albuquerque on Tuesday of last week to return Mrs. McIntyre home and visited there until Thursday. Mrs. Oneal visited her sisters, Mrs. W. H. Henry and Mrs. Perry Fiske. Mrs. Deavenport was a guest of her son, Mr. and Mrs. Don McIntyre.

Mrs. W. H. Martin and children spent the weekend in Amarillo with her daughter and family, Mr. and Mrs. Edward Scarborough and children.

Mrs. Ronald Kitchens has recently had minor throat surgery in an Amarillo hospital.

Mrs. James Roy Brown of Post has been visiting Mr. and Mrs. Albert Mallow, Mr. and Mrs. Arnold Brown and Rita.

Mmes. T. C. Bomar and Ray C. Bomar recently visited John Bain in the Crosbyton Hospital, where he is a patient following a stroke. Mr. and Mrs. Bain and John Edd now make their home at Crosbyton and are former Silvertown residents.

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER SEVEN ON THE BALLOT

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

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

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

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

"and provided further, that any voter who is subject to pay a poll tax under the laws of the State of Texas shall have paid such tax before offering to vote at any election in this State and shall not receive a receipt showing that such poll tax was paid before the first day of February next preceding such election. Or if said voter shall have lost or misplaced said tax receipt, he or she, as the case may be, shall be entitled to vote upon making affidavit before a justice of the peace to the effect that such poll tax was paid before the first day of February next preceding such election. The husband may pay the poll tax of his wife and receive the receipt therefor in the manner, the wife may pay the poll tax of her husband and receive the receipt therefor."

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

tering such service so long as he or she is a member of the Armed Forces."

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

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

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

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

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

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

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

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

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STANBACK gives you FAST relief from pains of headache, neuralgia, neuritis, and minor pains of arthritis, rheumatism. Because STANBACK contains several medically-approved and prescribed ingredients for fast relief, you can take STANBACK with confidence. Satisfaction guaranteed!



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PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER TWELVE ON THE BALLOT

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

HOUSE JOINT RESOLUTION NO. 48 proposing an Amendment to Article IX of the Constitution of the State of Texas, providing the method of creation and dissolution of hospital districts created under Article IX of the Constitution.

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

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

"Section 9. The Legislature may by law provide for the creation, establishment, maintenance and operation of hospital districts composed of one or more counties or all or any part of one or more counties with power to issue bonds for the purchase, construction, acquisition, repair or renovation of buildings and improvements and equipping same, for hospital purposes; providing for the transfer to the hospital district of the title to any land, buildings, improvements and equipment located wholly within the district which may be jointly or separately owned by any city, town or county, providing that any district so created shall assume full responsibility for providing medical and hospital care for its needy inhabitants and assume the outstanding indebtedness incurred by cities, towns and counties for hospital purposes prior to the creation of the district, if same are located wholly within its boundaries, and a pro rata portion of such indebtedness based upon the then last approved tax assessment rolls of the included cities, towns and counties if less than all

(1) determining the desire of a majority of the qualified voters within the district to dissolve it;

(2) disposing of or transferring the assets, if any, of the district; and

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

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

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

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

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

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER FIFTEEN ON THE BALLOT

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

SENATE JOINT RESOLUTION NO. 33 proposing an Amendment to Section 6, Article XVI, Constitution of the State of Texas, to authorize state participation in programs financed with funds from private or federal sources and conducted by local level or other private, nonsectarian associations, groups, and nonprofit organizations for establishing and equipping facilities for assisting those who are blind, crippled, or otherwise physically or mentally handicapped in becoming gainfully employed, in rehabilitating and restoring the handicapped, and in providing other services determined by the state agency to be essential for the better care and treatment of the handicapped.

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

Section 1. That Section 6, Article XVI, Constitution of the State of Texas, be amended to read as follows:

"Section 6. (a) No appropriation for private or individual purposes shall be made, unless authorized by this Constitution, under oath, and an account of the receipts and expenditures of all public money shall be published annually, in such manner as shall be prescribed by law.

"(b) State agencies charged with the responsibility of providing services to those who are blind, crippled, or otherwise physically or mentally handicapped may accept money from private or federal sources, designated by the private or federal source as money to be used in and establishing and equipping facilities for assisting those who are blind, crippled, or otherwise physically or mentally handicapped in becoming gainfully employed, in rehabilitating and restoring the handi-

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

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

"FOR the Constitutional Amendment authorizing assistance to the blind, crippled, or otherwise physically or mentally handicapped, in the form of grants of public funds obtained from private or federal sources only, to local level or other private, nonsectarian associations, groups, and nonprofit organizations for establishing and equipping facilities to assist the handicapped in becoming gainfully employed, for their rehabilitation or restoration, or for providing other services essential for the better care and treatment of the handicapped."

"AGAINST the Constitutional Amendment authorizing assistance to the blind, crippled, or otherwise physically or mentally handicapped, in the form of grants of public funds, obtained from private or federal sources only, to local level or other private, nonsectarian associations, groups, and nonprofit organizations for establishing and equipping facilities to assist the handicapped in becoming gainfully employed, for their rehabilitation or restoration, or for providing other services essential for the better care and treatment of the handicapped."

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



HOME NOTES

by Becky Hall

Home Demonstration Agent

Thank you, Mrs. Arthur Bingham of Stratford for the name of the recipe we ran in the column last week. She wrote that she has practically the same recipe that we gave you from the kitchen of Mrs. Alva C. Jasper. Hers is called a "Hello Dolly Cake." That makes it sound ever better, doesn't it?

There are certainly some outstanding gardeners in this county. A few days ago, Barbara Ledbetter brought me some of the largest and most delicious onions I've ever eaten. And, Barbara, the Zucchini squash was good, too. The Jack Suttons brought some nice banana peppers by and some crisp and delicious cucumbers. It's too bad we don't have a county fair. There is such outstanding produce grown in this area.

Joni aye Self is the Briscoe County delegate to the Texas Youth Conference to be held in Austin on the University campus August 18-21. She is planning to ride the chartered bus from Lubbock with delegates from this entire area. TV Channel 10 and TV Channel 4 of Amarillo will have film of the group's arrival on their 10:00 p.m. newscasts Thursday night, August 18. Probably the Lubbock channels will have the film also. Be sure to watch for Joni. The organizations sponsoring our delegate are due a whole-hearted "thank you." They are: the Jaycees, the Southwestern Home Demonstration Club and L. O. A. Junior Study Club.

Joni will be prepared to give a delegate's report to these organizations at their request and to any other civic-minded group interested in a report from her.

The Young Homemakers and other organizations were very interested in this youth activity and said they would probably be in a better position to help sponsor our delegates next year. So feel free to ask for a delegate report on the conference. It should be interesting to you and it will help Joni Faye on her 4-H Citizenship and Public Speaking projects.

We are all very proud of our county representative at the District 2 Dress Revue in Lubbock last week. Carol Ann Montague, our senior girl, won a red ribbon, and Roy Dale Garrison, the junior county Dress Revue winner, also won a red ribbon at district. It was an outstanding Revue with the theme "Under the Big Top." There were clowns and circus music and even a "barker" to give a real feeling of going to the circus. We also want to express our appreciation to the Plains Co-Op Oil Mill for the delicious filet mignon dinner they sponsored. Roy B. Davis, manager of the Mill said, "We'll keep sponsoring you as long as you keep using cotton." And of course, that interests us in this area, for most of us have an interest in cotton production, marketing and research.

The National Cotton Council has a kit available of fabric samples (most of them are about 1/2 yard) of the latest cotton fabrics for organizations or groups, for those willing to pay return postage. Call 4271 for any further information needed on this.

County Agent Grosdidier and I will be judging District 4-H records in Lubbock Wednesday. We have four records entered from this county: Joni Self, Senior Santa Fe Awards Program; Kathy Self, Senior Home Economics Awards Program; Cynthia Sutton, Junior Clothing Awards Program; Marvin Self, Junior Horticulture Awards Program. Our goal is to have many more 4-H records entered next year.

The 4-H Bake Sale Committee was pleased with the lovely cakes and pies that were contributed to the sale last Saturday. The quality was high in the baked products

but the quantity was low. They were disappointed that so many were unable, for various reasons, to participate. They are still counting on you, so if you were unable to take part, contact Laquita Bomar or Kathy Self and they will tell you how you can still take part in this activity to raise money for the Briscoe County 4-H funds.

You can be well dressed on less by following a few simple rules, according to Mrs. Don Garrison, who presented a clothing demonstration on line and design for the Town and Country Home Demonstration Club. She gave pointers on choosing your patterns and selecting compatible fabric to complement the design. Also pointers on checking your total costume point count by the well-known 14 points in costuming was given.

Peach season is in full swing. From now into September, homemakers should find a good selection of this luscious fruit on the market.

Prices of peaches will vary according to variety, size and degree of ripeness. Good buys should be available in most markets.

Select plump, firm, smooth peaches that have very few, if any, blemishes. The peaches should show a full flush of pink. Peaches are usually picked just before maturity, as they ripen rapidly after this stage. Pale yellow peaches with a green cast were probably picked while still green. Gum oozing from a peach indicates insect damage.

Since peaches are yellow fruit, they contain vitamins A and C. They are very low in calories—only 46 calories for one medium-sized fresh peach. When you buy peaches, remember that one pound will serve four people. This allows two medium-sized halves per person.

Fresh peaches are delicious whole or sliced, but they are also good in assorted fruit and congealed salads, and in a wide variety of tempting desserts. A peach half filled with jelly, juicy grapes or cottage cheese makes a colorful garnish to serve with ham, your favorite roast, or leg of lamb.

This next information we want to share with you comes from Mrs. Gwen Clyatt, Texas A&M University Extension Consumer Marketing Specialist.

Beef is a bigger bargain than usual this week in many of the state's supermarkets.

Some stores are featuring many cuts of mature beef at special prices. Other stores are featuring baby beef.

She suggests that you take time to do some comparative shopping—and save.

In general, look for best beef values on chuck roasts and steaks, ground beef, round steaks and roasts. There may be other beef "specials" in your favorite store, so check the price lists before buying.

Fryers also remain an economy buy in most meat departments. Turkeys are attractively priced, too. Eggs remain about the same price as a week ago. Medium sizes are becoming more plentiful.

Frozen fish products continue to be good choices for the main dish in your meal. If you plan to use fish on the grill, use foil under it when cooking since fish flake easily.

White seedless grapes are among the best values at fruit counters. Peaches, nectarines, plums of several varieties, and bananas are other good fruit choices. Quality cantaloupes remain moderately priced.

Budgetwise, you can't beat potatoes this summer. Supplies are excellent, and they are a wholesome food, adaptable to so many ways of cooking they can be served every day for weeks without appearing the same way twice.

PLAN A PINATA PAJAMA PARTY!



Ole! No, the stage isn't set for a make believe bullfight—but rather for a pinata pajama party!

Rare, indeed, is the young girl who does not love a pajama party, and this pinata variation is not only an excuse for wearing pretty sleep fashions, it's a novel form of entertainment as well.

All of the sleep fashions pictured above are in easy-care fabrics made with Eastman Kodak polyester. Kodak keeps them fresh all through a strenuous pinata party scramble, or a messy session with cake, ice cream and soda-pop, and renders them machine-washable and dryable with little or no ironing required.

First step in planning your party is to look for a store that carries Mexican handicrafts. The pinatas are highly decorative and made of papier mache with crepe and gilt paperscent.

for accent. Stuff the pinata with candies, fruits, nuts and toys—then suspend it from the ceiling with wire or strong string.

To play the game, a child is blindfolded and given a stick with which to strike at the pinata. The other children give the pinata a push so that it starts swinging back and forth, then hurry out of the way as the blindfolded child tries to hit the pinata.

As the pinata is hit, the papier mache begins to give way, and the sweetmeats and toys come tumbling out. This occurs gradually, or it can happen all at once if the pinata is struck hard in a vital spot and breaks up.

Children take turns at striking the pinata and win a treasure or two as it pops out. However, when the pinata breaks and prizes all fall out at once, there will be a mad, happy scramble for the rewards.

HOWDY & WELCOME TO THE Silvertown Riding Club RODEO

AND Silvertown High School HOMECOMING

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- INSTANT **NESTEA** 2 oz. **65c**
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- KIMBELLS PIE **APPLES** No. 2 can **25c**
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Study Club Has Called Meeting

There was a called meeting of the Century of Progress Study Club on August 3, 1966, at the P.C.A. building.

The meeting was called to order by the president, Mrs. Edwin Dickerson. After taking care of the club business, the meeting adjourned and Cokes were served to Mmes. Jack Strange, Dickerson, Carl Bomar, Troy Jones, Leon Grosdidier, George Long, Pat Northcutt, Jim Mercer, L. D. Griffin, Wayne McMurtry, Bill Wristen, Leland Campsey and O. C. Rampley.

Mrs. Mary Daniel, mother of Mrs. Josephine Anderson, has been moved to Tulsa, and is now a resident of Nichols Manor there.

Mrs. G. D. Schmidt of Lamesa, Mrs. Dick Franklin and Beth of O'Donnell and Mrs. Esker L. Smith of Amarillo spent Tuesday of last week in the home of Mr. and Mrs. J. M. Thompson.

Mr. and Mrs. William E. Jowell, Phil and Debbie of Lubbock, spent the weekend with Mrs. J. E. Jowell. They will be moving to Rochester soon and he will be teaching vocational agriculture.

Pep Squad Uniforms Chosen Here

The Silverton High School Pep Squad met August 4 in the park to decide on their uniforms. The meeting was opened by Connie Dudley, president. They decided to wear red hip-hugger slacks with a small cuff on the legs. They will be made of wide-wale corduroy. The girls chose white, long-sleeve, turtle-neck poor-boys for their shirts. They will wear red tennis shoes.

Troy Jones will be ordering the shirts, shoes and material for the slacks. If you didn't attend the meeting, you need to contact Mr. Jones so he will know the correct sizes.

"Texas!" Showing To Overflow Crowds

The Texas Panhandle Heritage Foundation, Inc. strongly urges those who plan to attend the show to make advance reservations.

A record 1326 audience viewed the Thursday evening 30th performance of Paul Green's musical romance "TEXAS!" The guest book registered visitors from 21 states; New York to Florida, from California to Washington and three foreign countries; Scotland, Thailand, and Puerto Rico.

With no seats available it has been necessary to turn away several hundred at the park entrance the past week.

The show will continue through September 5th.

Scott Whitfill of Rockport is spending a visit with his grandparents, Mr. and Mrs. Ben Whitfill and Mr. and Mrs. L. E. Paige.

Mr. and Mrs. Thomas Brooks and sons of Borger came Thursday to visit his mother, Mrs. Jim Brooks and other relatives. He became ill during the night and was taken to Swisher Memorial Hospital. He left the hospital Sunday afternoon, and returned with his wife to Borger. Philip and Stephen remained here for a longer visit.

Mrs. H. L. O. Riddell was in Lockney one day last week for a checkup with her doctor.

Mr. and Mrs. J. D. McGavock have recently spent several days in Truth or Consequences, New Mexico.

Mrs. Hugh Nance was a patient in the Plainview Hospital over the weekend.

Nancy, Bill and Mike Tidwell of High Rolls, New Mexico near Almodordo, arrived here early last week for a visit with their grandparents, Mr. and Mrs. R. C. Hutsell, and other relatives.

Mr. and Mrs. L. B. Garvin, jr., Lane and Danna left Wednesday of last week for a vacation in Ruidosa, New Mexico.

Mr. and Mrs. Bud McMinn and Travis were in Amarillo July 31 to return home Gail, Anita and Melody Watkins. Their father, Melvin Watkins, who had undergone surgery recently, is improving. Debbie and Dudley McMinn of Kress, who had also been visiting here, accompanied the group to Amarillo and returned to their home Sunday afternoon.

Mrs. Orland Cribbs, nee Virgie Givens, and Mrs. Clara Beckford of Arlington visited Mrs. Milton Perry from Tuesday until Thursday. The ladies also visited Mrs. J. S. Fisher and Mrs. Rex Vaughan.

Mrs. Cora Donnell, who has been in Amarillo for eye surgery, expected to return to her home here this morning.

Clyde Mercer has been a patient in Swisher Memorial Hospital this week.

Mrs. Wiley Bomar, sr. and Mrs. Ruth Baker attended Sunday morning church services in Panhandle and visited Lake Meredith in the afternoon.

To Be A 'Family Doctor'

NORMAN, Okla.—The nation's 300,000th physician was graduated from medical school in June at the University of Oklahoma School of Medicine.

Jerry Dean Leu, 29, of Alva, Okla., plans to become a smalltown "family doctor." First, however, he will go on for four more years of internship and residency training in internal medicine.

Dr. Leu's graduation marks a medical milestone—the first time 300,000 physicians have been available to serve Americans. The number of M.D.'s in the U.S. now is increasing faster than the general population. The ratio is better than one physician for every 680 people, compared to one for every 737 in 1960. By 1975, the AMA estimates, the ratio will be down to one physician for every 638 persons.

Even more physicians are needed to meet an insatiable demand for medical services, the American Medical Association says. The increase in demand for medical services has come about through a growing health consciousness on the part of the public, scientific advances in medicine, new government health programs and the growth in population, the AMA pointed out.

Becoming a doctor wasn't easy for Jerry Leu.

"When I was in high school, I wanted to go to medical school, but I had doubts about my ability and whether I could obtain the



necessary funds," he said.

Dr. Leu said his wife's work and loans through the AMA's Education and Research Foundation and the Oklahoma State Medical Association made it possible to obtain his degree.

He was accepted for medical school in 1962 after graduation from Northwestern State College, Alva, and Air Force service as a

medical research technician.

"I want to establish a family-type practice in a smaller town of 15,000 to 30,000 population," Dr. Leu said. "Why a family practice? It's hard to explain. I want to know my patients—know them as individuals and as families."

He plans to take his internship at the University Hospital, University of Oklahoma Medical Center.

WELCOME TO THE Silverton High School HOMECOMING AND Silverton Riding Club RODEO

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TO THE

Silverton High School HOMECOMING

SATURDAY, AUGUST 13, 1966

AND

Silverton Riding Club RODEO

THURS., FRI. and SAT., AUGUST 11. 12. 13

Harvest Queen Grain

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PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER ONE ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966.
HOUSE JOINT RESOLUTION NO. 79 proposing an amendment to Article VIII, Constitution of the State of Texas, by adding Section 1-d to provide that all land owned by natural persons designated for agricultural use shall be assessed for all tax purposes on the consideration of only those factors relative to such agricultural use.
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Article VIII, Constitution of the State of Texas, be amended by adding Section 1-d to read as follows:
"Section 1-d. (a) All land owned by natural persons which is designated for agricultural use in accordance with the provisions of this Section shall be assessed for all tax purposes on the consideration of only those factors relative to such agricultural use. 'Agricultural use' means the raising of livestock or growing of crops, fruit, flowers, and other products of the soil under natural conditions as a business venture for profit, which business is the primary occupation and source of income of the owner."
(b) For each assessment year the owner wishes to qualify his land under provisions of this Section as designated for agricultural

use he shall file with the local tax assessor a sworn statement in writing describing the use to which the land is devoted.
(c) Upon receipt of the sworn statement in writing the local tax assessor shall determine whether or not such land qualifies for the designation as agricultural use as defined herein and in the event it so qualifies he shall designate such land as being for agricultural use and assess the land accordingly.
(d) Such local tax assessor may inspect the land and require such evidence of use and source of income as may be necessary or useful in determining whether or not the agricultural use provision of this article applies.
(e) No land may qualify for the designation provided for in this Act unless for at least three (3) successive years immediately preceding the assessment date the land has been devoted exclusively for agricultural use, or unless the land has been continuously developed for agriculture during such time.
(f) Each year during which the land is designated for agricultural use, the local tax assessor shall note on his records the valuation which would have been made had the land not qualified for such designation under this Section. If designated land is subsequently diverted to a purpose other than that of agricultural use, or is sold, the land shall be subject to an additional

tax. The additional tax shall equal the difference between taxes paid or payable, hereunder, and the amount of tax payable for the preceding three years had the land been otherwise assessed. Until paid, there shall be a lien for additional taxes and interest on land assessed under the provisions of this Section.
(g) The valuation and assessment of any minerals or subsurface rights to minerals shall not come within the provisions of this Section."
Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed on them the following:
"FOR the Constitutional Amendment to provide that all land owned by natural persons designated for agricultural use shall be assessed for all tax purposes on the consideration of only those factors relative to such agricultural use."
"AGAINST the Constitutional Amendment to provide that all land owned by natural persons designated for agricultural use shall be assessed for all tax purposes on the consideration of only those factors relative to such agricultural use."
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.

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER TEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966.
HOUSE JOINT RESOLUTION NO. 65 proposing an Amendment to Section 3-b of Article VII of the Constitution of Texas providing that school taxes theretofore voted in any independent school district or in any junior college district shall not be abrogated, cancelled or invalidated by a change in boundaries nor shall bonds voted, but unissued, 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 Section 3-b of Article VII of the Constitution of Texas be amended to be read as follows:
"Section 3-b. No tax for the maintenance of public free schools voted in any independent school district and no tax for the maintenance of a junior college voted by a junior college district, nor any bonds voted in any such district, but unissued, shall be abrogated, cancelled 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 or the maintenance of a junior college, as the case may be, and the payment of principal of and interest on all bonded indebtedness outstanding against, or attributable, adjusted 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 bonds issued, 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, 1966, at which election all ballots shall have printed thereon the following:
"FOR the Amendment to Section 3-b of Article VII of the Constitution of Texas providing that taxes or bonds previously voted in any independent school district or in any junior college district shall not be abrogated, cancelled or invalidated by any change in boundaries and authorizing the continuance of the levy of taxes after such change without further election."
"AGAINST the amendment to Section 3-b of Article VII of the Constitution of Texas providing that taxes or bonds previously voted in any independent school district or in any junior college district shall not be abrogated, cancelled or invalidated by 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.

PUBLIC NOTICE
Proposed CONSTITUTIONAL AMENDMENT
NUMBER EIGHT ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966.
HOUSE JOINT RESOLUTION NO. 24 proposing an amendment to Article VI of the Constitution of the State of Texas by adding a new Section 2a, to provide for voting on electors for President and Vice President, and on all state-wide offices, questions or propositions by persons qualified to vote in this State except for meeting county or district residence requirements, and to provide for voting on electors for President and Vice President by otherwise qualified United States citizens who have moved into or out of the State preceding a presidential election.
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. Article VI of the Constitution of the State of Texas is amended by adding a new Section 2a, to read:
"Section 2a. (a) Notwithstanding any other provision of this Constitution, the Legislature may enact laws and provide a method of registration, including the time of such registration, permitting any person who is qualified to vote in this State except for the residence requirements within a county or district, as set forth in Section 2 of this Article, to vote for (1) electors for President and Vice President of the United States and (2) all offices, questions

or propositions to be voted on by all electors throughout this State.
(b) Notwithstanding any other provision of this Constitution, the Legislature may enact laws and provide for a method of registration, including the time for such registration, permitting any person (1) who is qualified to vote in this State except for the residence requirements of Section 2 of this Article, and (2) who shall have resided anywhere within this State at least thirty (30) days next preceding a General Election in a presidential election year, and (3) who shall have been a qualified elector in another state immediately prior to his removal to this State or would have been eligible to vote in such other state had he remained there until such election, to vote for electors for President and Vice President of the United States in that election.
(c) Notwithstanding any other provision of this Constitution, the Legislature may enact laws and provide for a method of registration, including the time for such registration, permitting absentee voting for electors for President and Vice President of the United States in this State by former residents of this State (1) who have removed to another state, and (2) who meet all qualifications, except residence requirements, for voting for electors for President and Vice President in this State at the time of the election, but the privileges of suffrage so granted shall be only for

such period of time as would permit a former resident of this State to meet the residence requirements for voting in his new state of residence, and in no case for more than twenty-four (24) months.
Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed thereon the following:
"FOR the Constitutional Amendment permitting persons qualified to vote in this State except for the residence requirements in a county or district to vote for Presidential and Vice Presidential Electors and for all state-wide offices, questions or propositions, and permitting citizens of the United States recently arrived or departed from the State to vote for Presidential and Vice Presidential Electors."
"AGAINST the Constitutional Amendment permitting persons qualified to vote in this State except for the residence requirements in a county or district to vote for Presidential and Vice Presidential Electors and for all state-wide offices, questions or propositions, and permitting citizens of the United States recently arrived or departed from the State to vote for Presidential and Vice Presidential Electors."
Sec. 3. The Governor of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this State.

DELAYED FROM LAST WEEK

Mr. and Mrs. P. H. McKenney visited his sister, Mrs. Bob Roberts at St. Anthony's Hospital in Amarillo recently. She is improving following major surgery.

Mrs. C. T. Loudermilk spent several days last week in Kress with her daughter, Mr. and Mrs. Ben Bingham and Judy.

Curtis Breedlove of Tulia spent the weekend with Mr. and Mrs. Bill Durham, Kirk and Trevor, while his parents, Mr. and Mrs. Norvell Breedlove, Chris and Craig were attending the Montague reunion in Oklahoma. Visitors in the Durham home Sunday included the Breedlove family of Tulia; Mrs. Florene Ratliff of Lockney; Mr. and Mrs. Randall Eddleman, Mr. and Mrs. Charles Sarchet and Ken and Mr. and Mrs. Leo Fleming and children.

Mrs. W. A. Rowell recently attended a reunion of her brothers and sisters and their families at Brownwood. Her sister, Mrs. B. L. Lee of Jal, New Mexico, returned home with Mrs. Rowell. Both visited Mr. and Mrs. A. J. Rowell and family at Hedley.

Billy Joe Womack of Brownsville arrived here on vacation Sunday morning. He went on in the afternoon to join his wife and daughter who have been at Berger with her mother, Mrs. F. M. Hill, and sister, Mrs. Joe Graham, who is seriously ill in a hospital.

Mr. and Mrs. Allen Keilum and David and a boy from the children's home in Lubbock vacationed in Ruidosa, New Mexico, from Friday through Wednesday.

Mr. and Mrs. L. B. Garvin, Jr., Lane and Danna are vacationing in Ruidosa, New Mexico.

Mrs. L. C. Yates was in Tulia Thursday, Saturday and Monday for medical attention. Mrs. Riely Yates took her mother-in-law to Tulia.

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 8, 1966.
SENATE JOINT RESOLUTION NO. 4 proposing an Amendment to the Constitution of Texas by adding to Section 62 of Article XVI a new subsection (c), of said Section 62; authorizing the Legislature to enact laws establishing, subject to the limitations stated, a State-wide System of Retirement, Disability and Death Compensation benefits for the officers and employees of the counties and other political subdivisions of the state, and of the political subdivisions of any county.
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Section 62 of Article XVI of the Constitution of the State of Texas be amended by adding thereto a subsection (c) which shall read as follows:
(c) The Texas Legislature is authorized to enact appropriate laws to provide for a System of Retirement, Disability and Death Benefits for all the officers and employees of a county or other political subdivision of the state, or a political subdivision of a county; providing that when the Texas Legislature has passed the necessary enabling legislation pursuant to the Constitutional authorization, then the governing body of the county, or other political subdivision of the state, or political subdivision of the county shall make the determination as to whether a particular county or other political subdivision of the state, or subdivision of the county participates in this System; providing further that such System shall be operated at the expense of the county or other political subdivision of the state, or political subdivision of the county electing to participate therein and the officers and employees covered by the System; and providing that the Legislature of the State of Texas shall never make an appropriation to pay the costs of this Retirement, Disability and Death Compensation System.
"The Legislature may pro-

vide for a voluntary merger into the System herein authorized by this Constitutional Amendment of any System of Retirement, Disability and Death Compensation Benefits which may now exist or that may hereafter be established under subsection (b) of Section 62 of Article XVI of the Texas Constitution; providing further that the Texas Legislature in the enabling statute will make the determination as to the amount of money that will be contributed by the county or other political subdivision of the state or political subdivision of a county to the State-wide System of Retirement, Disability and Death Benefits, and the Legislature shall further provide that the amount of money contributed by the county or other political subdivision of the state or subdivision of the county shall equal the amount paid for the same purpose from the income of each of the officers and employees covered by this State-wide System.
"It is the further intention of the Legislature, in submitting this Constitutional Amendment, that the officers and employees of the county or other political subdivision of the state or political subdivision of a county may be included in those systems regardless of whether the county or other political subdivision of the state or political subdivision of the county participates in the Retirement, Disability and Death Benefit System authorized by this Constitutional Amendment, or whether they participate in a System under the provisions of subsection (b) of Section 62 of Article XVI of the Texas Constitution as now existing or may hereafter be established; providing that costs of the System shall be borne by the counties and other political subdivisions of the state and political subdivisions of the county electing to participate therein and the officers and employees covered by the System; and providing that the Legislature from making any appropriations for the operation of this System."
If it appears from the returns of said election that a majority of the votes have been cast in favor of such amendment, the same shall become a part of the Constitution of the State of Texas.
Sec. 3. The Governor of the State of Texas shall issue the necessary proclamation for said election and have notice of said election published as required by the Constitution of Texas, and laws of this state.

vided for a voluntary merger into the System herein authorized by this Constitutional Amendment of any System of Retirement, Disability and Death Compensation Benefits which may now exist or that may hereafter be established under subsection (b) of Section 62 of Article XVI of the Texas Constitution; providing further that the Texas Legislature in the enabling statute will make the determination as to the amount of money that will be contributed by the county or other political subdivision of the state or political subdivision of a county to the State-wide System of Retirement, Disability and Death Benefits, and the Legislature shall further provide that the amount of money contributed by the county or other political subdivision of the state or subdivision of the county shall equal the amount paid for the same purpose from the income of each of the officers and employees covered by this State-wide System.
"It is the further intention of the Legislature, in submitting this Constitutional Amendment, that the officers and employees of the county or other political subdivision of the state or political subdivision of a county may be included in those systems regardless of whether the county or other political subdivision of the state or political subdivision of the county participates in the Retirement, Disability and Death Benefit System authorized by this Constitutional Amendment, or whether they participate in a System under the provisions of subsection (b) of Section 62 of Article XVI of the Texas Constitution as now existing or may hereafter be established; providing that costs of the System shall be borne by the counties and other political subdivisions of the state and political subdivisions of the county electing to participate therein and the officers and employees covered by the System; and providing that the Legislature from making any appropriations for the operation of this System."
If it appears from the returns of said election that a majority of the votes have been cast in favor of such amendment, the same shall become a part of the Constitution of the State of Texas.
Sec. 3. The Governor of the State of Texas shall issue the necessary proclamation for said election and have notice of said election published as required by the Constitution of Texas, and laws of this state.

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 8, 1966.
SENATE JOINT RESOLUTION NO. 1 proposing an Amendment to Article IX of the Constitution of Texas by adding thereto a new Section to be known as Section 12; authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties; authorizing the creation of a board of directors by appointment or election; providing that the membership of the board shall be based upon the proportionate part of the population of each county with the county having less than one member; providing for the necessary election; authorizing the levy of an annual tax not to exceed Seventy-Five Cents (75c) per One Hundred Dollars (\$100) valuation; provided, however, that the property of state regulated common carriers required by law to pay a tax upon intangible assets shall not be subject to taxation by the Authority; authorizing the Authority to employ or appoint an assessor and collector of taxes whose duty it shall be to assess and collect the taxes on the tax rolls approved by the Board of Directors of said Authority, said taxes to be assessed equally and uniformly throughout the county or counties, comprising the Authority, as required by the Constitution; granting to such Authority the power to acquire by purchase, or through eminent domain proceedings existing publicly financed airport properties or other sites necessary to have and to improve the same, power to issue and sell general obligation bonds and revenue bonds, or the assumption of outstanding indebtedness secured by general obligation bonds and assuming the obligations of the city or cities under ordinances and bond indentures under which revenue bonds have been issued and sold; to enact zoning regulations and other measures to protect the airport facilities from hazards and obstructions; providing for the adding of an additional county or counties to the Authority.
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Article IX of the Constitution of the State of Texas be amended by adding thereto a new Section to be known as Section 12, reading as follows:
Section 12. The Legislature may by law provide for the creation, establishment, maintenance and operation of

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

hazards and obstructions which would interfere with the use of the airport and its facilities for landing and take-off; an additional county or counties may be added to an existing Authority if a petition of five per cent (5%) of the qualified taxing voters is filed with and an election is called by the Commissioners Court of the county or counties seeking admission to an Authority and the vote is favorable, then admission may be granted to such county or counties by the Board of Directors of the then existing Authority upon such terms and conditions as they may agree upon and evidenced by a resolution approved by two-thirds (2/3rds) of the then existing Board of Directors, provided, however, the county or counties that may be added to the existing Authority shall be given representation on the Board of Directors by adding additional directors in proportion to their population according to the last preceding Federal Census."
Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed thereon the following:
"FOR the addition of Section 12 of Article IX of the Constitution, authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties, and authorizing the levy of a tax not to exceed Seventy-Five Cents (75c) on the One Hundred Dollars (\$100) valuation of all taxable property within such Airport Authority except the property of state regulated common carriers required by law to pay a tax upon intangible assets, after approval of its voters."
"AGAINST the addition of Section 12 of Article IX of the Constitution, authorizing the Legislature to provide by law for the creation, establishment, maintenance and operation of Airport Authorities composed of one or more counties, and authorizing the levy of a tax not to exceed Seventy-Five Cents (75c) on the One Hundred Dollars (\$100) valuation of all taxable property within such Airport Authority except the property of state regulated common carriers required by law to pay a tax upon intangible assets, after approval of its voters."
Sec. 3. The Governor of Texas shall issue the necessary proclamation for the election, and this Amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this state.

Montague Reunion Attended Recently

The Montague descendants held their 1966 reunion at Quartz Mountain State Park, Oklahoma.

Mr. and Mrs. Marvin Montague and Mr. and Mrs. Roy Montague were hosts for the occasion. Relatives were in attendance from Silvertown, Tulsa, Floydada, Amarillo, Dimmitt and California. Attending from Silvertown were Mr. and Mrs. James Henderson

and Freeda, Mr. and Mrs. Earl Cantwell, Mr. and Mrs. Printz Brown and Steve, Mr. and Mrs. Vinson Smith and Monty, Mr. and Mrs. Datis Martin and family, Mr. and Mrs. Elton Cantwell and family, Mr. and Mrs. Joe Montague and Quinn, Mr. and Mrs. Roy Montague and family, Mr. and Mrs. Marvin Montague and family and Greg Towe.

only one, Mrs. Joe Wooten of Altus, Oklahoma, was able to attend.

Mr. and Mrs. Glen Lindsey and Jim Brooks are visiting their brother, A. N. Brooks, at Oakland, California, and other California relatives.

David and Carol Smalts returned to their home in Plainview on Tuesday after spending several days here with their grandmother, Mrs. J. E. Vaughan.

Mr. and Mrs. Ben Benson and sons of Houston and H. B. Peek of Lockney have been recent visitors with Mrs. J. S. Fisher.

Mr. and Mrs. Snooks Baird and Mr. and Mrs. Carl Tidwell, Patti and Lee Ann returned home Monday after attending a Jehovah's Witnesses' Convention in Dallas.

Mr. and Mrs. Rex Tiffin, Jackie and Cheryl are attending a Jehovah's Witnesses' Convention in San Francisco, California.

Mr. and Mrs. Woodrow Grimland of El Monte, California, have been recent visitors with area relatives and friends.

Mr. and Mrs. Roy Mayfield and Mr. and Mrs. Charles Wayne Mayfield, Zane, Roy Dayne, Traci and Staci attended the annual Hancock family reunion held at Sunset Park near Lawton, Oklahoma, Friday through Sunday. One hundred and eight descendants of the Hancock family were present. Mr. and Mrs. B. L. Hancock, grandfather of Mrs. Roy Mayfield, attended. Three members of the original family are still living, but

Terry Grimland spent the weekend with Mike May at Textline.

Mr. and Mrs. Ronald Dillard and children of Berger visited his sister, Mr. and Mrs. Windle Thomas and family, from Thursday until Saturday.

Denise Kenady of Lubbock visited her grandmother, Mrs. Jewel Kenady, last week.

Mrs. Jewel Kenady and Mrs. Floyd Woods were in Lockney Saturday.

Mr. and Mrs. J. D. McGavock and Johnny visited her mother, Mrs. C. C. Blackwell, in Amarillo Friday and Saturday. Mr. and Mrs. R. C. Kronenburger and Jill of Casper, Wyoming, were also guests of Mrs. Blackwell. Jill returned home with the McGavocks for a visit.

Mrs. Clyde Lightsey and Mrs. Beryl Long visited Henry Long at Nichols Manor in Lockney Sunday afternoon. They also saw Mrs. Pearl Howard and Mrs. W. L. McMinn while there.

Mr. and Mrs. Jack Harris are at Truth or Consequences, New Mexico, for a few days.

Pam and Doug Rampley are visiting their grandparents, Mr. and Mrs. Albert Mallow and Mrs. H. P. Rampley. Their mother, Mrs.

George Wayne Rampley of Roswell, New Mexico, spent Friday and Saturday here.

Mrs. D. H. Davis, Mrs. O. C. Rampley, Wayne Rampley and Barbara Lynne Davis, Silvertown; and Lucy Stamford of Amarillo left Friday for a visit with Mrs. Davis' sisters, Mrs. Warren Swartley and Mrs. Howard Swartley and other relatives in Garden City, Kansas.

Mrs. Ronald Dale Kitchens recently underwent minor surgery in the Plainview Hospital.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

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

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

"Section 30c. (a) The terms of office of persons serving on the governing body of a political subdivision of the State created to further the purposes of Section 52, Article III, or Section 59, Article XVI, of this Constitution, shall never exceed six years.

(b) Statutory provisions enacted before the first Tuesday after the first Monday in November, 1966, relating to the terms of office of governing bodies of political subdivisions created to further the

purposes of Section 52, Article III, or Section 59, Article XVI, are validated, so long as the provisions do not provide for a term of office which exceeds six years."

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

"FOR the Constitutional Amendment changing the maximum term of office of directors of conservation and reclamation districts from two to six years."

"AGAINST the Constitutional Amendment changing the maximum term of office of directors of conservation and reclamation districts from two to six years."

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.

SILVERTON SCHOOL BUDGET MEETING

AUGUST 12, 7:30 P.M.

HIGH SCHOOL

Fill Cracks And Holes Better
Handles like putty. Hardens like wood.
PLASTIC WOOD
The Genuine - Accept No Substitute.

ITCHING LIKE MAD?
Get this doctor's formula!
Zemo speedily stops torment of externally caused itching... of eczema, minor skin irritations, non-poisonous insect bites. Desensitizes nerve endings. Kills millions of surface germs. "De-itch" skin with Zemo-Liquid or Ointment.

WOMEN PAST 21 WITH BLADDER IRRITATION Suffer Many Troubles
After 21, common Kidney or Bladder Irritations affect twice as many women as men and may make you tense and nervous from too frequent, burning or itching urination both day and night. Secondly, you may lose sleep and suffer from Headaches, Backache and feel old, tired, depressed. In such irritation, CYSTEX usually brings fast, relaxing comfort by curbing irritating germs in strong, acid urine and by analgesic pain relief. Get CYSTEX at druggists. See how fast it can help you.

Mr. and Mrs. Leonard Curtis of Bakersfield, California; Mr. and Mrs. Bob Curtis of Daly City, California are spending a visit with Quitaque relatives and the men's sisters, Mr. and Mrs. Glenn McWilliams and Jim and Mr. and Mrs. Johnnie Cagle and Rhonda. Mr. and Mrs. Eck Curtis of Tulsa joined the brothers and sisters Wednesday evening for a barbecue at the home of Mr. and Mrs. Cagle and Rhonda. Mrs. John Martin and Shane of Kress also visited in the home of her parents, Mr. and Mrs. McWilliams and Jim, while the relatives were here.

Mr. and Mrs. Ray Teeple, Venita, Marsha and Monty left last Friday for Denver, Colorado, for a visit with relatives and to do some sightseeing.

Mrs. E. R. Smith of Fairview, Oklahoma, and Paul Bromlow of Lefors spent Saturday here with their sister, Mrs. Louise Seay. All went to Quitaque in the afternoon to visit Mrs. Sallie Seay.



HOWDY & WELCOME

TO THE

Silvertown Riding Club RODEO

THURS., FRI. and SAT., AUGUST 11. 12. 13

AND

Silvertown High School HOMECOMING

SATURDAY, AUGUST 13, 1966

BRISCOE CO-OP GIN

Farris W. Martin, manager



WELCOME TO THE Silvertown High School HOMECOMING

AND

Silvertown Riding Club RODEO

Ray Thompson Implement Co.



See Us For JOHN DEERE QUALITY FARM EQUIPMENT

FOR SALE
SINGER — SALES — SERVICE
 Sewing Machines, Vacuum Cleaners, Typewriters. Call 3381, Briscoe County News, for contacts. 22-tfc

NEW OLDSMOBILE AND GMC PICKUPS PRICED RIGHT
CRASS MOTOR CO.
 Phone 2911 Silverton

POOL TABLE FOR SALE. See Brown Hardware. 28-tfc

OLD SCRATCH CATTLE OILERS sales, service, parts and insecticides available through Henry T. Hamblen, Wayside, Texas. 5-tf

FOR SALE: 1947 FORD GRAIN Truck with 14' Midwest Steel Grain Bed. Top condition. J. L. Bomar, Phone Bean 4587. 16-tfc

FOR SALE: A GOOD LINE OF Graham-Hoeme and Nichols Sweeps. Get your needs at J. E. (Doc) Minyard Implement. 1-tfc

PURE MESQUITE HONEY FOR sale. Phone 3391. 28-3tc

SLANT-O-MATIC SINGER Sewing machine, same as new with less than 20 hours use. Three-drawer cabinet. Priced right. Mrs. Watson Douglas, Phone 2681. 27-tfc

FOR SALE: 22 WEANER PIGS. Phone 3391, Bill Verden. 32-2tc

125 FENCE POSTS; MILE GALvanized wire; steel 60,000-lb. capacity granary for sale. Phone Bean 4637, Ewing Vaughan. 31-9tp

WANTED
 FOR CARPENTER REPAIR AND painting see John Boyles or Phob 4046. 30-4tc

I WILL DO IRONING, MENDING alterations. Phone 3656, Mrs. Bud McMinn. 31-tfc

CLOTHES AND WHITE ELEPHANTS needed for O.E.S. Rummage Sales. Contact Mrs. Cletus Grady or Mrs. Glenn McWilliams. 26-tfc

15 BOOKS S&H GREEN STAMPS to trade for Gunn Bros. stamps. Contact Mrs. Robert W. Reeves, Star Route, Floydada. 30-3tp

WANTED: SOMEONE TO DO tree sawing. Joe H. Smith. 31-2t

TREE SURGERY — TRIMMING and Spraying. Ira H. Nix, Room 12, Silverton Hotel. 32-3tc

I WILL BE TEACHING PIANO and guitar at school starting in September. Call Mrs. J. E. Howell, Bean 4479. 32-3tp

MATRESSES RENOVATED.
 Direct Mattress Company of Lubbock will rebuild your mattress at a reasonable price or will sell you any type new mattress and give you a good price for your old mattress on exchange. Felt, rubber foam, orthopedic, inner spring. All work guaranteed. Free pickup and delivery once a week. Ask about terms. J. E. Weightman is your company representative. For an appointment, call the Briscoe County News, 3381, Silverton.

FOR RENT
 FOR RENT: 3-BEDROOM HOUSE. 1/2 mile West of Rock Creek store. Joe L. Bomar. 6-tfc

FURNISHED OR UNFURNISHED House For Rent; carport on side. Bud McMinn, Phone 3656. 24-tfc

REAL ESTATE
 FOR SALE: TWO - BEDROOM House. Phone 3101, or see Roy McKenney, 1112 Joliet, Plainview. 19-tfc

COMFORTABLE 2 - BEDROOM carpeted home at 906 Zephyr in Plainview for sale by owner. Garage, kitchen, den, bath and 1/2. Near clinic, drug store, beauty shop, nursing home, Wayland College. Phone 2681, Silverton. Mrs. Watson Douglas. 32-tfc

CARDS OF THANKS
 We would like to thank all our friends for their thoughtfulness during the time Freeman was ill. Your help on the farm, your calls, your prayers and your offers to help will never be forgotten. May God bless you. Freeman, Jackie and Jackie Carol Tate

We would like to take this means to say thanks for the flowers, cards, calls and for your prayers in our time of sorrow. In times like this your friendship means more than you will ever know. May God richly bless each of you. Shellie and Mabel Tomlin

PUBLIC NOTICE
 NOTICE OF COUNTY'S INTENTION TO RECEIVE BIDS FOR THE PURCHASE OF CERTAIN ROAD MACHINERY

Notice is hereby given that SEALED BIDS addressed to the County Judge of Briscoe County, at Silverton, Texas, will be received by the Commissioners' Court of Briscoe County, Texas, office of the County Judge until 10:00 o'clock A. M. on the 15th day of August, A. D. 1966, for the purchase of the following described road machinery for the maintenance and improvement of the roads in and for said county, to-wit: one tractor shovel four wheel drive 1 1/4 cu yd bucket, heavy duty gasoline powered. Engine shall be at least 263 cu. in. piston displacement. An oil bath or dry type air cleaner shall be supplied. Standard engine oil filter shall be supplied. Planetary type axle to match transmission and torque converter drives to provide speeds required. Pneumatic tires not less than 1300x24 - 8 ply. Heavy duty power shift trans-

mission two forward and two reverse loading speeds. Shall be fully enclosed with Heater, Defroster and Windshield Wiper. As part payment the County is offering as trade-in one used TD 142 Dozer and one used 4 wheel Hyd. Scraper. Balance to be paid in cash.

Such sealed bids will at said time be publicly opened and read before the Commissioners' Court of said County.

The Commissioners' Court of Briscoe County reserves the right to reject any and all bids.

This notice is given in strict compliance with the provisions of Chapter 163, Acts 1931, Regular Session of the 42nd Legislature of Texas, and all amendments thereto, and pursuant to an order of the Commissioners' Court of Briscoe County, Texas.

M. G. MORELAND
 County Judge,
 Briscoe County, Texas

A GOOD BUY
ALUMINUM STORM DOOR
 Full 1in. Thick
\$25⁹⁵
SWAYZE
 Wholesale LUMBER CO.

GILLETTE
SUPER STAINLESS BLADES
5 FOR 79¢
BETTER SHAVES!

Spend Your Vacation at the
LAZY RIVER GUEST RANCH
 11 Mi. West of Sapello, NM
TROUT FISHING
HORSEBACK RIDING
COOL and RESTFUL
 Write
 W. C. (Shorty) DONNELL
 Route B
 Sapello, New Mexico



The Congregation Of The CHURCH OF CHRIST
Meeting At Rock Creek
 EXTENDS A GRACIOUS WELCOME TO ALL TO ATTEND ANY AND ALL OF OUR SERVICES.

SUNDAY
 Morning Worship 10:30 a.m.
 Evening Worship 6:00 p.m.

WEDNESDAY
 Evening 7:00 p.m.

DR. O. R. McINTOSH
 OPTOMETRIST
 211 South Main Street YUKON 3-3460
 FLOYDADA, TEXAS

DR. JOHN W. KIMBLE, O.D.
 Contact Lenses - Visual Analysis
 Open All Day Saturday As For The Past 48 Years.
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PREPLANT THE FULL MIGHT OF NITROGEN

NITROMITE
 82.5% NITROGEN

FOR YOUR NEEDS TRADE WITH YOUR GIN
BRISCOE CO-OP GIN
 PHONE BEAN 4641

FRIGIDAIRE freezing means new food savings!

Model CF-20K
 19.5 cu. ft.

- Giant 682-lb. size Frigidaire Freezer lets you take advantage of meat specials, other bargain buys! Pocket the savings... work less!
- High-efficiency insulation.
- Fast-Freeze shelf wraps foods in cold — instantly.
- 2 Slide-Aside baskets.
- Built-in lock, 2 keys.
- New Power Capsule — for True Food Security!

FOGERSON LUMBER CO.
 SILVERTON, TEXAS

Fill Cracks And Holes Better
 Handles like putty. Hardens like wood.
PLASTIC WOOD
 The Genuine - Accept No Substitute.

ITCHING LIKE MAD?
 Get this doctor's formula!
 Zemo speedily stops torment of externally caused itching... of eczema, minor skin irritations, non-poisonous insect bites. Desensitizes nerve endings. Kills millions of surface germs. "De-itch" skin with Zemo—Liquid or Ointment.

ALLIS-CHALMERS
J. E. (Doc) MINYARD
 Underground Irrigation Pipe
 Plastic Gas Pipe
RHODE PIPE
 Phone 5401 or 3231
 SILVERTON, TEXAS

BIG AL'S MOBIL STATION
 Phone 8211
 For Expert Washing, Greasing "We take good care of your car."
 Silverton, Texas

PREPARE FOR WINTER NOW
 Let Us Install
STORM WINDOWS and DOORS
 On Your Home.
 Also Metal Awnings and Carports.
 Call
BUD or TRAVIS McMINN
 Phone 3656

BOOST LOCAL ECONOMY!

BUY COTTON, WEAR COTTON, USE COTTON

TOMLIN FLEMING GIN

RILEY ZIEGLER
 Well Drilling, Pump Work, Clean Out and Windmill Work.
 Phone 5141 Box 476
 Silverton, Texas

BETTER FOODS! LOWER PRICES!

WELCOME EXES

BAKERITE SHORTENING 3 lb.	65¢	TISSUE 10 roll pkg.	69¢
GLADIOLA FLOUR 10 Lb.	98¢	QUART MIRACLE WHIP	49¢
FOLGERS COFFEE 1 lb. all grinds	75¢	DEL MONTE 2 1/2 Size Sli. or Halves PEACHES 3 FOR	79¢
BOLD DETERGENT Family Size	2 ⁵⁹	Shurfine 24 oz. GRAPE JUICE 3 FOR	\$1.00
SHURFINE APPLE BUTTER 28 oz. 2 FOR	59¢	STARKIST TUNA family size	49¢
SHURFINE ASPARAGUS 300 size 2 FOR	49¢	FRESH MEAT Luncheon 4c off 12 oz. 2 FOR	99¢
VAN CAMP 300 Size PORK & BEANS 4 FOR	59¢	CLOROX half gal. 2c off 2 FOR	65¢
CALIFORNIA NECTARINES lb.	25¢	BLUE BONNET MARGARINE lb.	2 FOR 55¢
TEXAS NO. 1 CARROTS lb.	2 FOR 19¢	LOIN STEAK lb.	85¢
NO. 1 RUSSETS POTATOES 10 lb.	49¢	CHUCK OR ARM ROAST lb.	49¢

GOOD CARTON BETTER QUALITY BEST FLAVOR

Nance's Food Store
 SILVERTON, TEXAS