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THE CISCO DAILY PRESS YOUR HOME PAPER

TRADE AT HOME

If you spend a dollar at home you have some hope of getting it back; if you dont you just spend a dollar!

VOLUME XXIX

Most Stores Will Remain Open Cn New Years Day

According to an announcement Mrs. Lucille Huffmyer, secreary of the Merchants Credit Association, most stores, business ouses and offices will remain ppen all day Saturday, January , for the convenience of local nd rural customers.

Holidays are set by the merhants at the end of each year r the following year and since Years Day on Satur it was decided that the sses would remain open.

Texas Jersey Club To Hold Meet In Abilene January 6

ABILENE. Dec. 30.-Members Texas Jersey Cattle Club guests of the agriculture ent of Abilene Christian at a banquet Thursday Jan. 6 at Hotel Wooten ill feature the organiza annual meeting.

n H. Morris, president of ege, will be the principal Mrs. H. P. Hurd of Abiwill be mistress of ceremon French M. Robertson, Abi nember of the State Prison d, will give the welcoming . A special guest will be Ellis, general manager Texas Prison System, ng authority.

ver Sellers of Sulphur gs, the former Texas attorgeneral who is president of lub has called a meeting of ers and directors at 10 a.m. sday. At the main business ng beginning at 1 p.m. sday the annual awards for uction records will be preed for the club by Herman of Buda. Officers and six ors will be elected. The officers and directors will Friday morning.

members have been in o participate in a Classifihursday. The college has

A CHEERY GOODBY

Margaret Truman waves to her | City, to return to his duties in Washington. Margaret and Mrs. father as the President took off Truman will return to Washingfrom Fairfax Airport in Kansas ton later .- NEA.

Eastland County **Recruiting Station** Makes 1948 Quota

The Eastland US Army and US Air Force Recruiting Station obtained 100 per cent of the assigned enlistment quota for 1943. About 73 percent of the total were first enlistments for 1 to 6 years. A majority were for 3 years in the Army, after the Air Force cut its quota in July. Since opening in December 1945, the station has accomplish-

ed the enlistment of over 500 young men in the Regular Army and Air Force. Eastland, Step-Day at the ACC farm hens, Shackelford, and Callahan charge of all the arrangements. CISCO, TEXAS, THURSDAY EVENING, DECEMBER 30, 1948

MORAN NEWS

BY MRS. C. C. CADY

Mr. and Mrs. Bruce Willis and Betty of Strawn spent Christmas with her parents, Mr. and Mrs C. W. McCollum. Little Miss Carol Ann Dunn went home with them to spend a few days Mrs. Ance Cunningham spent the holidays with Mrs. T. L Haggard at Sedwick.

Mrs. J. E. Durham had the misfortune to fail on the side walk at Cisco last Friday while shopping for Christmas and fractured her right leg in three places. She was taken to Henaricks hospital in Abilene where surgery was performed. Late word from the patient; she was doing satisfactory.

Mr. and Mrs. D. D. Jones returned Tuesday from Seminole hospital where their son is patient recovering from the gas explosion that burned him very severely a short time ago., They state he is making a very slow recovery.

Mr. and Mrs. Glenn L. Pool of A&M college in New Mexico were guests for the holidays of their parents, Mr. and Mrs. Floyd Pool. They left Sunday to visit Mrs. Pool's parents, Mr. and Mrs. Homer McDonald.

Christmas Party

At the home of Mrs. J. C Dyer, Sr. at the Dyer ranch was the secen of a beautiful Christmas party where a bountiful dinner was had of turkey, ham

The table was beautifully deorated with a centerpiece created by Mrs. Glen Pool luxurious in design. Lighted candles graced the table and throughout the room. Dinner gues's were Mr. and Mrs. Homer McDonald of Comanche, Mr. and Mrs. Glen Pool of Las Cruces, New Merico. Mr. and Mrs. Floyd C. Pool of Moran, Mr. and Mrs. Jim Bowne and children of Stephenville, Mr. and Mrs. Hodge Bowne and son of Moran, Mr. and Mrs. J. C. Dyer, Jr. and children and the

Laura T. Wild spent Mrs. Christmas in Austin with her

children and grand children. Mrs. J. D. Fite had her daugh-

roe, Texas during the Christmas holidays; the McNelly family, A. all of Albany. Other guests were



Elizabeth, sheltered; Prince Charles. She is leaving from the rain by an umbrella the Paris Cinema in London afcarried by an unidentified man, ter attending a BBC radio variety makes her first public appear- show. (Acme-NEA Radio Tele ance since she gave birth to photo.)

Lobces in Brownwood Today to Play Initial Game in H-Payne Tournament

With a line of victories shelvd to the background, Cisco's But it will be a good experience high school cagers will move to for the boys. "Since the Christmas holi-

Brownwood today to test a ramdays," he continued, "we have rodding Burkett High quintet in lost our main players due to inthe elimination rounds of the annual basketbail tournament of juries and vacations. If we play like we have in the past, there's Howard Payne College. no doubt about us giving the

Round one flights will comrivals a hard time." mence play Thursday afternoon and will carry championship fi-

Local National Guard Officer Tells **Retarians Importance of Unit Here**

Rain and Snow Aid Wheat And Pasture Prospects

Farm and ranch work came to a virtual standstill during the week as crop harvest neared completion and Christmas festivities took precedence. Exceptions were active harvst of winter vegetables and citrus fruits, necessary handling of livestock and regular farm chores. Small grains, winter cover crops, and gasses responded favorably to recent rains in Blackland and east Texas counties while moisture reserves in extreme northern Panhandle councies remained sufficients for fair progress of wheat. Moisture in the form of

light rain and sleet received over the week end in the Trans-Pecos and western Plateau areas also improved prospects for winer weeds and grasses. In the remainder of the State,

particularly in the Low Rolling above the average bracket. Plains and southern High Plains. the effects of the extended drouth continud to become more critical. Growth of wheat in these dry areas was at a standstill and stands were being reduced. Furthermore, considerable quantities of dry seeded wheat were yet if called upon, can skip over to be germinated and it was becoming likely that some of the fitness in a short time, he ex intended acreage may not be seeded. Except for limited areas the entire State was badly in need of general rain.

Small grain pastures, clovers and rescue grass made good growth over most of the eastern shell one to nine miles, will b halt of the State early in the week as mild humid weather However, colder prevailed. weather that moved across the ed.

State on Christmas Eve checked growth of that much-needed new feed. Wheat pasture in the im- from local organizatins in boostportant Plains area was supply- ing enlistments. The unit lacks ing only a limited amount of some 45 guardsmen before full grazing and near-freezing tem-

Captain O. O. Odom, commander of the (961st) National Guard aramery unit here addressed members of the Cisco Rotary Club at the noon-day luncheon Thursday held in the junior college cateteria. Introduced by Leon Maner, Captain Odom emphasized, in a 30-minute talk, the importance of maintaining the National Guard unit in this city. President J. E.

NUMBER 32

presided over the luncheon, mad several comments concerning the forthcoming January banquet before turning the program over to Rotarian Maner. J. J. Callaway will be in charge of the approaching affair, it was an onnuced.

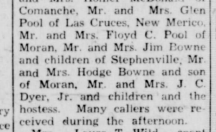
Before entering phase of his talk "The New Na tional Guard. ' Captain Odom former B-17 pilot who survived after escaping from a German prison, discussed the growth and development of the local artil lerv unit since its charter August.

"Enlistments are on increase," he said, "since the ne dratt act will be affecting not graduating seniors school. Most of our are between the ages of 17 and 20 years, with few remain

He pointed out that the tional Guard plays an important part in the preparedness pr gram. It is the perfect plan for young boys who are attempting to continue their education in college. Later on, a Guardsman army previews and be in battle plained.

Most interesting part of hi speech the description of th 155 milimeter howitzer assignce to Cisco recently. The how itzer capable of projecting a 6 incl used for training purposes. Sel propelled guns are on the list for the artillery Rotarians learn

He made a plea at the conclu sion of his address for support equipment can be issued.



ter. Mrs. Opal Deisher of Conced by Chas. Coffer who is in C. L. R. and Mrs. L. R., mother,

Leonard King To **Play Fer Dance**

At Country Club Members of the Cisco Country Club and their guests can dance

to the music of Leonard King's orchestra tonight in the newly decorated ball room of the Country Club building on the shores of Lake Cisco, it was announ-

and guinea.



and Mrs. Frank C. Kelton Dallas accompanied by her Miss Marie Judia, spent s'mas in Cisco with Mrs. on's parents, Mr. and Mrs. Tune They returned home first of the week.

ey Sr.

mers

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Italy, left, and M/Sgt. John Kent, 30, in Fort Worth, Texas war and couldn't return to bring her to the United States. After Mrs. Kent arrives in the U. S. trans-Atlantic telephone. Ken' formed. (NEA Radio Telephoto.) on elevator.—(NEA Telephoto). will have a very slim chance. the end of his long 230 mile run photo.)

Dinah Macchetta, 21, in Milam, met the girl in Italy during the

identified as a veterinary colfense. lege student disguised as a police officer. The assassination was carried out in the Ministry of the Interior building in Cairo. Nokrashy, often described as

Egypt's "strong man," was shot

will return to Brownwood Fri- Tarahumare Indian village it for the start of the Southwestthe Sierre Madre Mountains of ern Sun Carnival. Paseno was ners of Thursday nights match. Mexico, gets a rubdown from his the only one of nine runners who "In our game against Burkett," trainers as he enters the City of finished the race. His enroute for many kind acts and invitaive times as he stepped out of said Overall, pessimistically, "we Juarez at noon on Tuesday, near time was 45 hours. (NEA Tele-

four months in Cisco while recovering from injuries received in a car wreck, is now able, to he back at her work in Brenham. She expressed gratitude

tions of Cisco people while she was here.

out the bumps and work on de-

Should the Loboes win the match over Burkett, the squad day afternoon to oppose the win-

Pedro Paseno of Bocogna | from Chihuahua City to El Paso

Visitors to Thursday's lunch-

eon included F. B. Altman of Abilene and Claud Brown of Pulley. Both are Rotarians.

PRESBYTERIAN GROUP HAD EVENTFUL DAY

Juniors of First Presbyterian church-enjoyed a pre-New Year party and celebration Tuesday on which they were chaperoned by their sponsor, Mrs. B. S. Huey. As the group is entering the "grown-up" stage they left inboarding the "Eagle" at 1:20. While on board they were courteously shown over the train in which all modern equipment has been installed. The radios were heard, the diner and on to the Pulman cars were inspected by the children who appreciated the opportunity to see the train.

When they arrived at Eastland they went into the park and ate their lunch. They made a trip to the court house after lunch where they took the elevator and went to the top of the building. They saw the notorious "Old Rip" while there. Going on to a nearby drug store, they were joined by two couples from Cisco Mr. and Mrs. Sutton Crofts and Mr. and Mrs. Bill Donohoe. Mr. Crofts was host to the group for, refreshments after which they returned home reporting a splendid and eventful life.

Those going with Ms. Huey on the trip were: Dot Crofts, Patsy Donohoe, Nan Earl Hill Diana Waters Dash Crofts Kenny Dietiker, Bob Garrett, Ted Waters Jr. and Ronny Qualls.

ter, Mrs. Ru'h Rhames who spent

PAGE TWO

THE DAILY PRESS, CISCO, TEXAS

Thursday, Dccember 30, 1948

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PAGE THREE

Thursday, December 30, 1948 THE DAILY PRESS, CISCO, TEXAS TATION BY PUBLICATION CITATION BY PUBLICATION County of Eastland and all poli-STATE OF TEXAS above-named persons be dear THE STATE OF TEXAS above-named persons be dead, the after the date of issuance hereo TLL OF EASTLAND suit. Plaintiff's petition was filed COUNTY OF EASTLAND) IN THE NAME AND BY THE the unknown heirs of each or all on the 17th day of November A. D., 1948 in a certain tical subdivisions and districts are defendants, and said plaintiff THE NAME AND BY THE unknown heirs of each or all of the same being the 31st day of of the said above-named persons has impleaded the City of Cisco whose taxes are collected by the January A D 1949 (which is HORITY OF THE STATE the said above-named persons AUTHORITY OF THE STATE Assessor and Collector of taxes and the Cisco Independent School who may be dead, and the un No. 376A styled the State of return date of such citation), who may be dead, and the un-TEXAS: OF TEXAS: known owner or owners of the District taxing units in said state for said county, is plaintiff, and before the Honorable District Texas v. H. P. O'Kelly et al. in A. E. Freel, W. R. Ely, W known owner or owners of the hereinafter described land and TO: B. W. Martin, J. A. Clem-(there are no other taxing units Court of Eastland County, Texas above-named party defendants which said suit the State of Thomas, Connie Davis, Mrs. hereinafter described land and of to be held at the courthous of the "executors, administrators ents O. O. Love, C. B. Powell, which assess and collect taxes on Texas, suing for itself and the are defendants, and said plaintiff ie Davis D. A. Holt, W. A the executors. administrators thereof, then and there to show this property) which said taxing E. C. Welsh, Mrs. Joe Eva Johnguardians, and legal represent has impleaded the City of Cisco guardians, and legal representa-County of Eastland and all politi (32) oman, A. E. Rankin, Crigler why judgment shall not be rend son, Robt. W. Cleavenger, John units shall appear in said cause tatives, and all persons owning cal subdivisions and districts and the Cisco Independent School tives, and all persons owning or ered for such taxes, penaltie hall, Mrs. H. H. Holley, T and each file a claim for delinor having or claiming any legal District and the Pioneer Inde-H. Kleiner, Carroll Michael, Mary having or claiming any legal or whose taxes are collected by the soned interest, and cost, and condemn Elliott, H. A. Meroney, J. quent taxes against the property Michael, L. W. Hilgenberg, I. J. Assessor and Collector of taxes or equitable interest in the land equitable interest in the land de-Ray pendent School District taxing ing said property and ordering ott, O. B. Boles, J. O. Elliott. Dobbing Annie Bell Westmoreor any part thereof described in for said county, is plaintiff, and described herein, defendants; (35) scribed herein, defendants: foreclosure of the constitutional units in said state. (there are no Sherrod, 'W. H. Henderson land, W. C. Westmoreland, A. E. the petition of said plaintiff, and and statutory tax liens thereon above-named party defendants You are hereby commanded to You are hereby commanded to other taxing units which assess C. Gray, H. M. McCarty j for taxes due the plaintiff and the said defendants shall appear appear and defend such suit at Westmoreland, W. P. Westmoreare defendants, and said plaintiff appear and defend such suit at and collect taxes on this propng, and if any or all of th the taxing units parties hereto and answer to the claims of said intact land, J. M. Westmoreland or before 10 o'clock A. M. on the or before 10 o'clock A. M. on the has impleaded the City of Cisc erty) which said taxing units first Monday after the expiration and those who may intervene first Monday after the expiration if living and if any or all (33) and the Cisco Independent Schoo taxing units without further citashall appear in said cause and of forty-two (42) days from and of forty-two (42) days from and nerein, together with any addi of the above-named person be District taxing units in said state tion or notice. Said suit is to tional years becoming each file claim for delinquent after the date of issuance hereof after the date of issuance hereof dead, the unknown heirs of each (there are no other taxing unit collect taxes on the following de quent after suit was filed, as the same being the 31st day of taxes against the property or the same being the 31st day of or all of the said above-named which assess and collect taxes on scribed real estate and or per well as all interest, penalties **Pye Plumbing** January, A. D., 1949 (which January, A. D., 1949 (which is any part thereof described in the persons who may be dead, and this property) which said taxing sonal property, assessed in th and cost allowed by law up to return date of such citation) return date of such citation) petition of said plaintiff, and the units shall appear in said cause the unknown owner or owners of name of the above-named de and including the day of judg before the Honorable District before the Honorable District said defendants shall appear fendants for the years 1919 the hereinafter described land and each file a claim for delin ment herein, and all costs of the Court of Eastland County, Texas Court of Eastland County, Texas Shop through 1947 and in the amount suit. Plaintiff's petition was filed and answer to the claims of said and of the executors, adminisquent taxes against the property to be held at the courthouse to be held at the courthous trators guardians, and legal repon the 17th day of November taxing units without further citaor any part thereof described in shown opposite said property de thereof, then and there to show thereof, then and there to show A. D., 1948 in a certain sui the petition of said plaintiff, and resentatives and all persons ownwhy judgment shall not be rendtion or notice. Said suit is to colscribed as follows to-wit why judgment shall not be rend PHONE 983 No. 373A styled ered for such taxes, penalties, the said defendants shall appear Lot S 100' of W 120' of Blk lect taxes on the following deing or having or claiming any ered for such taxes, penalties, (34) interest, and cost, and condemn-Texas v. G. J. Waggoner et al, in All Kinds of interest, and cost, and condemnlegal or equitable interest in the and answer to the claims of said L Sub 4, Cisco \$500.00; Lot S 50 scribed real estate and /or pering said property and ordering which said suit the State ing said property and ordering land described herein, defendtaxing units without further cita of N 180' of W 125' of Blk I. Sul boow sonal property, assessed in the foreclosure of the constitutional Installation and Texas, suing for itself and the foreclosure of the constitutional ants: tion or notice. Said suit is to col L Cisco \$165.00; Lot N 80' of W name of the above-named deand statutory tax liens thereon West (35) County of Eastland and all politi and statutory tax liens thereon lect taxes on the following de 125' of Blk I. Sub 4 Cisco \$390.00 You are hereby commanded to Contract Work for taxes due the plaintiff and fendants for the years 1919 cal subdivisions and districts for taxes due the plaintiff and scribed real estate and /or per Lot S 50' of N 130' of W 125' of appear and defend such suit at the taxing units parties hereto the taxing units parties hereto through 1947 and in the amount whose taxes are collected by the 206 East 7th Street sonal property, assessed in the or before 10 o'clock A. M. on the and those who may intervene Blk I, Sub 4, Cisco \$765.00; All of shown opposite said property deand those who may interven Assessor and Collector of taxes first Monday after the expiration Blk K, Sub 1, Cisco \$700.00; Lot herein, together with any addi-tional years becoming delin name of the above-named deherein, together with any addi scribed as follows, to-wit: of forty-two (42) days from and for said county, is plaintiff, and fendants for the years 1919 W 50' of N 115' of Blk K Sul tional years becoming delin quent after suit was filed, as after the date of issuance hereof above-named party defendants Lot 2, Blk 1, El Fretham Hts, through 1947 and in the amount 2. Cisco \$195.00; Lot S 1/2 of Blk quent after suit was filed, as are defendants and said plaintiff the same being the 31st day of well as all interest, penalties, Cisco \$45.00; Lots 4 to 9, Blk 3, shown opposite said property de-K. Sub 3, Cisco \$1440.00; Lot N well as all interest, penalties January, A. D., 1949 (which is return date of such citation). before the Honorable District and cost allowed by law up to has impleaded the City of Cisco scribed as follows, to-wit: Li Fretham Hts, Cisco \$400.00; 94' of Błk K, Sub 3 Cisco \$1035.-TYPEWRITERS and cost allowed by law up to and including the day of judg- | and the Cisco Independent School W100' of S125' of Blk S Sub 3. 00: 57.1 acres, Abst 1633, D L & C and including the day of judg-Lots 2-3-4. Blk 6. El Fretham ment herein, and all costs of the District taxing units in said state, Adding Machines ment herein, and all costs of the Hts, Cisco \$280.00; Lot 2, Blk 7, Co. and being all of the Dry Land Court of Eastland County, Texas suit. Plaintiff's petition was filed Cisco \$1080; E50' of W150'of S125' (there are no other taxing units suit. Plaintiff's petition was filed on the 17th day of November, A. D., 1948 in a certain suit No. 371A styled the State of Cattle Co. Survey. Eastland El Fretham Hts. Cisco \$2.00; Lot to be held at the courthouse of Blk S Sub 3, Cisco \$210: Lot EW and REBUILT which assess and collect taxes on on the 17th day of November 2. Bik 8, El Fretham Hts, Cisco thereof, then and there to show County, Texas \$400 28. 1 & 2. Blk A. Sub Bedford, Cisco Earl Stephens A. D., 1948 in a certain suit this property) which said taxing why judgment shall not be rendtogether with penalties, interest, \$80.00; Lot 4 Blk 9, El Fretham \$9.00: Lot 3. Blk A. Sub Bedford No. 390A styled the State of ered for such taxes, penalties, interest, and cost, and condemnunits shall appear in said cause 417 S. Lamar St. costs and expenses which have Texas v. T. A. Graves et al, in Cisco \$160.00; Lot 8, Blk A Sub Hts, Cisco \$80.00; Lot 11, Blk 9, Texas v. A. E. Freel et al, in and each file a claim for delin-3 blocks South of Square which said suit the State ing said property and ordering foreclosure of the constitutional Bedford, Cisco \$3.68: Lot 9, Blk accrued or may legally accrue El Fretham Hts, Cisco \$2.00; Lot which said suit the State of quent taxes against the property Eastland Texas, suing for itself and the thereon. Plaintiff and/or inter-A. Sub Bedford, Cisco \$140.00; 10. Blk 12. El Fretham Hts. Cisco Texas suing for itself and the or any part thereof described in County of Eastland and all poliveners also seek the establish-\$25.00; Lots 2-5 and 6, Blk 13, El and statutory tax liens thereon Lot 12, Blk A. Sub Bedford, Cisco the petition of said plaintiff, and tical subdivisions and districts ment and foreclosure of the lien for taxes due the plaintiff and \$60.00; 4412 acres Abst 190, of Fretham Hts, Cisco \$7.00; Lot 1, the said defendants shall appear whose taxes are collected by the securing payment of such taxes the taxing units parties hereto, H. & T. C. Survey, and being the Blk 15, El Fretham Hts, Cisco and answer to the claims of said as provided by law. All inter-Assessor and Collector of taxes E12 of N12 of SE14 of Sec 125. and those who may intervene taxing units without further cita-\$30.00; Lots 10-11-12, Bik 15, El est, penalties, and costs allowed herein, together with any addi-tional years becoming definfor said county, is plaintiff, and Blk 3, H&TC Ry. Co. Survey MERCHANTS tion or notice. Said suit is to col-Fretham Hts. Cisco \$75.00; Lots by law are included in said suit. above-named party defendants Eastland County, Texas. Describ lect taxes on the following de-CREDIT 4 and 5 Blk 17, El Fretham Hts, quent after suit was filed, as Each party to said suit shall take are defendants and said plaintiff ed in Vol 169, Page 617 Deed General Insurance scribed real estate and /or per-Cisco \$90.00; Lot 1, Blk 18, El well as all interest, penalties, has impleaded the City of Cisco notice of, and plead and answer Records, Eastland County, Texas and cost allowed by law up to ASSOCIATION sonal property, assessed in the Fretham Hts, Cisco \$105.00; Lot Real Estate, Rentals to, all claims and pleadings and the Cisco Independent School and including the day of judg \$233.33. name of the above-named defendnow on file or hereafter filed in District taxing units in said state, Blk 18, El Fretham Hts, Cisco (Inc.) ment herein, and all costs of the together with penalties, interest and Loans ants for the years 1919 through (there are no other taxing units said cause by all other parties \$30.00; Lot 4, Bik 18. El Fretham suit. Plaintiff's petition was filed costs and expenses which have 1947 and in the amount shown State and National which assess and collect taxes on hereto. Fits. Cisco \$230.00; Lots 11-12, on the 17th day of November accrued or may legally accrue opposite said property described **Auto Insurance** Affiliations D., 1948 in a certain suit this property) which said taxing Witness my hand and official Bik 18, El Fretham Hts. Cisco thereon. Plaintiff and/or inter s follows towit seal at my office in Eastland, No. 372A styled the State of units shall appear in said cause veners also seek the establish Lucile Huffmyer, \$150.00; 80 acres, Abst. 176. H& a Specialty Lot 2, Blk 17 El Frethan Hts. Texas v. B. W. Martin et 1, in and each file a claim for delin-Texas, this 15th day of Dec., A TC Survey and being the W1/2 of ment and foreclosure of the lien Secretary Cisco \$75.00; N 75 ft of E 168 ft quent taxes against the property D., 1948 which said suit the State of securing payment of such taxes the SE¹⁴ Sec. 97, Blk 3, H&TC Telephone 142 of Block S Sub 2, Cisco \$3.00; W ROY L. LANE, Texas, suing for itself and the or any part thereof described in as provided by law. All inter-Ry. Co. Survey, Eastland County, 107 ft of E 275 ft of Block S Sub Clerk, District Court. the petition of said plaintiff, and County of Eastland and all politiest, penalties, and costs allowed Texas \$662.54; 60 acres, Abst. A Few Choice 2 Cisco \$158.00: W 61 ft of Block Eastland County, Texas cal subdivisions and districts the said defendants shall appear by law are included in said suit 54 W. G. Watkins Survey and S Sub 2. Cisco \$235.00; Pt 14 Blk whose taxes are collected by the and answer to the claims of said Assessor and Collector of taxes taxing units without further cita-S Sub 3 (E 100 ft of S 125 ft) Each party to said suit shall take Homes Left tying the N end of the W. G. THE STATE OF TEXAS Cisco \$270.00; 46 A. Abst 492, notice of, and plead and answer Watkins Survey, Eastland Coun-For Sale Auto Glass Install tion or notice. Said suit is to colfor said county is plaintiff, and COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE to, all claims and pleadings T. Tyler, and being out of the ty, Texas. Deed Ref. Vol. 319. above-named party defendants lect taxes on the following denow on file or hereafter filed in NW corner of the S 1/2 of Abst. Page 136 \$265.00. While you wait. Any make are defendants, and said plaintiff scribed real estate and or persaid cause by all other parties 492 T. Tyler Survey, Eastland Charles L. Cofer together with penalties, interest, ear. Regulators and Channels has impleaded the City of Cisco sonal property, assessed in the OF TEXAS hereto. cuts and expenses which have Co. Texas \$275.96. Replaced. Taylor Maded Seat and the Cisco Independent School name of the above-named defend-Agency Witness my hand and official TO: Hogan Heard, Mrs. Perne together with penalties, interest accrued or may legally accrue District taxing units in said state, ants for the years 1919 through Covers. cia Cearly, Ray Cearly, Minnie seal at my office in Eastland, accessor to Connie Davis) thereon. Plaintiff and/or intercosts and expenses which have (there are no other taxing units 1947 and in the amount shown Dubon, E. Moore, E. J. Jones. Texas, this 15th day of Dec., A. accrued or may legally accrue veners also seek the establish-**Glenn** Glass and opposite said property described which assess and collect taxes on H. Hartman, Frederick Pilley, thereon. Plaintiff and/or inter-REAL ESTATE D. 1943. ment and foreclosure of the lien this property) which said taxing as follows, to-wit: Upholstery Shop ROY L. LANE, S. Vance, Samantha Johnson, veners also seek the establish securing payment of such taxes N 50 ft of S 115 ft of E 65 ft W. Johnson, M. V. Palmer, units shall appear in said cause Clerk, District Court, PHONE 198 ment and foreclosure of the lien as provided by law: All interof R, Sub 2, Cisco \$900.00; W 112 1102 Avenue D Phone 608 and each file a claim for delin-A. G. Strickland, W. H. Staple securing payment of such taxes Eastland County, Texa: est, penalties, and costs allowed quent taxes against the property ft of S 140 ft of Blk R, Sub 1. ton if living, and if any or all of as provided by law. All interby law are included in said suit, or any part thereof described in Cisco \$62.00; S 65 ft of W 118 est, penaities, and costs allowed the above named persons be Each party to said suit shall take THE STATE OF TEXAS



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THE DAILY PRESS, CISCO, TEXAS

Thursday, December 30, 1948

ing units in said state, (there are

CITATION BY PUBLICATION CITATION BY PUBLICATION

name of the above-named de- accrued or may legally accrue fendants for the years 1919 thereon. Plaintiff and/or inter through 1947 and in the amount veners also seek the establishshown opposite said property ment and foreclosure of the lien described as follows, to wit:

Lot 8 Blk P College Hts Cisco as provided by law. All inter-\$90.00; Lot 7 Blk P College Hts est, penalties, and costs allowed Cisco \$215.00; Lot 11 Blk P Col- by law are included in said suit lege Hts Cisco \$15.00; Lot 5 Blk Each party to said suit shall take R College Hts \$80.00; Lot 6 Blk notice of, and plead and answer R College Hts \$75.00; Lots 7 and io, all claims and pleadings 8 Blk R College Hts Cisco \$125; now on file or hereafter filed in Lot 12 Blk R College Hts Cisco said cause by all other parties \$48.00; Lot 3 Bk S College Hts hereto.

Witness my hand and official Cisco \$50.00; Lots 7 and 8 Blk S College Hts Cisco \$48.00; Lot seal at my office in Eastland, 9 Blk S College Hts Cisco \$24.00; Texas, this 15th day of Dec., A. 83 acres Abst 761 EL&RR Co. D., 1948.

Survey and being out of the N of the EL&RR Co Survey Eastland, County, Texas, Deed ref. Vol 87 Page 313 \$412.39.

together with penalties, interest, costs and expenses which have accrued or may legally accrue thereon. Plaintiff and/or interveners also seek the establishment and foreclosure of the lien securing payment of such taxes as provided by law. All interest, penalties, and costs allowed by law are included in said suit. Each party to said suit shall take notice of, and plead and answer to, all claims and pleadings now on file or hereafter filed in said cause by all other parties hereto.

Witness my hand and official seal at my office in Eastland, Texas, this 15th day of Dec., A. D. 1148.

> ROY L. LANE, Clerk, District Court, Eastland County, Texa

THE STATE OF TEXAS COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

TO: Ira O. Pilcher, Mrs. J. T. Brown, Della Brown, Amanda E. Beil, L. H. Bell, B. M. Hitchcock. T. L. Brown, J. L. Brown, W. E. Tyler, C. C. Brown, J. M. Brown Geo. W. Brown, P. E. Brown, first Monday after the expiration Lora B. Hitchcock if living, and if any or all of the above-named persons be dead, the unknown heirs of each or all of the said above-named persons who may be dead, and the unknown owner or owners of the hereinafter described land and of the executors, administrators, guardians, and legal representatives and all persons owning or having or claiming any legal or equitable interest in the land described herein, defendants:

You are hereby commanded to appear and defend such suit at or before 10 o'clock A. M. on the first Monday after the expiration herein, together with of forty-two (42) days from and | tional years becoming after the date of issuance hereof quent after suit was filed, as the same being the 31st day of well as all interest, penalties, January, A. D., 1949 (which is and cost allowed by law up to return date of such citation), and including the day of judgbefore the Honorable District Court of Eastland County, Texas to be held at the courthouse on the 17th day of November, ereof, then and there to show why judgment shall not be rendered for such taxes, penalties, interest, and cost, and condemn ing said property and ordering foreclosure of the constitutiona and statutory tax liens thereon for taxes due the plaintiff and the taxing units parties hereto and those who may intervene herein, together with any addi tional years becoming deun quent after suit was filed, as well as all interest, penalties, and cost allowed by law up to and including the day of judgment herein, and all costs of the suit. Plaintiff's petition was filed on the 17th day of November, A. D., 1948 in a certain suit No. 374A styled the State of units shall appear in said cause Texas v. Ira O. Pilcher et al, in and each file a claim for delinwhich said suit the State of quent taxes against the property Texas, suing for itself and the County of Eastland and all political subdivisions and districts whose taxes are collected by the Assessor and Collector of taxes for said county, is plaintiff, and above-named party defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco Independent School District taxing units in said state, , ants for the years 1919 through (there are no other taxing units) which assess and collect taxes on this property) which said taxing units shall appear in said cause and each file a claim for delinquent taxes against the property or any part thereof described in the petition of said plaintiff, and the said defendants shall appear and answer to the claims of said taxing units without further citation or notice. Said suit is to colants for the years 1919 through C, Sub Bedford. Cisco \$160.00; 53 1947 and in the amount shown 1-3 acres, Abst 199 of H&TC Suropposite said property described as follows, to-wit: Lot 1, Blk S, Sub 4, Cisco \$11.00; Lot 2, Blk S, Sub 4, Cisco Texas \$405.50, \$12.00; Lot 3, Blk S, Sub 4, Cisco together with penalties, interest, \$12.00; Lot 4, Blk S, Sub 4, Cisco costs and expenses which have \$80.00; Lot 5, Blk S, Sub 4, Cisco accrued or may legally accrue \$9.00: Lot 12, Blk S. Sub 4, Cisco' thereon. Plaintiff and/or inter-\$12.00; Lot 13, Blk S, Sub 4, Cisco veners also seek the establish \$12.00: Lot 14, Blk S, Sub 4, Cisco ment and foreclosure of the lien \$12.00; Lot 15, Blk S, Sub 4, Cisco securing payment of such taxes \$12.00; Lot 16 Blk S, Sub 4, Cisco as provided by law. All inter \$12.00; 166 7-10 Acres, Abst 244, est, penalties, and costs allowed H&TC Survey and being the NE by law are included in said suit. OF TEXAS:

hereto. Witness my hand and official seal at my office in Eastland, Texas, this 15th day of Dec., A. D., 1943. securing payment of such taxes ROY L. LANE.

Clerk, District Court. Eastland County, Texas THE STATE OF TEXAS

COUNTY OF EASTLAND IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

or before 10 o'clock A. M. on the

of forty-two (42) days from and

after the date of issuance hereof

the same being the 31st day of

return date of such citation), before the Honorable District

Court of Eastland County, Texas

to be held at the courthous

thereof, then and there to show

why judgment shall not be rend

ered for such taxes, penalties,

ing said property and ordering

foreclosure of the constitutional and statutory tax liens thereon

years becoming

interest, and cost, and condemn

January, A. D., 1949 (which

first Monday after the expiration

TO: A. J. Miller, J. J. McGrew, E. Spencer, G. C. Sweet, B. W. W. McIntosh, Woodrow McIntosh, Loyd McIntosh, Kenneth McIntosh, J. O. McIntosh, Amanda

Clerk, District Court, Killett, Lizzie Swee; Eva Davis, Eastland County, Texas Vera McCulley, Cloud McIntosh, Myrtle Lang Aaron McIntosh

THE STATE OF TEXAS Euel McIntosh, Amanda Estel COUNTY OF EASTLAND) IN THE NAME AND BY THE all of the above-named persons be

ROY L. LANE,

AUTHORITY OF THE STATE dead, the unknown heirs or each OF TEXAS: or all of the said above-named persons who may be dead and TO: J. M. Robertson, Clementean the unknown owner or owners of Garcia, Otilda Perez, Hugh Palmthe hereinafter described land er, Mrs. Hugh Palmer, Bettie and of the executors, administra-East, Sidney Johnson, Gertrude tors, guardians, and legal repre-Williams Monroe Jenkins, Mrs. sentatives and all persons owning J. M. Finley, Johnnie Mae Finley, or having or claiming any legal T. R. Warnick, Fay Martin, W. or equitable interest in the lan-A. Manning, E. N. Stracener, described herein, defendants: Roxie Robinson, E. B. Robinson, You are hereby commanded to

Mrs. Z. L. Anderson, O. M. An- appear and defend such suit at derson, G. R. Stracener, H. E. Stracener, H. L. Currier, E. J. Martin, A. L. Currier, Mrs. E. J. Martin, D. E. Martin if living, and if any or all of the abovenamed persons be dead, the unknown heirs of each or all of the

said above-named persons who may be dead, and the unknown owner or owners of the hereinafter described land and of the executors, administrators, guardians, and legal representatives, and all persons owning or having or claiming any legal or equitable interest in the land described

for taxes due the plaintiff and herein, defendants: he taxing units parties hereto, You are hereby commanded to and those who may intervene appear and defend such suit at herein, together with any addi or before 10 o'clock A. M. on the of forty-two (42) days from and after the date of issuance hereof the same being the 31st day of January, A. D., 1949 (which is ment herein, and all costs of th return date of such citation), before the Honorable District Court of Eastland County, Texas to be held at the courthouse thereof, then and there to show Texas v. A. J. Miller et al, why judgment shall not be rendwhich said suit the State ered for such taxes, penalties, interest, and cost, and condemning said property and ordering foreclosure of the constitutional and statutory tax liens thereon

whose taxes are collected by the for taxes due the plaintiff and Assessor and Collector of taxes the taxing units parties hereto, for said county, is plaintiff, and and those who may intervene above-named party defendants any addi are defendants, aid said plaintiff has impleaded the City of Cisco and the Cisco Independent School District taxing units in said state, (there are no other taxing units ment herein, and all costs of the suit. Plaintiff's petition was filed which assess and collect taxes or this property) which said taxing units shall appear in said cause A. D., 1948 in a certain suit and each file a claim for delin No. 378A styled the State ment taxes against the propert Texas v. J. M. Robertson et al. or any part thereof described in in which said suit the State of the petition of said plaintiff, and Texas, suing for itself and the the said defendants shall appear County of Eastland and all politiand answer to the claims of said cal subdivisions and districts taxing units without further cita whose taxes are collected by the tion or notice. Said sur is to col Assessor and Collector of taxes lect taxes on the following de for said county, is plaintiff, and scribed real estate and /or per above-named party defendants sonal property, assessed in the are defendants, and said plaintiff name of the above-named defendhas impleaded the City of Cisco ants for the years 1919 through and the Cisco Independent School 1947 and in the amount shown District taxing units in said state. opposite said property described (there are no other taxing units s follows to-wit: which assess and collect taxes on Lot 1, Blk T, Cisco \$55.00; Lot this property) which said taxing 2, Blk T, Cisco \$55.00; Lot 3, Blk T Cisco \$55.00; Lot 4, Bik T, Cisco \$55.00; Lot 5 Blk T, Cisco \$90.00; Lot 6. Blk T. Cisco \$75.00; Lot 7 or any part thereof described in Blk T, Cisco \$75.00; Lot 8, Blk T, the petition of said plaintiff, and Cisco \$65.00; Lot 9, Blk T. Cisco the said defendants shall appear \$70.00; Lot 10, Blk T, Cisco \$70.00; and answer to the claims of said Lot 11, Blk T, Cisco \$70.00; Lo taxing units without further cita- 12 Blk T, Cisco \$70.00; Lot 13, tion or notice. Said suit is to col- Blk T. Cisco \$70.00; Lot 14, Blk lect taxes on the following de- T Cisco \$70.00; Lot 15, Blk T, scribed real estate and /or per- Cisco \$70.00; Lot 16, Blk#T, Cisc sonal property, assessed in the \$70,00; 30 acres Abst 808, of F. Larimer survey, and being out of hereto. name of the above-named defendthe SW corner of the S12 of Sec. 1947 and in the amount shown 30. Blk 2, of the Frank Larimer opposite said property described Survey, Eastland County, Texas as follows, to-wit: \$250.41 Lot 9, Blk C, Sub Bedford together with penalties, interest Cisco \$155.00; Lot 10, Blk B. Sub costs and expenses which have Bedford, Cisco \$150.00; Lot 15. accrued or may legally accrue Blk B Sub Bedford, Cisco \$7.50; thereon. Plaintiff and/or inter Lot 19, Blk B, Sub Bedford, Cisco veners also seek the establish \$12.00; Lot 20 Blk B, Sub Bed- ment and foreclosure of the lien ford, Cisco \$7.50; Lots 3 and 4, securing payment of such taxes Blk C, Sub Bedford. Cisco as provided by law. All inter-\$220.00; Lots 5, 6 and 7, Blk C est, penalties, and costs allowed lect taxes on the following de- Sub Bedford, Cisco \$170.00; Lot by law are included in said suit, scribed real estate and /or per-sonal property, assessed in the \$60.00; Lot 10 Blk C, Sub Bed-notice of, and plead and answer name of the above-named defend- ford; Cisco \$150.00; Lot 11. Blk to, all claims and pleadings now on file or hereafter filed in said cause by all other parties heacto. vey, and being a part of the Witness my hand and official SW1/4 of Sec 11, Blk 1 of H.&T.C. seal at my office in Eastland, Ry Co Survey. Eastland County. Texas, this 15th day of Dec. A. D., 1948.

Perez, Fred Garcia, Candelaria appear and defend such suit at or before 10 o'clock A. M. on the Escobedo, Encarnacion Mondfirst Monday after the expiration ragon, C. Ramirez, F. L. Grissom, of forty-two (42) days from and E. L. Grissom E. F. Grissom if living, and if any or all of the above-named persons be dead, the unknown heirs of each or all of the said above-named persons who may be dead, and the unknown owner or owners of the hereinafter described land and thereof, then and there to show of the executors administrators, why judgment shall not be rend guardians, and legal representatives, and all persons owning or having or claiming any legal or equitable interest in the land described herein, defendants: You are hereby commanded to ppear and defend such suit at r before 10 o'clock A. M. on the first Monday after the expiration | tional of forty-two (42) days from and after the date of issuance hereof

the same being 'the 31st day of McIntosh if living, and if any or January, A. D., 1949 (which is return date of such citation); before the Honorable District Court of Eastland County, Texas o be held at the courthous thereof, then and there to show why judgment shall not be rend ered for such taxes, penalties, interest, and cost, and condemning said property and ordering oreclosure of the constitutiona and statutory tax liens thereon for taxes due the plaintiff and he taxing units parties hereto, and those who may intervene herein, together with any add quent after suit was filed, as are defendants, and said plaintiff for delinquent taxes against the years becoming dennwell as all interest, penalties, has impleaded the City of Cised and cost allowed by law up to and the Cisco Independent School and including the day of judgment herein, and all costs of th suit. Plaintiff's petition was filed on the 17th day of November, A. D., 1948 in a certain suit No. 377A styled the State of Texas v. J. M. Williamson et al in which said suit the State of Texas, suing for itself and the or any part thereof described in assessed in the name of the County of Eastland and all politi-" the petition of said plaintiff, and cal subdivisions and districts whose taxes are collected by the Assessor and Collector of taxes for said county, is plaintiff, and above-named party defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco Independent School

denn quent after suit was filed, as well as all interest, penalties, District taxing units in said state, and cost allowed by law up t (there are no other taxing units and including the day of judg which assess and collect taxes on suit. Plaintiff's petition was filed this property) which said taxing on the 17th day of November, A. D., 1948 in a certain suit units shall appear in said cause and each file a claim for delin-quent taxes against the property No. 375A styled the State of or any part thereof described i the petition of said plaintiff, and Texas, suing for itself and th the said defendants shall appear County of Eastland and all politi and answer to the claims of said cal subdivisions and districts taxing units without further cita tion or notice. Said suit is to col lect taxes on the following de scribed real estate and /or per sonal property, assessed in the name of the above-named de fendants for the years 1919 through 1947 and in the amount shown opposite said property decribed as follows to-wit:

before the Honorable District Court of Eastland County, Texas tional years becoming deinto be held at the courthouse ered for such taxes, penalties interest, and cost, and condemning said property and ordering oreclosure of the constitutiona and statutory tax liens thereon or taxes due the plaintiff and he taxing units parties heret and those who may interven herein, together with any years becoming quent after suit was filed, as well as all interest, penaltie and cost allowed by law up and including the day of ment herein, and all costs of suit. Plaintiff's petition was file on the 17th day of November A. D., 1948 in a certain st No. 381A styled the State Texas v. Wm. Gormley et al, which said suit the State Texas, suing for itself and the County of Eastland and all politi- District taxing units in said cal subdivisions anud districts whose taxes are collected by the units which assess and collect Assessor and Collector of taxes | taxes on this property) which for said county, is plaintiff, and said taxing units shall appear in above-named party defendants said cause and each file a claim District taxing units in said state (there are no other taxing units ants*shall appear and answer to which assess and collect taxes on the claims of said taxing units this property) which said taxing without further citation or nounits shall appear in said cause tice. Said suit is to collect taxes and each file a claim for delin quent taxes against the property estate and /or personal property the said defendants shall appear and answer to the claims of said taxing units without further cita- property described as follows totion or notice. Said suit is to col lect taxes on the following de scribed real estate and /or personal property, assessed in the name of the above-named defend- Blk A College Hts. Cisco, \$40.00; ants for the years 1919 through 1947 and in the amount shown opposite said property descriped Cisco; \$12.00; Lot 4 Blk B College s follows, to-wit: Lot 5, Blk A, Sub College Hts Cisco \$150.00; Lot 6, Blk A, Su College Hts Cisco \$140.00; Fot 9 Blk A, Sub Voltage Hts, Case \$90.00: Lot 10, Blk A, Sub Colleg Hts, Cisco \$82.00; 37 1/4 acres Abs 220 and being the S 18 7-10 acro of the NW4 and the N 18 7-1 of the SW1/4 of Sec 47 Blk 4

Texas \$632.06, together with penalties, interest, costs and expenses which have H&TC Ry. Co. Survey, Eastland accrued or may legally accrue County, Texas \$91.31; 29.9 acres thercon. Plaintiff and/or inter Abst 220 and being the N 29. veners also seek the establishacres of the NW1/4 of Sec. 47 Blk 4. H&TC Ry Co. Survey Eastland Co., Texas \$96.97: 29.1 Acres, Abst 220, and being the Lot 13, Blk A, Sub Bedford S1/2 of the SW1/4 of Sec. 47, Bill Cisco \$65.00; Lot 17, Blk A, Sub 4, H&TC Ry. Survey, Eastland Each party to said suit shall take Bedford, Cisco \$30.00; Lots 20, 21 Co., Texas \$93.93, 29.9 acres, Abs notice of, and plead and answer

20 and being the S486 8-10

Witness my hand and officia

ROY L. LANE.

herein, defendants:

Clerk, District . Court.

ered for such taxes, penalties interest, and cost, and condemning said property and ordering oreclosure of the constitutional after the date of issuance hereof and statutory tax liens thereon the same being the 31st day of for taxes due the plaintiff and January, A. D., 1949 (which is the taxing units parties hereto, return date of such citation), and those who may intervene quent after suit was filed, as well as all interest, penalties, and cost allowed by law up to and including the day of judg nent herein, and all costs of the uit. Plaintiff's petition was filed in the 17th day of November, D., 1948 in a certain suit No. 383A styled the State of Texas v. F. Wende et al. in which said suit the State of Texas, uing for itself and the County of Elastiand and all political sublivisions and districts whose caxes are collected by the As essor and Collector of taxes for aid county, is plaintiff, and above-named party defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco Independent School District and the Pioneer Independent School state, (there are no other taxing as follows, to-wit: property or any part thereof described in the petition of said plaintiff, and the said defendon the following described real

suit. Plaintiff's petition was filed on the 17th day of November, A. D., 1948 in a certain suit No. 3/9A styled the State of Texas v. Charile Luckett et al, in which said suit the State of Texas, suing for itself and the County of Eastland and all political subdivisions and districts whose taxes are collected by the Assessor and Collector of taxes for said county, is plaintiff, and above-named party defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco Independent Schoo District taxing units in said state (there are no other taxing units which assess and collect taxes on this property) which said taxing units shall appear in said cause and each file a claim for delinquent taxes against the property or any part thereof described in the petition of said plaintiff, and the said defendants shall appear

no other taxing units which assess and collect taxes on this property) which said taxing units shall appear in said cause and each file a claim for delinquent taxes against the property or any part thereof described in the petition of said plaintiff, and the said defendants shall appear and answer to the claims of said tax. ing units without further citation or notice. Said suit is to collect taxes on the following described real estate and /or personal property, assessed in the name of the above-named defendants for the years 1919 through 1947 and in the amount shown opposite said property described as for

lows, to-wit: Lot 4, Blk A. Sub College Hts. Cisco, \$70.00; Lot 6, Blk 3 Sub Belmont, Cisco. \$8.00; Lot 9, Bik 3. Sub Belmont, Cisco, \$45.00; Lot 10, Blk 3, Sub Belmont, Checo, and answer to the claims of said \$40.00; Lot 11, Blk 3, Sub Beltaxing units without further citamont, Cisco, \$45.00: W1/2 of 15 tion or notice. Said suit is to col-Blk 4. Sub Belmont, Cisco, \$30.00 lect taxes on the following described real estate and /or per-20 acres, Abst 180, H&TC Sursonal property, assessed in the vey, and being the S12 of the name of the above-named defend-NE1/4 of the NW1/4, Sec 105, BB ants for the years 1919 through 3 of H&TC Ry Co Survey, East 1947 and in the amount shown land County, Texas, \$169.51; 2 opposite said property described acres, Abst 180, H&TC Survey and being the N12 of the NEW Lot 12, Blk C, Sub Bedford. of the NW14 of Sec 105, Blk

Cisco \$275.00; Lot 13, Blk C. Sub H&TC Ry Co Survey, Eastlar Bedford, Cisco \$200.00; Lots 14 to County, Texas, \$169.43; 18, Blk C, Sub Bedford, Cisco \$420.00; Lots 19 to 20, Blk C, Sub Bedford, Cisco \$320.00; Lots 1 to 8. Blk D. Sub Bedford, Cisco \$800.00: Lots 9 and 10. Blk D, Sub Bedford, Cisco \$80.00; Lot 11 Blk D. Sub Bedford, Cisco \$15.00 106 2-3 acres Abst 199, H. & T. C. Survey, and being part of the SW14 of Sec 11. Blk 1, H. & T. C. Ry Co Survey, Eastland County, Texas, \$721.20, together with penalties, interest costs and expenses which have accrued or may legally accrue

Lot 10 Blk J, College Hts., Cisco thereon. Plaintiff and/or inter \$70.00; Lots 2 and 3 Blk A Colveners also seek the establishlege Hts. Cisco, \$50.00; Lot 8 ment and foreclosure of the lie securing payment of such taxe Lot 3 Blk D College Hus. Cisco as provided by law. All inter-\$39.20; Lot 4 Blk D College Hts est, penalties, and costs allowed by law are included in said suit, Hts Cisco \$25,00; 1 ots 1 and 2 Each party to said suit shall take

Blk C College Hts, Cisco, \$480; notice of, and plead and answer Lot 9 Blk Y College Hts Cisco to, all claims and pleadings Lot 9 Blk F College Hts now on file or hereafter filed in said cause by all other parties Cisco \$75.00; 112 acres Abst 1696 heret. W. A. Patton Survey and being Witness my hand and official the N112 acres of the A. W. Pat-

seal at my office in Eastland, ton Survey, Eastland County, Texas, this 15th day of Dec., A.

D., 1948. ROY L. LANE, Clerk, District Court, Eastland County, Texas

ment and foreclosure of the lien THE STATE OF TEXAS COUNTY OF EASTLAND) IN THE NAME AND BY THE securing payment of such taxes as provided by law. All inter-AUTHORITY OF THE STATE est, penalties, and costs allowed OF TEXAS: by law are included in said suit.

TO: W. A. Gude, Mrs. W. A. all of the above-named pers Gude, J. B. Pratt, L. A. Tullos, be dead, the unknown heirs H. H. Tompkins, F. E. Harrell each or all of the said at G. A. Obenhaus, Victor Cornelius, named persons who may dead, and the unknown ow A. C. Reeds. W. H. Ray, Richard Hughes, Harry C. Lord, Agnes or owners of the hereinafter C. Bowen, Clarence Reeds Carl cribed land and of the executo Sittinger, Irene D. Sittinger, administrators, guardians, legal representatives and all pe George Thorpe, M. Eleanor sons owning or having or clai Bowen, Marilyn Bowen, Louella ing any legal or equitable inte H. Stephens, Richard A. Stephens st in the land described here Holland A. Stephens, Alason G Bowen Mrs. Katie Keathley, if defendants living, and if any or all of the You are hereby commanded above-named persons be dead, opear and defend such suit or before 10 o'clock A. M. on the the unknown heirs of each or all first Monday after the expiration of the said above-named persons of forty-two (42) days from an who may be dead and the unafter the date of issuance her known owner or owners of the the same being the 31st day herein - after described land January, A. D., 1949 (which) and of the executors, administrareturn date of such citation before the Honorable Distri Court of Eastland County, Ter tors, guardians and legal representatives, and all persons owning or having or claiming any to be held at the court thereof, then and there to legal or equitable interest in the why judgment shall not be real land described herein, defendered for such taxes, per interest, and cost, and condem ants: You are hereby commanded to ing said property and orden appear and defend such suit at foreclosure of the constitution E. Stracener if living, and if any first Monday after the expiration and statutory tax liens ther for taxes due the plaintiff an sons be dead, the unknown heirs after the date of issuance hereof and those who may interve the same being the 31st day of herein, together with any add tional years becoming January, A. D., 1949 (which is quent after suit was filed, return date of such citation). before the Honorable District well as all interest, penalti and cost allowed by law up Court of Eastland County, Texas and including the day of to be held at the courthouse thereof, then and there to show ment herein, and all costs of suit. Plaintiff's petition was why judgment shall not be rendon the 17th day of Novem ered for such taxes, penalties, 1948 in a certain s interest, and cost, and condemn-A. D., No. 386A styled the State ing said property and ordering foreclosure of the constitutional Texas v. W. B. Clegg et al. and statutory tax liens thereon which said suit the State before 10 o'clock A. M. on the the taxing units parties hereto, Texas, suing for itself and the County of Eastland and all pop of forty-two (42) days from and herein, together with any addiand those who may intervene tical subdivisions and dist whose taxes are collected by the tional years becoming delin-Assessor and Collector of quent after suit was filed, as for said county, is plaintiff a well as all interest, penalties, abeve-named party defend and cost allowed by law up to and including the day of judgare defendants, and said plain has impleaded the City of Ca ment herein, and all costs of the suit. Plaintiff's petition was filed and the Cisco Independent school on the 17th day of November district taxing units in D., 1948 in a certain suit A. state, (there are no other tan No. 380A styled the State of Texunits which assess and col as v. W. A. Gude et al, in which taxes on this property) said suit the State of Texas, suing said taxing units shall appear for itself and the County of Eastsaid cause and each file a cla land and all political subdivisions and districts whose taxes projecty or any part thereof are collected by the Assessor and scibed in the petition of Collector of taxes for said county, plaintiff, and the said de is plaintiff, and above-named a.its shall appear and answer party defendants are defendants, the claims of said taxing and said plaintiff has impeaded without further citation the City of Cisco and the Cisco notice. Said suit is to why judgment shall not be rend-1 ment herein, and all costs of the Independent School District, tax- taxes on the following des

together with penalties interes costs and expenses which have accrued or may legally accru thereon. Plaintiff and/or int veners also seek the establish ment and foreclosure of the lie securing payment of such ta as provided by law. All inte est, penalties, and costs allow by law are included in said sui Each party to said suit shall tak notice of, and plead and answ to, all claims and pleading now on file or hereafter filed said cause by all other par

Witness my hand and offic eal at my office in Eastlan Texas, this 15th day of Dec. D., 1948.

hereto

ROY L. LANE, Clerk, District Court, Eastland County, Te

THE STATE OF TEXAS COUNTY OF EASTLAND IN THE NAME AND BY AUTHORITY OF THE STAT OF TEXAS:

TO: W. B. Clegg, Nona Game Wray Clearley, J. S. Burnes J. E. Burnman, J. A. Mathier Lee S. Henry, Shobal Hous C. Paschall, C. G. Whitten, E. Chastain, Mrs. F. Rowney, M Mattie Stanton, Thelma Bell M Donald, L. J. Hawkins, S. Ponder, J. G. Brecheen, S. Ponder, C. L. Mc Donald, J. Burnam if living and if any

Co. Survey. Eastland County, notice of, and plead and answer-Texas \$252.22

ROY L. LANE, Clerk, District Court, Eastland County, Texa

THE STATE OF TEXAS COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE

14 of Sec. 55, Blk 3. H&TC Ry. Each party to said suit shall take TO: J. M. Williamson, Dena Lacy. Lonnie Hawkins, Arlena Hawto, all claims and pleadings kins. Henry Harrison, R. O. together with penalties, interest now on file or hereafter filed in Washington, Delee Warren, costs and expenses which have said cause by all other parties Charles Warren. Ben Ross, Otilda

22 Bik A. Sub Bedford, Cis \$23.00; W1/2 of 1 and W1/2 of 2, the N 1962 ft of the NW14 Blk B, Sub Bedford Cisco \$22.00; Sec 47, Blk 47, H&TC Ry Co Lot 3, Blk B Sub Bedford, Cisco Survey, Eastland Co Tex \$195.00: Lot 8, Blk B. Sub Bed \$94.78.

ford, Cisco \$18.00; Lot 9, Blk B together with penalties, intere Sub Bedford, Cisco \$55.00; 45 costs and expenses which have acres Abst 142, Gaudalupe Col accrued or may legally accru lege Survey, and being the W494 thereon. Plaintiff and/or inte vrs. of the E1251 vrs. of the S571 veners also seek the establish vrs. of Guadalupe College Sur- ment and foreclosure of the lie vey, Eastland County, Texas, and securing payment of such taxe being out of the SE corner of as provided by law. All inter

said survey \$261.78, est, penalties, and costs allow together with penalties, interest by law are included in said su costs and expenses which have Each party to said suit shall tak accrued or may legally accrue notice of, and plead and answer thereon. Plaintiff and/or inter to, all claims and pleadings veners also seek the establish now on file or hereafter filed in ment and foreclosure of the lier said cause by all other parties securing payment of such taxes hereto.

as provided by law. All interest, penalties, and costs allowed seal at my office in Eastland. by law are included in said suit, Texas, this 15th day of Dec., A Each party to said suit shall take D., 1948. notice of, and plead and answer to, all claims and pleadings now on file or hereafter filed in said cause by all other parties

Witness my hand and officia eal at my office in Eastland

THE STATE OF TEXAS COUNTY OF EASTLAND IN THE NAME AND BY THE AUTHORITY OF THE STATE

Preston, M. D. Paschall, Grace Harper, Clara Evans, L. T. Evans . B. Evans, J. I. Evans, Mrs Mattie Evans, E. A. Walker. Daisy Gertrude Hill, Mrs. Dillie Stevens Aubrey Easter, Mrs. Aubrev Easter, Mrs. R. A. Agnew Emmet Evans, E. B. Evans, Mrs. R. A. Evans if living, and if any or all of the above-named person be dead, the unknown heirs of each or all of the said abovenamed persons who may be dead, and the unknown own- first Monday after the expiration er or owners of the herein- of forty-two (42) days from and after described land and of the executors, administrators, guar

dians, and legal representatives. and all persons owning or having or claiming any legal or You are hereby commanded to

claims and pleading now on file or hereafter filed in said cause by all other parties

above-named defendants for the

years 1919 through 1947 and in

the amount shown opposite said

Witness my hand and official cal at my office in Eastland, Texas, this 15th day of Dec., A.

> ROY L. LANE, Clerk, District Court, Eastland County, Texa

HE STATE OF TEXAS OUNTY OF EASTLAND THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

TO: Charlie Luckett, Ella B. Winston, John Hood, Maggie Hood, Clyde Mills, Dora Caddel, Addie Brown Frankie Johnson, Chester Johnson, Charlie Mims, W. Rasussen, E. N. Stracener, Mrs. Z. Anderson, O. M. Anderson, H. . Currier, Laura Stracener, E. B. Robinson, Mrs. Roxie Robinson, E. J. Martin, A. L. Currier. H.

Eastland County, Texas or all of the above-named pernamed persons who may be dead. and the unknown owner or ownrs of the hereinafter described and and of the executors, adminstrators, guardians, and legal representatives and all persons P. Weiser, W. E. Lenz, J. E. Bu owning or having or claiming any nam, J. J. Collins, M. D. Pas egal or equitable interest in the chall, M. D. Paschal, W. L. Petty and described herein, defend-S. L. Pennington, T. H. Green

G. T. Butler if living and if any You are hereby commanded to or all of the above-named per appear and defend such suit at sons be dead, the unknown heirs of each or all of the said above rst Monday after the expiration named persons who, may be dead after the date of issuance hereof and the unknown owner o owners of the hereinafter de he same being the 31st day of scribed land and of the execu-January, A. D., 1949 (which is eturn date of such citation). tors, administrators, guardians before the Honorable District and legal representatives, and all Court of Eastland County, Texas persons owning or having o o be held at the courthouse claiming any legal or equitable thereof, then and there to show interest in the land described why judgment shall not be rendred for such taxes, penalties,

You are hereby commanded to interest, and cost, and condemnappear and defend such suit at or before 10 o'clock A. M. on the ing said property and ordering foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and after the date of issuance hereo the taxing units parties hereto, the same being the 31st day of and those who may intervene January, A. D., 1949 (which is herein, together with any addi-return date of such citation) tuonal years becoming dennbefore the Honorable District quent after suit was filed, as Court of Eastland County, Texas well as all interest, penalties, equitable interest in the land de-scribed herein, defendants: to be held at the courthouse and cost allowed by law up to thereof, then and there to show and including the day of judg-

THE STATE OF TEXAS Texas, this 15th day of Dec., A. D., 1943. ROY L. LANE, ROY L. LANE, COUNTY OF EASTLAND IN THE NAME AND BY THE AUTHORITY OF THE STATE Clerk, District Court, OF TEXAS: Eastland County, Texa TO: F. Wende, Anna Weiser.

TO: Wm. Gormley, Walter G

OF TEXAS:

Thursday, December 30, 1948

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THE DAILY PRESS, CISCO, TEXAS.

PAGE FIVE

and described herein, defendants:

You are hereby commanded to

rst Monday after the expiration

f forty-two (42) days from and

after the date of issuance hereo

the same being the 31st day of

January, A. D., 1949 (which is

return date of such citation)

before the Honorable District Court of Eastland County, Texas

why judgment shall not be rend-

ered for such taxes, penalties interest, and cost, and condemn-

ing said property and ordering

foreclosure of the constitutional

for taxes due the plaintiff and

be held at the courthouse

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pendent School

lowing described real estate and

or personal property, assessed in the name of the above-named de-fendants for the years 1919 through 1947 and in the amount

shown opposite said property des cribed as follows, to-wit:

estate and /or personal erty, assessed in the name costs and expenses which have above-named defendants the years 1919 through 1947 thereon. Plaintiff and/or interin the amount shown opite said property described as ment and foreclosure of the lien ow, to-wit:

ots 7 and 8 Blk D College Cisco, \$310.00; Lots 11 and 12 est, penalties, and costs allowed D College Hts Cisco \$40.00; by law are included in said suit. COUNTY OF EASTLAND) 1 Blk E College Hts Cisco, 10: Lot 3 Bk E College Hts notice of, and plead and answer 70, 75.00; Lot 12 Blk E College to, all claims and pleadings Cisco \$75.00; Lot 3 Blk F now on file or hereafter filed in lege Hts Cisco \$65.00; 160 said cause by all other parties es abst 1359 J. W. Cook and ag all of the W¹/₂ of Sec 4 S & F Survey, Eastland Co. as J. W. Cook Pat \$1,161.78.

ther with penalties, interest, s and expenses which have ued or may legally accrue eon. Plaintiff and/or interers also seek the establishand foreclosure of the lien

ring payment of such taxes provided by law. All interpenalties, and costs allowed w are included in said suit. party to said suit shall take of, and plead and answer all claims and pleadings on file or hereafter filed in

tness my hand and official ROY L. LANE.

Clerk, District Court. Eastland County, Texas

STATE OF TEXAS) NTY OF EASTLAND) THE NAME AND BY THE RITY OF THE STATE

L. Mayhew, S. D. Hittson, thiews, H. C. Lawrence, Brooks, J. P. Kennedy Prewitt, W. L. Palmer, M. eland. W. J. Donovan Caldwell, J. A. Caldeph H. Payne III, J. D. f living, and if any or all above-named persons be f the said above-named who may be dead, and ereinafter described land ne executors, administrardians and legal reprees, and all persons ownhaving or claiming any equitable interest in the described herein, defend-

are hereby commanded to and defend such suit at then and there to show gment shall not be rend-such taxes, penalties, and cost, and condemn-property and ordering re of the constitutional to fastland and all poli-tre as v. Carl Lowery et al, in which said suit the State of property or any part thereof de-plaintiff, and the said defend-ants shall appear and answer to the constitutional to fastland and all poli-tre as the said defend-ants shall appear and answer to the constitutional to fastland and all poli-tre as the said defend-ants shall appear and answer to the class, \$11,00; E05 6, \$14, 50; 81, 20, 2, Cisco, \$14,00; E05 6, \$14, 20, 2, Cisco, \$150,00; Lot 14, 20, 2, Cisco, \$150,00 re of the constitutional utory tax liens thereon due the plaintiff and ng units parties hereto. who may intervene together with any addi-years becoming definfter suit was filed, as all interest, penalties, allowed by law up to uding the day of judgein, and all costs of the ntiff's petition was filed 7th day of November, other taxing units which assess 1948 in a certain suit and collect taxes on this propstyled the State of A. L. Mayhew et al, in shall appear in said cause and said suit the State of suing for itself and the taxes against the property of Eastland and all poli- any part thereof described in the divisions and districts petition of said plaintiff, and the axes are collected by the r and Collector of taxes answer to the claims of said taxd county, is plaintiff, and amed party defendants fendants and said plaintiff taxes on the following described lisco Independent school property, assessed in the name Pioneer Independent of the above-named defendants District taxing units in for the years 1919 through 1947 state, (there are no other and in the amount shown oppounits which assess and site said property described as taxes on this property) follows, to wit: said taxing units shall the property or any part 6 Blk N College Hts Cisco, \$140; described in the petition Lot 7 Blk N College Hts Cisco, lants shall appear and answithout further citation or on the following described estate and /or personal rty, assessed in the name above-named defendants in the amount shown opposaid property described as vs. to-wit: Forbes Survey \$325.32. 4 Blk F College Hts Add together with penalties interest, \$75.00; Lot 10 Blk F Colcosts and expenses which have Hts Add Cisco \$60.00; Lots accrued or may legally accrue nd 12 Blk J College Hts Cisthereon. Plaintiff and/or inter-100.00: Lot 8 Blk K College veners also seek the establish-Add Cisco \$30.42; Lot 10 Blk ment and foreclosure of the lien ollege Hts Add Cisco \$80.00; securing payment of such taxes 11 and 12 Blk L College as provided by law. All intersco \$160.00; Lots 1 and 2 est, penalties, and costs allowed M College Hts Cisco \$160.00; by law are included in said suit. 7 and 8 Blk M College Hts Each party to said suit shall take 0 \$10.50; Lots 9 and 10 Blk notice of, and plead and answer lege Hts Cisco \$34.00; Lots to, all claims and pleadings nd 12 Blk M College Hts now on file or hereafter filed in \$60.00; 160 A All of Abst said cause by all other parties J. W. Montgomery Survey hereto. tland County, Texas \$1640.76 Witness my hand and official

together with penalties, interest. accrued or may legally accrue D., 1948. veners also seek the establishsecuring payment of such taxes as provided by law. All inter-

Each party to said suit shall take

Texas, this 15th day of Dec., A. D., 1948.

> Clerk, District Court, Eastland County, Texas

COUNTY OF EASTLAND IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS

and those who may intervene orday after the expiration tional years becoming deuntwo (42) days from and quent after suit was filed, as he date of issuance hereof well as all interest, penalties, ne being the 31st day of and cost allowed by law up to A. D., 1949 (which is and including the day of judgdate of such citation), ment herein, and all costs of the the Honorable District suit. Plaintiff's petition was filed f Eastland County, Texas on the 17th day of November, then and there to show No. 388A styled the State of

seal at my office in Eastland, Texas, this 15th day of Dec., A. ROY L. LANE. Clerk, District Court, Eastland County, Texa.

THE STATE OF TEXAS AUTHORITY OF THE STATE OF TEXAS:

Mable Thetford, J. W. Pritchard, Joe Gentry, James T. Prickett, J. M. Latimer, O. I. Courtney, Betty Thorp, A. A. Tyler if living, and if any or all of the

ROY L. LANE,

THE STATE OF TEXAS

TO: Carl Lowery, Joe Leo Moore, F. D. Lavoice, D. Lavoice, B. H. Whatley, C. A. Mincause by all other parties ton, J. H. Leech, C. Looney, J. P. Phillips, Terry Noble, R. L. Ray, Tom Maxat my office in Eastland, well, O. D. Vowell, M. H. after the date of issuance hereof this 15th day of Dec., A. Pearce, Barbara Pearce if living, the same being the 31st day of and if any or all of the abovenamed persons be dead, the unknown heirs of each or all of the said above-named persons who Court of Eastland County, Texas may be dead, and the unknown owner or owners of the hereinafter described land and of the executors, administrators, guardians, and legal representatives.

and all persons owning or having or claiming any legal or equitable interest in the land described herein, defendants: You are hereby commanded to appear and defend such suit at tional years becoming or before 10 o'clock A. M. on the first Monday after the expiration of forty-two (42) days from and after the date of issuance hercof the same being the 31st day of e unknown heirs of each January, A. D., 1949 (which is f the said above-named return date of such citation), before the Honorable District own owner or owners Court of Eastland County, Texas to be held at the courthouse thereof, then and there to show why judgment shall not be rend ered for such taxes, penalties, interest, and cost, and condemning said property and ordering foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and the taxing units parties hereto,

Assessor and Collector of taxes for said county, is plaintiff, and are defendants, and said plaintiff and the Cisco Independent school units which assess and collect taxes on this property) which said taxing units shall appear in said cause and each file a claim for delinquent taxes against the property or any part thereof de-

Schaefer, Rudolph Schaefer, Oscar and those who may intervene Jess Wheat, Herman herein, together with any add Schaefer, Reimers, Mrs. Bertha Reimers, tional years becoming Conrad Schaefer, Chas, Schaefer, quent after suit was filed, as Richard Schaefer, Jack Earl well as all interest, penalties, Schaefer, Chas. S. Brown, if liv- and cost allowed by law up to ing, and if any or all of the above- and cost allowed by law up to

named persons be dead, the un-known heirs of each or all of the ment herein, and all costs of th IN THE NAME AND BY THE said above-named persons who suit. Plaintiff's petition was filed may be dead, and the unknown on the 17th day of November owner or owners of the hereinafter described land and of the exe- No. 427A styled the State of Texutors, administrators, guardians, as v. D. S. Rumph et al, in which TO: Ray Judia, Kirby Thetford, and legal representatives, and all persons owning or having or for itself and the County of East laiming any legal or equitable land and all political subdivision the land described and districts whose taxes are co interest

herein, defendants: You are hereby commanded to appear and defend such suit at above-named persons be dead, or before 10 o'clock A. M. on the the unknown heirs of each or all first Monday after the expiration of the said above-named persons of forty-two (42) days from and who may be dead, and the unafter the date of Issuance hereof known owner or owners of the hereinafter described land and January, A. D., 1949 (which is and collect taxes on this property) of the executors, administrators, return date of such citation) before the Honorable District pear in said cause and each file guardians, and legal representa-Court of Eastland County, Texas claim for delinquent taxes agains tives, and all persons owning or to be held at the courthouse having of claiming any legal or thereof, then and there to show equitable interest in the land dewhy judgment shall not be rendscribed herein, defendants: ered for such taxes, penalties, You are hereby commanded to interest, and cost, and condemnappear and defend such suit at ing said property and ordering or before 10 o'clock A. M. on the first Monday after the expiration foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and | the taxing units parties hereto, and those who may intervene January, A. D., 1949 (which is herein, together with any addi-return date of such citation), tional years becoming dennreturn date of such citation), before the Honorable District quent after suit was filed, as well as all interest, penalties, and cost allowed by law up to to be held at the courthouse thereof, then and there to show and including the day of judg why judgment shall not be rendment herein, and all costs of the ered for such taxes, penalties, suit. Plaintiff's petition was filed interest, and cost, and condemnon the 17th day of November, ing said property and ordering A. D., 1948 in a certain suit No. 428A styled the State of Texforeclosure of the constitutional and statutory tax liens thereon as v. F. E. Harrell et al, in which said suit the State of Texas, suing for taxes due the plaintiff and the taxing units parties hereto, for itself and the County of Eastand those who may intervene land and all political subdivisions and districts whose taxes are col-lected by the Assessor and Col-costs and expenses which have accrued or may legally accrue herein, together with any addideiinquent after suit was filed, as plaintiff, and above-named party well as all interest, penalties, defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco Inand cost allowed by law up to and including the day of judgment herein, and all costs of the dependent School District taxing suit. Plaintiff's petition was filed units in said state, (there are no on the 17th day of November, other taxing units which assess A. D., 1948 in a certain suit and collect taxes on this property) No. 391A styled the State of which said taxing units shall ap-Texas v. Ray Judia et al, in pear in said cause and each file a which said suit the State of claim for delinquent taxes against Texas, suing for itself and the the property or any part thereof described in the petition of said County of Eastland and all political subdivisions and districts plaintiff, and the said defendants shall appear and answer to the whose taxes are collected by the claims of said taxing units without further citation or notice. Said suit is to collect taxes on the folabove-named party defendants lowing described real estate and/ or personal property, assessed in

has impleaded the City of Cisco and the Cisco Independent school fendants for the years 1919 through 1947 and in the amount district taxing units in said shown opposite said property desstate, (there are no other taxing cribed as follows, to-wit: state, which assess and collect Lots 2 and 3, Blk 51, O. T.

THE STATE OF TEXAS Liots 2 and 5, Bik 51, 0, 1, Cisco, \$228.00; S¹/₂ of 1 and 2, Blk 50, O. T. Cisco, \$350.00; Lot 2, Blk 129, Sub 3, Cisco, \$75.00; E50' of W300' of S125' Blk 87, Sub 4, Cisco, \$175.00; Lot 6, Blk 91, Sub COUNTY OF EASTLAND OF TEXAS:

TO: G. A. Hayes, Lois Dunn, Mrs. Holman. J. E. McAdams B.

hereto.

McDaniel, E. R. McDaniel, S. M. for taxes due the plaintiff and defendants for the years 1919 Jay; C. W. Schaefer, Herman the taxing units parties hereto, through 1947 and in the amount defendants for the years 1919 shown opposite said property de-scribed as follows, to-wit:

Lots 17 and 18, Blk 4, Luse Add, della Cisco, \$70.00; Lots 19 to 24, Blk by law are included in said suit. 4, Luse Add, Cisco, 14.00; Lots 1 Each party to said suit shall take to 3, Blk 5, Luse Add, Cisco, 70,00; Lot $E^{\frac{1}{2}}$ of 10, Blk 5, Luse Add, Cisco, 15,00; Lots N^{$\frac{1}{2}$} of 22, and including the day of judg 1/2 of 23, and N 1/2 of 24, Blk Luse Add, Cisco, 50.00; Lots S¹/₂ of 22, S¹/₂ of 23, S¹/₂ of 24, Blk A. D., 1948 in a certain suit 6, Luse Add, Cisco, 14.00; 106 Acres, Abst 75, C. H. Delano Sur, as described in Vol 132, Page 122, said suit the State of Texas, suing and Vol 81, Page 631, Deed Rec ords of Eastland County, Texas, 695.26.

together with penalties, interest, lected by the Assessor and Co costs and expenses which have lector of taxes for said county, i plaintiff, and above-named party defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco Inde accrued or may legally accrue thereon. Plaintiff and/or inter veners also seek the establishment and foreclosure of the lien District taxing securing payment of such taxes units in said state, (there are n as provided by law. All inter est, penalties, and costs allowed which said taxing units shall apby law are included in said suit Each party to said suit shall take notice of, and plead and answer the property or any part therea to, all claims and pleadings described in the petition of said plaintiff, and the said defendants now on file or hereafter filed in said cause by all other parties shall appear and answer to th hereto. claims of said taxing units without further citation or notice. Said suit is to collect taxes on the fol-

Witness my hand and official seal at my office in Eastland. Texas, this 15th day of Dec., A. D., 1948.

ROY L. LANE. Clerk, District Court, Eastland County, Texas

Lot 7 and 8, Blk A, Spears Add, Cisco, \$580.00; Lot 4, Blk A, Spears Add, Cisco, \$30.00; Lot E 25' of 5, and W 25' of 6, Blk A, Spears Add, Cisco, \$150.00; Lots THE STATE OF TEXAS COUNTY OF EASTLAND IN THE NAME AND BY THE AUTHORITY OF THE STATE 1 and 2, Blk B, Spears Add, Cisco OF TEXAS: \$120.00; Lots 3 and 4, Blk B Spears Add, Cisco, \$600.00; Lots

TO: J. R. Morrison, Martin H. and 8, Blk B, Spears Add, Cisco Weiser, Mattie Shaw, Callie Brow-der, J. M. Chandler, Atty in fact for Callie Browder, I. B. Drinkard, E. W. Wright, Ulala H. Burnett, \$800.00: Lot 6, Blk C. Spears Add Cisco, \$75.00; All of Blk L. Sub 1 Cisco, \$210,00: All of Blk L, Sub 4. Cisco, \$170.00. together with penalties, interest, G. A. Dill, J. M. Dill, H. C. Dill, Lula H. Hale, J. E. Bynum, Mrs. J. E. Bynum, Lula H. Bull, Lula Hale, F. W. Dill, J. A. Dill, G. thereon. Plaintiff and/or inter-W. Varner, T. D. Varner, Tom Varner, if living, and if any or all veners also seek the establish ment and foreclosure of the lien above-named persons dead, the unknown heirs of each or securing payment of such taxes i of the said above-named peras provided by law. All interest, penalties, and costs allowed inknown owner or owners of the by law are included in said suit. nereinafter described land and of the executors, administrators, guardians, and legal representa-Each party to said suit shall take notice of, and plead and answer ives, and all persons owning or to, all claims and pleadings naving or claiming any legal o

now on file or hereafter filed in equitable interest in the land desaid cause by all other parties cribed herein, defendants:" You are hereby commanded to ment herein, and all costs of the Witness my hand and official appear and defend such suit at suit. Plaintiff's petition was filed seal at my office in Eastland, or before 10 o'clock A. M. on the on the 17th day of November first Monday after the expiration Texas, this 15th day of Dec., A D., 1948 in a certain suit of forty-two (42) days from and No. 421A styled the State of Texas v. Vernie Norville, et al, in which said suit the State of Texas, suing after the date of issuance hereof the same being the 31st day of Clerk, District Court. January, A. D., 1949 (which is for itself and the County of Eastreturn date of such citation). Eastland County, Texas land and all political subdivisions Blk 1, Sub Luse, Cisco, 45.00; before the Honorable District and districts whose taxes are col-Court of Eastland County, Texas to be held at the courthouse lector of taxes for said county, is Cisco, 86,00; 30 Agres, Abst. 1200, plaintiff, and above-named party thereof, then and there to show IN THE NAME AND BY THE defendants are defendants, and said plaintiff has impeaded the City of Cisco and the Cisco Inac off the NE¼ of S why judgment shall not be rend-AUTHORITY OF THE STATE ered for such taxes, penalties, condemninterest, and cost, and dependent School District and the ing said property and ordering Ranger Independent School foreclosure of the constitutional trict taxing units in said state, C. T. Holman J. E. McAdams B. C. Metcalf, C. L. Kimmel, Mrs. for taxes due the plaintiff and there are no other taxing units which assess and collect the taxing units parties hereto, this property) which said taxing 7. 67.00. and those who may intervene units shall appear in said cause and each file a claim for delin herein, together with any addi together with penalties interest, years becoming delintional costs and expenses which have quent taxes against the property quent after suit was filed, as or any part thereof described in the petition of said plaintiff, and accrued or may legally accrue well as all interest, penalties, thereon. Plaintiff and/or interand cost allowed by law up to the said defendants shall appear veners also seek the establishand answer to the claims of said and including the day of judgment and foreclosure of the lien taxing units without further citament herein, and all costs of the securing payment of such taxes suit. Plaintiff's petition was filed tion or notice. Said suit is to col-on the 17th day of November, A. D., 1948 in a certain suit scribed real estate and/or personal as provided by law. All interest, penalties, and costs allowed property, assessed in the name of by law are included in said suit, No. 410A styled the State of Texas the above-named defendants for Each party to said suit shall take v. J. R. Morrison et al, in which said suit the State of Texas, suing the years 1919 through 1947 and notice of, and plead and answer in the amount shown opposite said property described as follows, tofor itself and the County of Eastto, all claims and pleadings or before 10 o'clock A. M. on the land and all political subdivisions now on file or hereafter filed in first Monday after the expiration and districts whose taxes are col wit: Lot 3, Block 1, Boswell Addn, Cisco, \$125.00; E¹/₂ of Lot 2, Block 1, Roswell Addn, Cisco, 337.50; Lots 4, 5, 6, Block 1, Roswell Addn, Cisco, 350.00; Lots 7-8-9, Block 1, Permell Addr. Cisco, 250.00; Lots said cause by all other parties lected by the Assessor and Collechereto. tor of taxes for said county, i the same being the 31st day of plaintiff, and above-named party Witness my hand and official defendants are defendants, and said plaintiff has impleaded the eal at my office in Eastland. Texas, this 15th day of Dec., A. Roswell Addn, Cisco, 350.00; Lots 10, 11, 12, Block 1, Roswell Addn City of Cisco and the Cisco In-D., 1948. dependent School District, and the Cisco, 600.00; Lots 1 & 7, Block 2, Roswell Addn, Cisco, 6.00; Lot 10, Blk 4, Roswell Addn., Cisco, Rising Star Independent School Dist. taxing units in said state, (there are no other taxing units 240.00; 20 A. Abst 119 E. Findley which assess and collect taxes on as described in Vol 336 page 278 Deed Records Eastland Co., Texas this property) which said taxing units shall appear in said cause ing said property and ordering and each file a claim for delin-119.47. together with penalties, interest, foreclosure of the constitutional quent taxes against the property costs and expenses which have or any part thereof described in accrued or may legally accrue OF TEXAS: thereon. Plaintiff and/or interveners also seek the establishtaxing units without further citament and foreclosure of the lien tion or notice. Said suit is to colsecuring payment of such taxes ect taxes on the following describas provided by law. All intered real estate and/or personal est, penalties, and costs allowed property, assessed in the name of above-named defendants for by law are included in said suit. he year 1919 through 1947 and Each party to said suit shall take n the amount shown opposite said notice of, and plead and answer property described as follows, toto, all claims and pleadings Lot 7, Blk 4, Luse Add, Cisco. now on file or hereafter filed in 45.00; Lot 9, Blk 4, Luse Add, Cisco, 40.00; Lots 13 and 14, Blk 3, Luse Add, Cisco, 16.00; Lots said cause by all other parties hereto. Witness my hand and official all of 18, 19, & 20, E1/2 of 17, RII seal at my office in Eastiand. and all political subdivisions and districts whose taxes are collected by the Assessor and Collector of taxes for said county, is plaintiff. and above-named party defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco Add, Cisco, 45.00; Lots 10, 11, 12, Blk 4, Luse Add, Cisco, 45.00; Lots 10, 11, 12, 11, Texas, this 15th day of Dec., A. D., 1948. ROY L. LANE. Scribed herein, defendants: You are hereby commanded to Clerk, District Court Eastland County, Texas and the Cisco Independent School District, and the Rising Star In-dependent School District taxing Varas of the S 396 Varas, less 10 THE STATE OF TEXAS COUNTY OF EASTLAND acres off of the W end of Sec 43. Blk 2, ETRR Co. Sur, Eastland IN THE NAME AND BY THE AUTHORITY OF THE STATE County, Texas, 258.08; 3 acres, Abst 107, ET Ry. Co. Sur, as de-scribed in Deed Record Vol 287. OF TEXAS: TO: R. J. Hill, Susan Reeves, L. FO: R. J. Hill, Susan Reeves, L. B. Reeves, W. T. Fambrough, Mrs. Belle Free, A. I. Niedecken, H. G. Niedecken, Louis Roper, Wm. M. Baumberg, W. E. Smith, W. P. Pulley, Margaret Pulley, J. W. Handcock, Julia A. McGuire, W. V. Clark, Alphia Clark, if living, and if any or all of the above. Page 78, Deed Record, Eastland County, Texas, and being out of the NE ¼ of Eec. 33, Blk 2, the NE ¼ of Eec. 33, Blk 2, ETRR Co. Survey, Eastland Coun-ty, Texas, 308.08, together with penalties, interest, Margaret Pulley, L. B. Norvell, F. W. Harrell, Ed Aydock, Tom Har-rell, Ben McClinton, E. L. Richardson, McClinton, Mrs. L. E. Richardson, Mered for such taxes, penalties, interest, and cost, and condemn-rell sea do the claims of said taxing units interest, and cost, and condemn-gartership Co. composed of: J. S.

ment and foreclosure of the lien be dead, and the unknown securing payment of such taxes or owners of the hereinafter de-as provided by law. All inter-scribed land and of the executors, administrators, guardians, and le-gal representatives, and all persons est, penalties, and costs allowed by law are included in said suit. notice of, and plead and answer to, all claims and pleadings now on file or hereafter filed in ppear and defend such suit at ar before 10 o'clock A. M. on the said cause by all other parties hereto.

Witness my hand and official seal at my office in Eastland, Texas, this 15th day of Dec. A. D., 1948.

> ROY L. LANE, Clerk, District Court, Eastland County, Texas

THE STATE OF TEXAS COUNTY OF EASTLAND IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

and statutory tax liens thereon TO: Vernie Norville, C. M. Cald well, C. F. Coats, H. S. Holloway, L. A. Carter, N. N. Rosenquest, C. M. Culwell, John W. Stobaugh, the taxing units parties hereto and those who may intervene Mrs. Pearl Stobaugh, S. C. Hale, Mrs. R. J. Kinsey, Joe Hunt, Annie Hunt, if living, and if any or all of the above-named persons be dead the unknown heirs of each or al of the said above-named persons who may be dead, and the unknown owner or owners of the hereinafter described land and of the executors, administrators, A. guardians, and legal representa- No tives, and all persons owning or having or claiming any legal or equitable interest in the land de-

You are hereby commanded to appear and defend such suit at or before 10 o'clock A. M. on the first Monday after the expiration of forty-two (42) days from and after the date of issuance hereof the same being the 31st day of January, A. D., 1949 (which is return date of such citation) before the Honorable District Court of Eastland County, Texas to be held at the courthouse thereof, then and there to show why judgment shall not be rendered for such taxes, penalties, interest, and cost, and condemning said property and ordering foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and the taxing units parties hereto. and those who may intervene herein, together with any addi-tional years becoming deinquent after suit was filed, as well as all interest, penalties, and cost allowed by law up to and including the day of judg-

50.00; 50 Acres, Abst. 1023,

herein, together with any addi-tional years becoming delin-quent after suit was filed, as well as all interest, penalties, and cost allowed by law up to and including the day of judgment herein, and all costs of the suit. Plaintiff's petition was filed on the 17th day of November D., 1948 in a certain suit No. 408A styled the State of Texas v. R. J. Hill et al, in which said shit the State of Texas, suing for itself and the County of Eastland and all political subdivisions and districts whose taxes are collected by the Assessor and Collector of taxes for said county, is plaintiff, and above-named party defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco Independent School District and the Rising Star Independent School District taxing units in said state, (there are no other taxing units which assess and collect taxes on this property) which said taxing units shall apdelinquent taxes the property or any part described in the petition of said plaintiff, and the said defend-ants shall appear and answer to taxing units Said suit is to collect taxes on the ollowing described real estate hrough 1947

and/or personal property, assessed in the name of the above-named defendants for the years 1919 through 1947 and in the amount shown opposite said property de-seribed as follows, to-wit: Lots 4 & 5, Elk 2, Sub Luse, Cisco, \$30,00; Lots 16 to 19, Elk 2, Sub Luse, Cisco, 22,00; Lot 6, Blk 4, Sub Luse, Cisco, 15,00; Lots 13 to 16, Bik 4, Sub Luse, Cisco, 60.00; Lot 6, Blk 2, Sub Luse, Cisco, 200.00; Lot 7, Blk 2, Sub use, Cisco, 250,00; Lot 8, Blk Sub Luse, Cisco, 200,00; Lot 16, Blk Lot E.T. Ry. Co. Survey, and being 30 ac off the W end of the NM2 of RY

tical subdivisions and districts whose taxes are collected by the Assessor and Collector of taxes for said county, is plaintiff, and above-named party defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco Independent school district and the Pioneer Independent School District taxing units in said state, (there are no to-wit: erty) which said taxing units each file a claim for delinquent or

above-named defendants for the years 1919 through 1947 and in the amount shown opposite said Lots 11 and 12 Blk S College Hts Cisco \$53.00; Lot 6 Blk 1 \$90.00: Lot 10 Blk 6 El Frethon Hts Cisco \$25.00; Lots 11 and 12 hereto. Blk 6 El Frethon Hts Cisco, \$140; Lots 5 & 6 Bik Y College Hts Cisco \$180.00; Lot 11 Blk G said defendants shall appear and

College Hts Cisco \$80.00; 160 D .948. acres Abst 98 E. T. Ry Co. Suring units without further citation vey and being the NW¼ of Sec or notice. Said suit is to collect 21 Blk 2 E. T. Ry Co Survey bleaded the City of Cisco real estate and /or personal Eastland County, Texas, as de scribed in Vol 348 Page 197. Deed Records, Eastland County, COUNTY OF EASTLAND Texas \$170.80,

together with penalties, interest, costs and expenses which have accrued or may legally accrue

thereon. Plaintiff and/or inter-Lots 1 and 2 Blk N College Hts in said cause and each Cisco \$130.00; Lot 4 Blk N Col- veners also seek the establisha claim for delinquent taxes lege Hts, Cisco \$95.00; Lots 5 and ment and foreclosure of the lien securing payment of such taxes as provided by law. All interd plaintiff, and the said \$70.00; Lot 7 Bk O College Hts est, penalties, and costs allowed Cisco \$70.00; Lots 11 and 12 Blk by law are included in said suit. the claims of said taxing O College Hts Cisco \$28.00; Lots Each party to said suit shall take 2 and 3 Blk P College Hts Cisco notice of, and plead and answer Said suit is to collect \$200.00; Lot 4 Blk P College Hts to, all claims and pleadings Cisco \$100.00; Lots 5 and 6 Blk now on file or hereafter filed in P College Hts Cisco \$100.00; 70 said cause by all other parties acres, Abst 1131 R. C. Forbes hereto.

Witness my hand and official Survey as described in deed he years-1919 through 1947 records Vol. 350 Page 237. Deed seal at my office in Eastland, records Eastland County and be- Texas, this 15th day of Dec., A ing the N 70 acres of the R. C. D., 1948.

ROY L. LANE. Clerk, District Court,

Eastland County. Texas -0-

THE STATE OF TEXAS OUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE January, A. D., 1949 (which is OF TEXAS:

TO: F. E. Harrell, G. E. Berry Margaret Pulley, L. B. Norvell, F.

the claims of said taxing units Cisco, \$120.00.

without further citation or no- together with penalties, interest, tice. Said suit is to collect taxes costs and expenses which have on the following described real accrued or may legally accrue estate and /or personal property, thereon. Plaintiff and/or interassessed in the name of the veners also seek the establishment and foreclosure of the lien securing payment of such taxes as provided by law. All interproperty described as follows, est, penalties, and costs allowed by law are included in said suit. Each party to said suit shall take

notice of, and plead and answer El Frethon Hts Cisco \$400.00; Lot to, all claims and pleadings 9 Blk 6 El Frethon Hts Cisco now on file or hereafter filed in said cause by all other parties

> Witness my hand and official seal at my office in Eastland. Texas, this, 15th day of Dec., A.

> > ROY L. LANE, Clerk, District Court, Eastland County, Texas ------

THE STATE OF TEXAS IN THE NAME AND BY THE

OF TEXAS: TO: D. S. Rumph, L. Luttnell, Louis Luttrell, L. D. Wilson, J. Q. Clark, Tommy Clark, J. F. Court-ney, Cordia Courtney, Mrs. P. Courtney, B. E. Dubose, W. A. Haworth, Fred Davis, R. W. Bussey, Mrs. Guy Dabney, Sid Mc-Intire, J. D. Ward, Guy Dabney, if above-named persons be dead, the unknown heirs of each or all of the said above-named persons who may be dead, and the unknown owner or owners of the hereinaf-ter described land and of the executors, administrators, guardians and legal representatives, and al persons owning or having or claiming any legal or equitable in-

Kimmel, J Kitchens, H. Η. Adams. G. C. Moorman, Irma Adams, Zella Garrett if living, and if any or all of the above-named aersons be dead, the unknown heirs of each or all of the said above-named persons who may be dead, and the unknown owner or owners

'ROY L. LANE,

the hereinafter described land and of the executors, administrators, guardians, and legal repre-sentatives, and all persons owning or having or claiming any legal or coultable interest in the land described herein. defendants:

You are hereby commanded to appear and defend such suit at of forty-two (42) days from and after the date of issuance hereof

January, A. D., 1949 (which is return date of such citation), before the Honorable District Court of Eastland County, Texas to be held at the courthouse

thereof, then and there to show why judgment shall not be rendered for such taxes, penalties, interest, and cost, and condemn-

AUTHORITY OF THE STATE and statutory tax liens thereon for taxes due the plaintiff and the taxing units parties hereto, and those who may intervene and answer to the claims of said herein, together with any addi-tional years becoming deunquent after suit was filed, as well as all interest, penalties, and cost allowed by law up to and including the day of judgment herein, and all costs of the living, and if any or all of the suit. Plaintiff's petition was filed on the 17th day of November A. D., 1948 in a certain suit No. 412A styled the State of Texas v. G. A. Hayes et al, in which said suit the State of Texas. Suing for itself and the County of Eastland and all political subdivisions and terest in the land described herein.

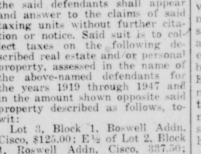
defendants: You are hereby commanded to appear and defend such suit at or before 10 o'clock A. M. on the District, and the Rising Star Infirst Monday after the expiration of forty-two (42) days from and units in said state, (there are no other taxing units which assess after the date of issuance hereof and collect taxes on this property) which said taxing units shall appear in said cause and each file return date of such citation) a claim for delinquent taxes against the property or any part before the Honorable District Court of Eastland County, Texas thereof described in the petition of said plaintiff, and the said de-

ROY L. LANE Clerk, District Court. Eastland County, Texas

THE STATE OF TEXAS COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE

To: Jim Jenkins, Monroe Jenkins, H. P. Winston, Johnnie Bell, Win-ston, C. F. Merritt, Rachel Hav-mes, Ira Lashley, Mrs. Ira Läsh-ley, Frank Connell, King N. Hard-eman, Mrs. King N. Hard-eman, Mrs. King N. Hardeman, L. A. Hollar, J. W. Hendricks, G. P. Rose, if living, and if any or all of the above-named persons be dead, the unknown bairs of anab dead, the unknown heirs of each or all of the said above-named persons who may be dead, and the anknown owner or owners of the hereinafter described land and of the executors, administrators, guardians, and legal, representa-tives, and all persons owning or having or claiming any legal or equitable interest in the land de-

appear and defend such suit at or before 10 o'clock A. M. on the first Monday after the expiration of forty-two (42) days from and after the date of issuance hereof the same being the 31st day of January, A. D., 1949 (which is return date of such citation). before the Honorable District Court of Eastland County, Texas to be held at the courthouse



PAGE SIX

THE DAILY PRESS, CISCO, TEXAS,

Thursday, December 30, 19

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the taxing units parties hereto and those who may intervene herein, together with any addi-tional years becoming deinquent after suit was filed, as well as all interest, penalties, and cost allowed by law up to and including the day of judg herein, and all costs of the suit. Plaintiff's petition was filed on the 17th day of November D., 1948 in a certain sui No. 420A styled the State of Texas v. Jim Jenkins et al, in which said suit the State of Texas, suing for itself and the County of Eastland and all political subdivisions and districts whose taxes are collected by the Assessor & Collector of taxes for said county, is plaintiff, and above-named party defendants defendants, and said plaintiff has impleaded the City of Cisco and the Cisco Independent Schoo District and the Ranger Indepen dent School District taxing units in said state, (there are no othe taxing units which assess and col lect taxes on this property) which said taxing units shall appear said cause and each file a clain for delinquent taxes against the property or any part thereof de scribed, in the petition of said plaintiff, and the said defendants shall appear and answer to the claims of said taxing units without further citation or notice. Said suit is to collect taxes on the fo lowing described real estate and or personal property, assessed in the name of the above-named defendants for the years 1919 through 1947 and in the amount the

shown opposite said property described as follows, towit: E 125' of S 35' of N 85 Rhodes Addň., Cisco, (Desc, in Ve H p 128), \$112.50; E 125' of N 50 of Rhodes Addn., Cisco, (Desc. in Vol H p. 128), 215.00; W 125' of S 82¹/₂' of Rhodes Addn., Cisco, (Desc. in Vol H page 128), 405.00; W 125' of N 105' of S 18712' of Rhodes Addn., (Desc. in Vol 128), 162-00; W 125' of S 87¹2' Vol H N 175' of Rhodes addn., Cisco (Desc. in Vol H- page 128) 225.00; W 125' of N 87⁴2' of Rhodes Addition, Cisco, Desc. in ge 128, 48.00; 60 A. Abs Deed Records Eastland Co.,

accrued or may legally accrue thereon. Plaintiff and/or interveners also seek the establish ment and foreclosure of the lien securing payment of such taxes as provided by law. All inter

by law are included in said suit Each party to said suit shall take notice of, and plead and answer to, all claims and pleadings now on file or hereafter filed in

Witness my hand and official

Independent School District taxing units in said state, (there are no other taxing units which assess and collect taxes on this property which said taxing units shall an pear in said cause and each file : claim for delinquent taxes again the property or any part thereo described in the petition of said plaintiff, and the said defendant shall appear and answer to the claims of said taxing units without further citation or notice. suit is to collect taxes on the fol lowing described real estate and or personal property, assessed i the name of the for the years 1919 fendants through 1947 and in the amoun shown opposite said property des-cribed as follows, to-wit: Lot 10, Blk 17, Rosewell Ad.

Cisco, \$785.00; Lot 1, Block 11 Rosewell Ad., Cisco, \$1750.00; Lot of the A. W.Motley Survey Eastland County, Texas \$259.26. & 2, Block together with penalties, interest, lisco, \$3.00; Lots 8 & 9. Block Rosewell Ad., Cisco, \$300.00; Lo costs and expenses which have Block 18, Rosewell Ad., Cisc accrued or may legally accrue \$65.00; Lot 4, Block 18, Rosewe thereon. Plaintiff and/or inter Ad., Cisco, \$1580.00; Lot 5, Bloc veners also seek the establish-19, Rosewell Ad., Cisco, \$18.00 ment and foreclosure of the lien Lot 16, Block 19, Rosewell Ad. securing payment of such taxes Cisco, \$6.00; Lots 7, 8, 9, Block 19 Rosewell Ad., Cisco, \$16,00; 11/2 A Ab. 10 F. Blundell, as described as provided by law. All interest, penalties, and costs allowed n deed records Vol 197 page 49 by law are included in said suit Deed Rec. Eastland Co. Te Vol 199 P 301, \$405.04; 145 Texas. Each party to said suit shall take notice of, and plead and answer Abst. 404, being all of the Porter Sur. Eastland Co. Z. 11 to, all claims and pleadings Texas | except 15 ac., \$66.36; 40 Ac. now on file or hereafter filed in 143 as des. in Vol 327 P 608 Deed said cause by all other parties Records Eastland County, Texas | hereto. and being out of the S12 of Witness my hand and official Guadalupe Coll. seal at my office in Eastland,

ROY L. LANE.

Clerk, District Court,

Eastland County, Texas

\$358.56. together with penalties, interest Texas, this 15th day of Dec., A. costs and expenses which have D., 1948. accrued or may legally accrue thereon. Plaintiff and/or inter veners also seek the establish ment and foreclosure of the lin securing payment of such taxe THE STATE OF TEXAS as provided by law. All inter COUNTY OF EASTLAND est, penalties, and costs allowed by law are included in said suit, AUTHORITY OF THE STATE Each party to said suit shall take OF TEXAS notice of, and plead and answe to, all claims and pleadings now on file or hereafter filed in said cause by all other parties

Clerk, District Court,

THE STATE OF TEXAS COUNTY OF EASTLAND OF TEXAS:

TO: J. L. Laird, E. N. Waldrop F. L. Bibbo, Mrs. F. L. Bibbo C. McCauley, A. B. Free, T. W. penter. Brunnell, M. A. Brummer, L. J.

ROY L. LANE, ered for such taxes, penalties, suit Plaintiff's petition was filed Thomas H. Lee, J. W. Triplett, J. of forty-two (42) days from and Blk B College Hts. Cisco above-named party defendants taxing units without further citaon the 17th day of November, Clerk, District Court, S. Johnson, Mrs. C. M. Peiton, after the date of issuance hereof interest, and cost, and condemn are defendants, and said plain- tion or notice. Said suit is to col- Lots 11 and 12 Blk B (A. D., 1948 in a certain suit J. S. Johnson, Jr, T. L. Johnson, the same being the 31st day of ing said property and ordering Eastland County, Texas Henrietta Fonville, Lafayette January, A. D., 1949 (which is foreclosure of the constitutional No. 382A styled the State of tiff has impeaded the City of lect taxes on the following de-Hts. Cisco \$70.00; Lot 7 if any or return date of such citation), and statutory tax liens thereon before the Honorable District for taxes due the plaintiff and College Hts, Cisco \$1.00; Lots Texas v. Stella Caldwell et al, Cisco and the Cisco Independscribed real estate and /or per-Fonville if living, and 6 Blk F College Hts in which said suit the State of ent School District, taxing units property, assessed in the all of the above THE STATE OF TEXAS Court of Eastland County, Texas the taxing units parties hereto, Lot 12 Blk G College COUNTY OF EASTLAND) IN THE NAME AND BY THE Texas, suing for itself and the name of the above-named defendin said state, (there are no other are dead, the unknown heirs of to be held at the courthouse and those who may intervene ants for the years 1919 through \$8.92; Lots 5 and 6 Blk D Co County of Eastland and all politaxing units which assess and each or all of the said abovethereof, then and there to show herein, together with any addi-why judgment shall not be rend. Lional years becoming delin Hts Cisco, \$40.00; 160 acres AUTHORITY OF THE STATE named persons who may be dead, tical subdivisions and districts 1947 and in the amount shown collect taxes on this property) opposite said property described as follows, to-wit: E50' of W100' of N115' of Blk Eastland County, Texas, 872 why judgment shall not be rend-OF TEXAS: whose taxes are collected by the ered for such taxes, penalties, quent after suit was filed, as which said taxing units shall apand the unknown owner or own-Assessor and Collector of taxes interest, and cost, and condemn- well as all interest, penalties, TO: Luther McCrea, W. L. Hitters of the hereinafter describe pear in said cause and each file son, Jr., W. C. Hittson, M. L. Ag-new, D. I. Shelton, Myrtle Romin-ger, Myrtle Whitney, J. S. Ewalt, F. G. Liady, Advantage for said county, is plaintiff, and land and of the executors, admin- ing said property and ordering and cost allowed by law up to a claim for delinquent taxes ag-O, Sub 4 Cisco \$21.00; E84' of together with penalties, in above-named party defendants istrators guardians, and legal foreclosure of the constitutional and including the day of judg ainst the property or any part S125' of Blk P. Sub 1, Cisco \$3.00: costs and expenses which h ment herein, and all costs of the representatives, and all persons and statutory tax liens thereon are defendants, and said plain-F. G. Liady, Arlin Agnew, W. J. Britain, S. J. Parrish, Sallie Parthereof described in the petition suit. Plaintiff's petition was filed accrued or may thereon. Plaintiff legally acc tiff has impleaded the City of Cisco and the Cisco Independent of said plaintiff, and the said for taxes due the plaintiff and S65' of N165' of E188' of Blk P. owning or having or claiming any on the 17th day of November. the taxing units parties hereto, and/or in rish, Annie G. Parrish, Marion Hunt, D. F. Pugh, Cleva B. Kea-Sub 2, Cisco \$780.00: W50' of A. D., 1948 in a certain suit defendants shall appear and anlegal or equitable interest in the veners also seek the estab and those who may intervene School District taxing units in E236' of S125' of Blk P. Sub 3. No. 364A styled the State of land described herein, defendherein, together with any addi-tional years becoming delinswer to the claims of said taxment and foreclosure of the hey, G. B. Keahey, Sadie Butler, W. H. Butler, T. E. C. Stewart, Mrs. Lena Miller, Mittle L. Pugh, J. S. Miller, Hall Walker, M. R. Newham, Mrs. Gladys George, if living, and if any or all of the above named proceeded of the said state, (there are no other \$440.00; E150' of N75' of Blk P. ants: Texas v. Frances Fee et al, in ing units without further cita securing payment of such taxing units which assess and You are hereby commanded to quent after suit was filed, as Sub 4. Cisco \$37.00; E50' of W200' tion or notice. Said suit is to col which said suit the State of Texas provided by law. All of N100 of Blk Q. Sub 1. Cisco est, penalties, and costs all collect taxes on this property) appear and defend such suit at well as all interest, penalties, or before 10 o'clock A. M. on the and cost allowed by law up to as, suing for itself and the Cou lect taxes on the following de which said taxing units shall ap-\$21.00; N55' of S225' of E150' of nty of Eastland and all political scribed real estate and /or per first Monday after the expiration pear in said cause and each file by law are included in said Blk R, Sub 1, Cisco \$1050:00: 40 Each party to said suit shall and including the day of judgsonal property, assessed in the of forty-two (42) days from and subdivisions and districts whose a claim for delinquent taxes acres, Abst 877, F. M. Seabourn Survey, and being the N^{1/2} of the W^{1/2} of the NW^{1/4} of Sec. 8, Blk 3, now on file or hereafter file above-named persons be dead. the ment herein, and all costs of the taxes are collected by the Assesname of the above-named defendafter the date of issuance hereo unknown heirs of each or all of suit. Plaintiff's petition was filed against the property or any part ants for the years 1919 through the same being the 31st day of [sor and Collector of taxes for on the 17th day of November, thereof described in the petition the said above-named persons who January, A. D., 1949 (which is) 1947 and in the amount shown A. D., 1948 in a certain suit said county, is plaintiff, and of said plaintiff , and the said debe dead, and the unknown owner or owners of the hereinaf-ter described land and of the exe-H&TC Rv. Co. Survey, Eastland return date of such citation). No. 369A styled the State of above named party defendants fendants' shall appear and answer opposite said property described said cause by all other before the Honorable District Texas v. J. H. Holeman et al, in County, Texas, \$84.00; 30 acres, as follows, to-wit: are defendants, and said plainto the claims of said taxing units hereto. Court of Eastland County, Texas which said suit the State of cutors, administrators, guardians, Abst. 808. F. Lartimer Survey Witness my hand and office seal at my office in Easter Lot 10 Blk S College Hts without further citation or tiff has impleaded the City of and legal representatives, and all to be held at the courthous and being out o fa 110 a. tract Cisco and the Cisco Independent notice. Said suit is to collect tax-Cisco \$24.00; Lot 9, Blk P College Texas, suing for itself and the persons owning or having or Texas, this 15th day of Det. thereof, then and there to sho whose taxes are collected by the out of the SW1/4 of Sec. 30, Blk claiming any legal or equitable interest in the land described herein, defendants: tes on the following described School District, taxing units in Ht Cisco \$50.00; Lots 3 and 4 County of Eastland and all poli-2, H&TC Ry. Co. Survey, Eastreal estate and /or personal Blk O College Hts, Cisco \$40.00; said state, (there are no other D., 1948. land County, Texas. Deed ref tical subdivisions and districts property, assessed in the name Lot 3 Blk K College Hts, Cisco ROY L. LANE, collect taxes on this property) interest, and cost, and condemn You are hereby commanded to of the above-named defendants Vol. 278, Page 633 \$71.00, Assessor and Collector of taxes \$90.00; Lot 1 Blk K College Hts. Clerk, District Court ing said property and ordering taxing units which assess and appear and defend such suit at or before 10 o'clock A. M. on the foreclosure of the constitutiona together with penalties, interest for said county, is plaintiff, and for the years 1919 through 1947 Cisco \$75.00; Lots 1 and 2 Blk Eastland County, or before 10 o clock A. M. on the first Monday after the expiration which said taxing units shall apand statutory tax liens thereon and in the amount shown op- F College Hts, Cisco, \$150.00; Lots costs and expenses which have above-named party defendants pear in said cause and each for taxes due the plaintiff and posite said property described as 9 & 10 Blk E College Hts, Cisco, accrued or may legally accrue of forty-two (42) days from and are defendants, and said plaintif. file a claim for delinquent taxes the taxing units parties hereto, THE STATE OF TEXAS thereon. Plaintiff and/or interafter the date of issuance hereof has impleaded the City of Cisco follows. to-wit: \$2.00; Lots 1 and 2 Blk O Col-COUNTY OF EASTLAND IN THE NAME AND BY T against the property or any part and those who may intervene the same being the 31st day of herein, together with any add Lots 1 & 2, Blk B, Sub. College veners also seek the establishand the Cisco Independent School lege Hts, Cisco \$37.50; 100 acres thereof described in the petition January, A. D., 1949 (which is tional years becoming ment and foreclosure of the lien District taxing units in said state, Hts, Cisco \$70.00; Lot 1, Blk 5 in abst 1625 R. C. Atwood and AUTHORITY OF THE ST of said plaintiff, and the said securing payment of such taxes return date of such citation), quent after suit was filed, as (there are no other taxing units Sub. Belmont, Cisco, \$80.00; Lot being the N950 varas of the E before the Honorable District well as all interest, penaltie defendants shall appear and an OF TEXAS: 4 Blk 5, Sub. Belmont, Cisco. as provided by law. All interwhich assess and collect taxes on 709 varas of the R. C. Atwood swer to the claims of said tax-Court of Eastland County, Texas est, penalties, and costs allowed and cost allowed by law up \$3.50; Lot 6, Blk 5, Sub. Belmont this property) which said taxing Survey. Eastland Co., Texas by law are included in said suit. TO: Sarah Watkins, E to be held at the courthouse ing units without further citaand including the day of judi P. Swindall, W. A. Free, Campbell, J. T. Shaw, Cisco, \$3.00: Lot 5 Blk 6 sub Bel units shall appear in said cause thereof, then and there to show \$565.48 ment herein, and all costs of the tion or notice. Said suit is to Each party to said suit shall take mont, Cisco, \$50.00; Lot & Blk 6 and each file a claim for delinwhy judgment shall not be rend together with penalties, interest suit. Plaintiff's petition was filed notice of, and plead and answer Shaw, Sue collect taxes on the following Webst Sub. Belmont, Cisco, \$50.00; Lot quent taxes against the property ered for such taxes, penalties, on the 17th day of November costs and expenses which have to, all claims and pleadings J. R. Aaron, S. J. Swind now on file or hereafter filed in Swindell. T. W. Swinde Laird, J. B. Laird, F. described real estate and-or per 14 Blk 6, Sub. Belmont, Cisco interest, and cost, and condemnor any part thereof described in D., 1948 in a certain suit accrued or may legally accrue sonal property, assessed in the No. 367A styled the State of the petition of said plaintiff, and ing said property and ordering \$80.00; Lot 16, Blk 6, Sub. Belthereon. Plaintiff and/or inter name of the above-named desaid cause by all other parties | Swindell, individually and foreclosure of the constitutional Texas v. J. L. Laird et al. in the said defendants shall appear mont, Cisco, \$8.00; Lot 2 Blk 7. veners also seek the establishand statutory tax liens thereon hereto which said suit the State of and answer to the claims of said fendants for the years 1919 thro in fact for J. H. Swindel Sub. Belmont, Cisco, \$75.00; Lot ment and foreclosure of the lien for taxes due the plaintiff and Witness my hand and official Swindall, H. N. Prew eal at my office and official Tyler. Roy Rhtledge ugh 1947 and in the amount 6 Blk 8, Sub. Belmont, Cisco. Prewit taxing units without further cita-Texas, suing for itself and the securing payment of such taxes James the taxing units parties hereto, \$75.00; Lots 7 & 8, Blk 8, Sub County of Eastland and all poli- tion or notice. Said suit is to colshown opposite said property seal at my office in Eastland, Rutledge, Ruby Rutledge and those who may intervene as provided by law. All inter-Belmont, Cisco, \$150.00; Lot 6 7 Texas, this 15th day of Dec., A. Anderson, F.R. Anderson described as follows, to-wit: tical subdivisions and districts lect taxes on the following deest, penalties, and costs allowed herein together with any addiyears becoming delin & & Blk D, Sub. Belmont Park. Lots 1, 2 and 3, Blk I Sub 3 scribed real estate and /or perby law are included in said suit. whose taxes are collected by the tional Cisco, \$48.00; 30 Acres, Abst. 471 R. Tune, if living, and i Cisco, \$66.00; Lots 10 to 16, Blk I quent after suit was filed, as Assessor and Collector of taxes sonal property, assessed in the Each party to said suit shall take ROY L. LANE. all of the above-named pe and being out of the S 1/2 of Sec. as all interest, penalties, for said county, is plaintiff, and name of the above-named defend-Sub 3, Cisco, 110.00; Lets 17 to notice of, and plead and answer Clerk, District Court, dead, the unknown heir or all of the said abo 385. S P Ry Co Survey, Eastland and cost allowed by law up to 20, Blk I. Sub 3, Cisco 9.00; Lots ants for the years 1919 through to, all claims and pleadings Eastland County, Texas above-named party defendants abo and including the day of judg County, Texas, \$121.60; 10 acres are defendants, and said plaintiff 1947 and in the amount shown 21 to 24, Blk I. Sub 3. Cisco 75.00; persons who may be dead, now on file or hereafter filed in ment herein, and all costs of -0-1 Abst 185, and being a part of the opposite said property described Lot N118' of E120' of Blk I, Sub 4 unknown owner or own said cause by all other parties has impleaded the City of Cisco suit. Plaintiff's petition was filed hereinafter described land SE 1/4 of Sec. 15, Blk 3 H&TC isco, 27.50; Lots, S 53' of N 171' hereto. THE STATE OF TEXAS and the Cisco Independent School as follows to-wit: the 17th day of November, Lot 2, Bik 1, El Frethon Hts of the E 120' of Bik I, Sub 4. on Rv Co. Survey, Eastland County the executors, admin Witness my hand and official COUNTY OF EASTLAND) 1948 in a certain suit District taxing units in said state, guardians, and legal tives, and all persons D. repi Add. Cisco \$270.00; Lot S 60' of Cisco, 510.00; Lot N 100' of S 120' Texas, Deed, Record Ref. 232 seal at my office in Eastland, No 423A styled the State of Texas (there are no other taxing units IN THE NAME AND BY THE AUTHORITY OF THE STATE Page 122, \$56.00, v. Luther McCrea et al, in which said suit the State of Texas, suing Texas, this 15th day of Dec., A E 150' of Blk O, Sub 1, Cisco of Blk I, Sub 4, Cisco, 470.00; 40 having or claiming any equitable interest in the which assess and collect taxes on together with penalties, interest, this property) which said taxing \$20 00: Lot W 50' of E 200' of S acres, Abst. 1950, A. C. Hightow-D. 1948 costs and expenses which have OF TEXAS: for itself and the county of Eas 325' of Blk O. Sub 1 Cisco \$15.00. er, Add, and being the S 40 acribed herein, defendants ROY L. LANE. land and all political subdivisions units shall appear in said cause accrued or may legally accrue You are hereby com Lot W 50' of E 250' of S 125' of res of the E1/2 of the SE1/4 of A. # Clerk, District Court, TO: Clyde Aycock, M. E. Aycock, and districts whose taxes are col and each file a claim for delin appear and defend such thereon? Plaintiff and/or inter Eastland County, Texas lected by the Assessor and Col-lector of taxes for said county, is Grace Pulley, Aycock & Shipquent taxes against the property Blk O. Sub 1. Cisco \$170.00 Lot C. Hightower Survey, Eastland or before 10 o'clock A. M. veners also seek the establish or any part thereof described in W 122' of N 115' of Blk O. Sub County, Texas, 78.00. man, C. L. Morey, C. P. Mosement and foreclosure of the lien of forty-two (42) days from first Monday after the exit THE STATE OF TEXAS securing payment of such taxes COUNTY OF EASTLAND) as provided by law. All inter- IN THE NAME AND BY THE aintiff, and above-named party the petition of said plaintiff, and 2 Cisco \$620.00; Lot W 50' of S together with penalties, interest, ley, R. A. Park, R. A. Parker defendants, and above name of said plaintiff, and 2 Cisco \$620.00; Lot W 50' of S together with penalties, interest, securing payment of such taxes as provided by law. All inter-city of Cisco and the Cisco In-dependent School District and the taxing units without further cita-taxing units wit Lillie Blackburn, Lillie Wragg, after the date of he 31st Edgar Harris, Emile Winge, E. K. January, A. D., 1949 (w) AUTHORITY OF THE STATI taxing units without further cita- 115' of Blk O Sub 3. Cisco \$5.00: thereon. Plaintiff and/or inter-Winge, W. A. Ramsey, Gus Gar- January, A. D. such return date of such OF TEXAS: City of Ranger and the Ranger tion or notice. Said suit is to col- 50 acres, Abst 974, M. Robinson veners also seek the establish- Each party to said suit shall take TO: A. D. Everrett, Mrs. A. of the above-named persons be Court of Eastland County, D

lect taxes on the following de Add, and being 50 acres out of scribed real estate and /or per the NW Cor. of M. Robinson Sursonal property, assessed in the vey, Eastland County, Texas, as name of the above-named dedescribed in Vol 377, Page 626, fendants for the years 1919 Deed Records, Eastland County, through 1947 and in the amount | Texas \$360.57. together with penalties, interest shown opposite said property de-

costs and expenses which have scribed as follows to-wit: Lot S 94' of N 188' of Blk K. accrued or may legally accrue Sub 3, Cisco \$810.00; Lots 11 and thereon. Plaintiff and/or interveners also seek the establish-12, Blk M, Sub 1, Cisco \$5.00; Lot ment and foreclosure of the lien W 100' of S 100' of Blk M, Sub securing payment of such taxes 3 Cisco \$145.00; Lot E 75' of W 175' of S 140' of Blk M, Sub 3. as provided by law. All inter-Cisco \$230.00; Lot 8, Blk M, Sub est, penalties, and costs allowed 4. Cisco \$14.00: Lot 9, Blk M Sub by law are included in said suit, 4. Cisco \$278.00; 50 acres, Abst Each party to said suit shall take notice of, and plead and answer 828. A. W. Motley Add, and being to, all claims and pleadings the E 50 acres of the W 100 acres

now on file or hereafter filed in said cause by all other parties hereto.

Witness my hand and official seal at my office in Eastland, OF TEXAS: Texas, this 15th day of Dec., A D., 1948.

ROY L. LANE. Clerk, District Court, Eastland County, Texas

THE STATE OF TEXAS COUNTY OF EASTLAND IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

TO: Frances Fee, George Fee Mrs. C. H. Fee, Addie Fee, Mary Fee Spears, S. C. Bisbee. Mrs. Dorothy Prange, George Hagelsetein, J. M. Turley, C. Hagelstein, C. C. Hayley, Mrs. C. C. Havley, L. A. Hayley, Mrs. L. A. Haley, N. H. Haynes, Mrs. N.

H. Haynes, A. A. Greenman, Mrs. A. A. Greenman, Mrs. J.

tional

Court of Eastland County, Texas well as all interest, penalties, divisions and districts whose seal at my office in Eastland or any part thereof described in property described as follow You are hereby commanded to E. Carpenter, M. A. appear and defend such suit at to be held at the courthouse and cost allowed by law up to M. A. Brummer, L. J. or before 10 o'clock A. M. on the thereof, then and there to show and including the day of judg-Texas, this 15th day of Dec., A. taxes are collected by the Asses" the petition of said plaintiff, and wit: sor and Collector of taxes for Lots 5 and 6 Blk B the said defendants shall appear D., 1948. ment herein, and all costs of the Leach, Mrs. M. E. Townsend first Monday after the expiration why judgment shall not be rendand answer to the claims of said Hts Cisco, \$20.00; Lots 7 said county, is plaintiff, and

CITATION BY PUBLICATION CITATION BY PUBLICATION CITATION BY PUBLICATION CITATION BY PUBLICATION BY PUBLICATION notice of, and plead and answer now on file or hereafter filed in as provided by law. All interest, penalties, and costs allowed by law are included in said suit. hereto.

Witness my hand and official Each party to said suit shall take seal at my office in Eastland, J. L. Noble, M. B. Noble, B. M. notice of, and plead and answer Texas, this 15th day of Dec., A. Noble, Lee O. Jernigan, T. A. to, all claims and pleadings now on file or hereafter filed in D., 1958. said cause by all other parties

ROY L. LANE, Clerk, District Court, Eastland County, Texas

seal at my office in Eastland, Texas, this 15th day of Dec., A THE STATE OF TEXAS COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE Clerk, District Court, Eastland County, Texas OF TEXAS:

TO: V. W. Penn. Mrs. Ruth Flo wers, J. L. Collaran. J. L. Callerman. B. C. Bell, W. W. Moore, Mrs. W. W. Moore, S. C. Barr,

COUNTY OF EASTLAND) IN THE NAME AND BY THE F. A. Shipp, Virgil Hart. T. A. AUTHORITY OF THE STATE Shipp, Ida Lou Shipp, Ralph H. Odom. J. G. Rumph, if living, and if any or all of the above-TO: Stella Caldwell, J. D. Laudnamed persons be dead, the unerdale H. H. Tompkins, L. known heirs of each or all of the Tompkins, C. S. Surles. F. said above named persons who Harrell G. R. Nance, L. A. Tulmay be dead, and the unknown los, Effie L. Kirby, J. C. King, Mrs. J. C. King, Samuel Greer, owner or owners of the herein-C. C. Jones, H. S. Drumwright, after described land and of the Bernie McCrea, Yancey J. Mc- executors. administrators. gua rdians, and legal representatives, Allen, Allie Allen, if living, and uitable interest in the land desif any or all of the above-nam- cribed herein, defendants: You are hereby commanded to

heirs of each or all of the said appear and defend such suit at above-named persons who may or before 10 o'clock A. M. on the be dead, and the unknown own- first Monday after the expiration er or owners of the hereinafter of forty-two (42) days from and after the date of issuance hereof herein, together with any addi the same being the 31st day of tional years becoming January, A. D., 1949 (which is return date of such citation) before the Honorable Distric Court of Eastland County, Texas to be held at the courthouse thereof, then and there to sho

and the unknown heirs of each why judgment shall not be rend has impleaded the City of TO: J. H. Holeman, J. B. McCanappear and defend such suit at A. D., 1948 in a certain suit ered for such taxes, penalties or all of the said above-named and the Cisco Independent 663 BBB&C. as described in Vo 239 page 577 and Vol 114 page 543 ess, Mrs. J. B. McCanless, Bob or before 10 o'clock A. M. on the No. 370A styled the State of interest, and cost, and condemnpersons who may be dead, and district taxing units in Key, J. T. Brown, A. C. Holder, first Monday after the expiration ing said property and orderin Texas v. A. D. Everrett et al. in state, (there are no other t hereto. Claudia Hogan Mrs. L. A. White, the unknown owner or owners of forty-two (42) days from and foreclosure of the constitutional which said suit the State of and being a part of the E^{1}_{2} of the N^{1}_{2} of said Sur., 224.46. units which assess and Mrs. Lillie O. Smith, E. E. Grath, Witness my hand and official of the hdreinafter described after the date of issuance hereof and statutory tax liens thereon Texas, suing for itself and the E. E. Grothe, J. H. McGillus, C. W. Wright, A. L. Mayhew, E. H. the same being the 31st day of or taxes due the plaintiff and taxes on this property). land and of the executors, admseal at my office in Eastland, together with penalties, interest, County of Eastland and all poli-January, A. D., 1949 (which is the taxing units parties hereto said taxing units shall app Texas, this 15th day of Dec., A instrators, guardians, and legal costs and expenses which have tical subdivisions and districts return date of such citation). and those who may interven said cause and each file a D. 1948 Leach, I. J. Allen, Mrs. Lela Inrepresentatives, and all persons whose taxes are collected by the before the Honorable District herein, together with any addi for delinquent taxes against ROY L. LANE. gram if living, and if any or all owning or having or claiming Court of Eastland County, Texas tional years becoming Assessor and Collector of taxes property or any part there of the above-named persons be any legal of equitable interest in to be held at the courthouse quent after suit was filed, as for said county is plaintiff, and, scribed in the petition of Eastland County, Texas dead, the unknown heirs of each the land described herein, dethereof, then and there to show well as all interest, penalties, above-named party defendants plaintiff, and the said defe why judgment shall not be rendor all of the said above-named fendants: and cost allowed by law up t are defendants, and said plaintiff shall appear and answer persons who may be dead, and ered for such taxes, penalties, You are hereby commanded to and including the day of judg has impleaded the City of Cisco claims of said taxing units interest, and cost, and condemn ment herein, and all costs of th est, penalties, and costs allowed the unknown owner or owners of appear and defend such suit at and the Cisco Independent School ing said property and ordering suit. Plaintiff's petition was filed out further citation or the hereinafter described land or before 10 o'clock A. M. on the foreclosure of the constitutional on the 17th day of Novembe District taxing units in said state, first Monday after the expiration Said suit is to collect taxes IN THE NAME AND BY THE and of the executors, administraand statutory tax liens thereon (there are no other taxing units AUTHORITY OF THE STATE tors, guardians, and legal repreof forty-two (42) days from and A. D., 1948 in a certain sui the following described rea for taxes due the plaintiff and No. 384A styled the State of Tex which assess and collect taxes on tate and /or personal pro after the date of issuance hereof sentatives, and all persons ownthe taxing units parties hereto, the same being the 31st day of this property) which said taxing as v. V. W. Penn et al. in which assessed in the name of ing or having or claiming any the same being the 17th day of and those who may intervene said suit the State of Texas, suabove-named defendants for said cause by all other parties units shall appear in said cause January, A. D., 1949 (which is herein, together with any addilegal or equitable interest in the and each file a claim for delin- years, 1919 through 1947 and years becoming ing for itself and the County of delln land described herein, defendreturn date of such citation), before the Honorable District quent after suit was filed, as the amount shown opposit Eastland and all political subquent taxes against the property Johnson, Fred Grist, F. E. Car- ants:

dead, the unknown heirs of e Everrett, W. H. Hayes, T. securing payment of such taxes to, all claims and pleadings Lockhart, Clyde Weathers, Mrs. or all of the said above name Chas. Curry, Mrs. Willie Curry, persons who may be dead, the unknown owner or owner said cause by all other parties D. Ball, W. M. Eisenhower, W. F the hereinafter described Brown, Mrs. Gay Weaver, Gay and of the executors, adm Weaver, A. B. Wilson, Ray Judia trators, guardians, and legal resentatives and all owning or having or e Simmons W. E. Busby, W. R. Busby if living, and if any or all any legal interest in the described herein defendan of the above-named persons be You are hereby comm dead, the unknown heirs of each appear and defend or all of the said above-named or before 10 o'clock A. persons who may be dead, and first Monday after the the unknown owner or owners of forty-two (42) days of the hereinafter described land after the date of and of the executors, administrathe same being the tors, guardians, and legal repre--January, A. D., 1949 (which sentatives, and all persons ownreturn date of such before the Honorable ing or having or claiming any Court of Eastland County legal or equitable interest in the held at the land described herein, defendthereof, then and there why judgment shall not be ants:

ered for such taxes You are hereby commanded to interest, and cost, and appear and defend such suit at ing said property and or before 10 o'clock A. M. on the foreclosure of the cor first Monday after the expiration of forty-two (42) days from and and statutory tax li after the date of issuance hereof for taxes due the nl the same being the 31st day of the taxing units parties and those who may January, A. D., 1949 (which is herein, together with return date of such citation) tional years beco before the Honorable District quent after suit was Court of Eastland County, Texas to be held at the courthouse well as all interest. thereof, then and there to show and cost allowed by A. Graham, E. B. Baker, M. I. ing or claiming any legal or eq- why judgment shall not be rend- and including the day of Allen Allen if himself in the state of th ered for such taxes, penalties, ment herein, and all suit Plaintiff's petition interest, and cost, and condemning said property and ordering on the 17th day of 1948 in a certai A. D., foreclosure of the constitutional and statutory tax liens thereon No. 385A styled the Texas v. Clyde Aycock et for taxes due, the plaintiff and the taxing units parties hereto, which said suit the State and those who may intervene Texas, suing for itself and County of Eastland and all delin tical subdivisions and quent after suit was filed, as whose taxes are collected well as all interest, penalties, Assessor and Collector of and cost allowed by law up to for said county, is plaintiff and including the day of judgabove-named party defe ment herein, and all costs of the are defendants and said p suit. Plaintiff's petition was filed on the 17th day of November.

A. Hathcock, Roy M. Perry, S. IN THE NAME AND BY THE P. Rumph, T. G. Rumph, if living, and if any or all of the above-named persons be dead,

Crea, Geo. A. Field, H. T. Field. ed persons be dead, the unknown

hereto.

D., 1948.

Witness my hand and official

ROY L. LANE.

THE STATE OF TEXAS

described land and of the executors, administrators, guardians, and legal representatives, and all persons owning or having or claiming any legal or equitable

interest in the land described herein defendants: You are Hereby commanded to

ursday, December 30, 1948

THE DAILY PRESS, CISCO, TEXAS

PAGE SEVEN

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held at the courthouse then and there to show gment shall not be rendeirs of e such taxes, penalties, and cost, and condemnid property and ordering of the constitutional stutory tax liens thereon due the plaintiff and king units parties hereto, who may intervene together with any addipecoming vears. after suit was filed, as all interest, penalties, allowed by law up to ding the day of judgin, and all costs of the xpirati aintiff's petition was filed 17th day of November 1948 in a certain suit tyled the State of Texas in which Watkins et ate of Texas, suing nd the County of Eastpolitical subdivisions ose taxes are col-Assessor and Collecr said county. ve-named party defendants. and impleaded d the Cisco Inde-District, and the Independent School nits in said state. other taxing units d collect taxes or which said taxing ear in said cause for delin inst the property thereof described in said plaintiff, and dants shall appear the claims of said further cita-Said suit is to the following detate and/or personal sed in the name of ed defendants for through 1947 and shown opposite said ribed as follows, to-

the

Blk 1, Luse Add Lots 2 and 3, Blk isco, 80.00; Lots 4 Luse Add. Cisco , 16 and W1/2 of Add, Cisco, 80.00; and W12 of 10. Blk 150,00; 30 ETRR Co. Sur, and acres of the N 60 Sec 9, Blk hereto. Eastland County, 160 acres, Abst 97 of the SE¼ of , and being the W ETRR Co. Sur, East-

Texas, 117.33. th penalties, interest expenses which have may legally accruc Plaintiff and/or inter

seek the establishforeclosure of the lien payment of such taxes led by law. All inter-Ities, and costs allowed claims and pleadings ile or hereafter filed in e by all other parties

my hand and official y office in Eastland, 15th day of Dec., A.

are defendants, and said plaintiff taxing units without further citahas impleaded the City of Cisco tion or notice. Said suit is to coland the Cisco Independent School lect taxes on the following de District taxing units in said state scribed real estate and or per-(there are no other taxing units sonal property, assessed in the which assess and collect taxes on name of the above - named dethis property) which said taxing fendants for the years 1919 units shall appear in said cause through 1947 and in the amount and each file a claim for delinshown opposite said property described as follows, to-wit: quent taxes against the property or any part thereof described in Lot W 75' of S 115' of Blk N. the petition of said plaintiff, and Sub 2, Cisco \$100.00; Lot 10, Blk the said defendants shall appear M. Sub 4. Cisco \$25.00; Lot E and answer to the claims of said taxing units without further cita-N, Sub 2, Cisco \$30.00; Lot 5, Blk D., 1948. tion or notice. Said suit is to col-N. Sub 4, Cisco \$45.00; Lot E 100' lect taxes on the following deof S 115' of Blk N Sub 3 Cisco scribed real estate and /or per-\$33.00; Lot 9, Blk N, Sub 4, Cisco sonal property, assessed in the \$475.00: Lot 10, Blk N, Sub 4 name of the above-named de-

Cisco \$145.00; Lot 12, Blk N fendants for the years 1919 Sub 4, Cisco \$165.00: 16 2 /3 acres. through 1947 and in the amount Abst 1928 W. M. Nolan Add, and shown opposite said property debeing the 181/4 acres of Abst 1928. Wm. Nolan Survey, less 11/2 acres

Lot 1. Blk M. Sub 4. Cisco out of the SW Cor. of said Sur-\$52.00: Lot 2.*Blk M. Sub 4. Cisco vey. Eastland County, Texas \$52.00; Lot 3 Blk M. Sub 4. Cisco \$52.75. \$52.00: Lot 4. Blk M. Sub 4. Cisco

together with penalties, interest \$52.00: Lot 5 Blk M. Sub 4 Cisco costs and expenses which have \$52.00; Lot 6. Blk M. Sub 4. Cisco accrued or may legally accrue \$52.00: Lot E 50' of S 115" of Blk thereon. Plaintiff and/or inter M. Sub 3. Cisco 100.00: Lot W 50' veners also seek the establishof E 145' of N 115' of Blk M. Sub ment and foreclosure of the lier 3. Cisco \$45.00: Lot 11. Blk M. securing payment of such taxes Sub 4. Cisco. \$360.00; Lot 12. Bly as provided by law. All inter-M. Sub 4. Cisco \$360.00; 50 acres. est, penalties, and costs allowed Abst 1203, J. A. Weeks Add, as by law are included in said suit. described in Vol 268, Page 396 Each party to said suit shall take Deed Rcords, Eastland County. notice of, and plead and answer Texas, and being the SW part of to, all claims and pleadings the J. A. Weeks Survey in said now on file or hereafter filed in said cause by all other parties

together with penalties, interest, hereto. cents and expenses which have Witness my hand and official first Monday after the expiration al at my office in Eastland, of forty-two (42) days from and accrued or may legally accrue seal at my office in Eastland.

thereon. Plaintiff and/or inter-Texas, this 15th day of Dec., A. veners also seek the establish-D., 1948. ment and foreclosure of the lien

ROY L. LANE. Clerk, District Court. Eastland County, Texas

THE STATE OF TEXAS COUNTY OF EASTLAND IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

TO: R. R. Turner, Jim Flliott. G. C. McAuley. Thelma McAuley. Mrs. Virgie Brown, J. J. Brown Grace Harper, J. O. Rice, Pohert L. Turner, L. C. Phagan, M. W. O'dham, Blanche Miller, Victoria Iolomo. Jesus Contraros, H. L. Vestal if living, and if any or all

o be

ment and foreclosure of the lien securing payment of such taxes as provided by law. All interest, penalties, and costs allowed by law are included in said suit. Each party to said suit shall take notice of, and plead and answer to, all claims and pleadings now on file or hereafter filed in said cause by all other parties

hereto. Witness my hand and official seal at my office in Eastlanck 3712' of W 11212' of S 115' of Blk Texas, this 15th day of Dec., A

> ROY L. LANE. Clerk, District Court, Eastland County, Texas

THE STATE OF TEXAS COUNTY OF EASTLAND IN THE NAME AND BY THE AUTHORITY OF THE STATE

OF TEXAS: 10: J. W. Williams, A. P. Reeves G. C. Crowder, C. R. Etter, A. L. Dudley, Mrs. Julia B. Doyle, Luther V. Doyle, J. M. Huckabee, W. B. Johnson, Mrs. S. F. John-son, A. H. Roden, E. A. Kaufman E. A. Coughman, J. L. Collingif living, and if any or all of the above-named persons be dead, this anknown heirs of each or all of the said above-named person who may be dead, and the unknown after described land and of the on the 17th day of November, executors, administrators, guar-dians, and legal representatives. No. 418A styled the State of Texas and all persons owning or having or claiming any legal or coultable

interest in the land described herein defendants: You are hereby commanded to appear and defend such suit at fore 10 o'clock A. M. on the

after the date of issuance hereof return date of such citat on), state, (there are no other taxing before the Honorable District units which a sess and collect taxes before

Court of Eastland County, Texas to be held at the courthouse thereof, then and there to show why judgment shall not be rendered for such taxes, penalties, interest, and cost, and condemning said property and ordering foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and the taxing units parties hereto, and those who may intervene herein, together with any addi-tional years becoming deinquent after suit was filed, as well as all interest, penalties, and cost allowed by law up to and including the day of judg-ment herein, and all costs of the suit. Plaintiff's petition was filed on the 17th day of November, A. D., 1948 in a certain suit-No. 415A styled the State of Texas v. J. W. Williams et al, in which

held at the courthout this property) which said taxing units shall appear in said cause and each file a claim for definerty) which said taxif thereof, then and there to show why judgment shall not be rendquent taxes against the property or any part thereof described in the petition of said plaintiff, and ered for such taxes, penalties, interest, and cost, and condemn ing said property and ordering the said defendants shall anpear and answer to the claims of said foreclosure of the constitutional and statutory tax liens thereon taxing units without further cita-tion or notice. Said suit is to colfor taxes due the plaintiff and the taxing units parties hereto, lect taxes on the following describ-ed real estate and/ or personal property, assessed in the name of the above-named defendants for the years 1919 through 1947 and in the amount shown opposit said property described as follows, to-wit: lect taxes on the following describand those who may intervene herein, together with any addi-tional years becoming dennyears becoming quent after suit was filed, as well as all interest, penalties, and cost allowed by law up to and including the day of judg-Lots 1 to 3, Olsen 1st Add, Cise ment herein, and all costs of the \$270.00: Lot 4. Olsen 1st Add, Cisco, Cisco, 300.00; Lot 5, Olsen 1st Add, suit. Plaintiff's petition was filed on the 17th day of November, Cisco, 52 50; Lots 9, 10, and 11. Olsen 1st Add, Cisco. 146.00; Lot D., 1948 in a certain suit No. 413A styled the State of Texas 12. Olsen 1st Add, Cisco. 130.00; Lot 13, Olsen 1st Add. Cisco. 150.00; Lot 14. Olsen 1st Add. v. R. R. Turner et al. in which said suit the State of Texas, suing for itself and the County of Eastland Cisco, 137.50; 50 acres, Ab-t 25, and all political subdivisions and Wm. H. Burgess Sur, and being out of the NE Cor of the Wm. H. districts whose taxes are collected Burgess Sur, of Eastland County, Texas, 338.73 together with penalties, interest, costs and expenses which have accrued or may legally accrue thereon. Plaintiff and/or interveners also seek the establishment and foreclosure of the lien securing payment of such taxes as provided by law. All interest, penalties, and costs allowed by law are included in said suit. Each party to said suit shall take notice of, and plead and answer to, all claims and pleadings now on file or hereafter filed in said cause by all other parties hereto.

or owners of the hereinafter de scribed land and of the executors administrators, guardians, and legal representatives, and all pe and ions owning or having or caiming any legal or coultable interes n the land deteribed he ein, de endants: You are hereby commanded to

appear and defend such suit at or before 10 o'clock A. M. on the first Monday after the expiration of forty-two (42) days from and after the date of issuance hereof the same being the 31st day of

January, A. D., 1949 (which is return date of such citation) before the Honorable District

Court of Eastland County, Texas to be held at the courthouse thereof, then and there to show why judgment shall not be rendered for such taxes, penalties, interest, and cost, and condemning said property and ordering foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and the taxing units parties hereto, and those who may intervene herein, together with any additional years becoming quent after suit was filed, as well as all interest, penalties, and cost allowed by law up .c and including the day of judgment herein, and all costs of th suit. Plaintiff's petition was filed suit the State of Texas, suing for itself and the County of Eastland and all political subdivisions and districts whose taxes are collected by the Assessor and Collector o taxes for said county, is plaintiff and above-named party defendart first Monday after the expiration of forty-two (42) days from and after the date of issuance hereof the same being the 31st day of January, A. D., 1949 (which is School District taxing units in sai

> on this property) which said ta ing units shall appear in said curs and each file a claim for drin quent taxes against the property or any part thereof described . the p tition of said plaintiff, and

18.00; Lot 6, Blk 1, Reynolds Add Cisco, 295.00; Lot 1, Blk 2, Rey nolds Add, Cisco, 187.50; Lot 2 Blk 2, Reyno'ds Add, Cisco

CTATION BY PUBLICATION | CITATION BY PUBLICATION | CITATION BY PUBLICATION tional years becoming delinquent after suit was filed, as well as all interest, penalties, and cost allowed by law up to and including the day of judgment herein, and all costs of the suit. Plaintiff's petition was filed on the 17th day of November A. D., 1948 in a certain suit No. 419A styled the State of Leva Reland Porter et al, said suit the State of Texas, suin for itself and the County of East and and all political subdivisio and districts whose taxes are c lected by the As essor and (ector of taxes for said county is plaintiff, and above-named party e endants are defendants, and aid plaintiff has impleded ity of Cisco and the Cisco In adent School District and Eastland Independent School Di rict taxing units in said state there are no other taxing uni hich assess and collect taxes o is property) which said taxing appear in said car nd each file a c'aim for de'in uent taxes against the property r any part thereof described in he petition of said plaintiff, and shall appear said defendants and answer to the claims of axing units without further citanotice. Said suit is to collect taxes on the following describ real estate and/or personal coperty, assessed in the name cf at we-named defendants for years 1919 through 1947 and in the amount shown opposite said property described as follows, to-

Vot: 1. Blk 3, Reynolds, Cisco 337747; Lot 2, Blk 3, Reynolds, Cisco, 184.21; Lots 3 to 6 Blk 3 Reynolds, Cisco, 120.00; E125' of S87 ½ of Rhodes Addr. C'sco. (Vol H-128). 112.50; E125 of N91 4 of S178 4 of Rhodes Addr. Cisco, desc. in Vel. H-128, 150.00; 160 acres, Abst. 163, Jas, Hannut Survey and being the James Hanburn Survey, Eastland County, Texas SW4, of, 135.81; 320 acres, Abst. 130, J. R. Foster Survey and being all of Sec. 22, T. R. Foster revey, Eastland County, Texas, 264.22

together with penaities, interest, costs and expenses which have accrued or may legally accrue thereon. Plaintiff and/or interveners also seek the establishment and foreclosure of the lien securing payment of such taxes as provided by law. All interest, penalties, and costs allowed by law are included in said suit. Each party to said suit shall take notice of, and plead and answer to, all claims and pleadings now on file or hereafter filed in said cause by all other parties hereto.

Witness my hand and official seal at my office in Eastland, Texas, this 15th day of Dec. A. D., 1948. D., 1948.

> ROY L. LANE. Clerk, District Court Eastland County, Texas -0-

THE STATE OF TEXAS COUNTY OF EASTLAND IN THE NAME AND BY THE AUTHORITY OF THE STATE

TO: T. J. Smith, Jno. M. Smith,

Mrs. Dorothy Shahan, N. M. Cun- Crawford,

above-named party defendants are detendants, and said plaintint has impleaded the city of cisco and the Cisco Independent School District taxing units in said state, (there are no other taxing units which assess and collect taxes on scribed as follows, to-wit: this property) which said taxing

quent taxes against the property or any part thereof described in the petition of said plaintiff, and the said defendants shall appear and answer to the claims of said taxing units without further citation or notice. Said suit is to collect taxes on the following de- together with penalties, interest, scribed real estate and/or pername of the above-named defend-

ants for the years 1919 through as follows, to-wit:

A, Sub 1, Cisco \$475.00; W 47' of E 103' of S 144' of Blk A. Sub 1. Cisco \$1875.00; E 144' of N 125 of Blk A Sup 1, Cisco \$270.00: W 140' of E 200' of S 125' of Blk A, Sub 2, Cisco \$390.00; W 100 of N 125' of Blk A, Sub 2, Cisco \$149.37; E 39 of W 139 of N 125'

Sub 2, Cisco \$54.00; W 67' of E D., 1948. 117' of N 125' of Blk A, Sub 2.

Cisco \$33.00; E 50 of N 125' of Dik A, Cisco \$48.00; E 50' of W 250' of S 115' of Blk A. Sub 3. Cisco \$30.00; E 50' of W 150' of M 135' of Blk A, Sub 3. Cisco \$150.-00; 98 acres, Abst. 1617, J. J. Powers Add, and being all of the J. J. Powers Survey, Eastland County, Texas, and being the H

12 of the NW14 of Sec 2. Blk 4. H&TC Rv. Co. Survey. Eastland County, Texas \$489.97. together with penalties, interest costs and expenses which have accrued or may legally accruthereon. Plaintiff and/or interveners also seek the establishment and foreclosure of the lien securing payment of such taxes as provided by law. All interest, penalties, and costs allower by law are included in spic suit. Each party to said suit shall take notice of, and plead and answer to, all claims and pleadings now on file or hereafter filed in said cause by all other parties hereto.

Witness my hand and official seal at my office in Eastland, Texas, this 15th day of Dec., A. ROY L. LANE. Clerk, District Court,

Eastland County, Texas

THE STATE OF TEXAS COUNTY OF EASTLAND IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

OF TEXAS

TO: J. W. Williams, Vennie Harris, W. J. Williams, V. A. Harris, J. C. Carr, H. H. Spangel, W. E. Crawford, A. R. Mace C. A.

for personal property, assessed in the name of the ak, ve-named de fendants for the years 1919 shrough 1947 and in the amount chown opposite said property de Lot 1, Sub Olson 2nd, Cisco, units shall appear in said cause and each like a claim for denn-quent taxes against the property 2nd, Cisco, 118.56; Lot 4, Sub Olson 2nd, Cisco, 90.25; Lots 39 thru 42, Sub Olson 2nd, Cisco, 22 50;

Said suit is to collect taxes on the

following described real estate and

43. Sub Olson 2nd, Cisco, 50 00; Lot 44, Sub Olson 2nd, Cisco, 150.00; 110 A Abst. 52 and being the E 549 Vrs. of S 1141 Crs. he W. 1988 Vrs. of the Geo. Click Survey, Eastland County, Texas, 320,00.

costs and expenses which have sonal property, assessed in the accrued or may legally accrue thereon. Plaintiff and/or interveners also seek the establish-1947 and in the amount shown ment and foreclosure of the lien apposite said property described securing payment of such taxes as provided by law. All inter-E 50' of W 200 of S 125' of Blk est, penalties, and costs allowed by law are included in said suit. Each party to said suit shall take notice of, and plead and answer all claims and pleadings now on file or hereafter filed in said cause by all other partic hereto.

Witness my hand and official of Blk A, Sub 2. Cisco \$50.00; E, seal at my office in Eastland, 64' of W 203' of N 125' of Blk A. rexas, this 15th day of Dec., A.

> ROY L. LANE, Clerk, District Court, Eastland County, Texas

THE STATE OF TEXAS COUNTY OF EASTLAND IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

TO: M. D. Bailey, M. J. Hazelwood, M. F. Watts, Q. G. Arnold, C. W. Mayes, Floyd White J. D. Barker, Mary Jane Kidney, Mrs. J. A. Rhodes R. H. Dunning, Mrs. Eunice Gaverick, W. W. Wallace, Georgia H. Henderson, Individually and as Guardian of Lael Henderson, Mrs. J. R. Henderson. R. M. Loflin, Charline T. Mitchell, Z. E. Marvin, C. D. Cain. J. S. Crouch, R. M. Loftin, if living, and if any or all of the above-named persons be dead, the known heirs of each or all of the said above-named persons who may be dead, and the unknown owner or owners of the bereinafter described land and of the executors, administrators, guardians, and legal representatives and all persons owning of

having or claiming any legal or equitable interest in the land described herein, defendants:

You are hereby commanded to meer and defend such suit at or before 10 o'clock A. M. on the first Monday after the expiration of forty-two (42) days from and ofter the date of issuance hereo the same being the 31st day January, A. D., 1949 (which return date of such citation), before the Honorable District

the said defendants shall appea and answer to the claims of taxing units without further ci tion or notice. Said suit is to e leet, taxes on the following scribed real estate and/or persona property, assessed in the dame of the above-named defendants for the years 1919 through 1947 and in the amount shown oppo ite property described as follows, to witt Add., Cisco, \$400,00; Lot 4, Blk Add., Cisco, \$400,00; Lot 4, Blk I, Reynolds Add., Cisco, 36.00; Fot 5, Blk 1, Reynolds Add., Cisco

of the above-named nersons be dead, the unknown heirs of each or all of the said above-named persons who may be dead, and the un-

known owner or owners of the hereinafter described land and of the executors, administrators, guardians and legal representa-

OF TEXAS:No. 41AA styled the state of Texas, suing
said suit the State of Texas, suing
the same being out of the State
or before 10 o'clock A. M. on the
first Monday after the expiration
after the date of issuance hereof
the same being the 31st day of
January, A. D., 1949 (which is
teturn date of such citation)
before the Honorable District
to be held at the courthouseNo. 41A styled the State of Texas, suing
und districts whose taxes are col-
lected by the Assessor and Col-
set and above-named paring
to State State of City of Cise and the County, Texas,
to be held at the courthouseNo. 41A style 182, Rey
and districts whose taxes for said county, Texas,
to the same being out of
the same being out of
set and the County of Cise and the Cise of the NE '4
City of Cise and the Cise of the NE '4<br/ ives, and all persons owning or

est, penalties, and costs allowed by law are included in said suit. Each party to said suit shall take notice of, and plead and answer to, all claims and pleadings now on file or hereafter filed in said cause by all other parties

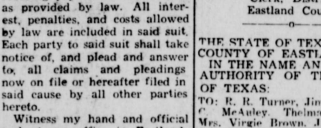
Witness my hand and official seal at my office in Eastland, Texas, this 15th day of Dec., A. D., 1948.

securing payment of such taxes

ROY L. LANE, Eastland County, Texas

County, \$423.85.

THE STATE OF TEXAS OF TEXAS:



Clerk, District Court,

scribed as follows, to-wit:

COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE

re included in said suit. TO: Bessie Wilson. Ira J. Doby to said suit shall take bins, C. V. Stephens, C. H. Huntand plead and answer | ington, Clara Huntington, Vera

ROY L. LANE. lerk, District Court. Eastland County, Texas

ATE OF TEXAS TY OF EASTLAND) HE NAME AND BY THE Y OF THE STATE

> W. Levy. Paul Cooper. Mrs. M. E. B. Rose Wood, Rose Ethel Earnest T. J.

H. D. Browning, R. E. g. G. A. Clements W. R. if living, and if any or the above-named persons d, the unknown heirs of of forty-two (42) days from and all of the above-named who may be dead and own owner or owners of einafter described land he executors, administralardians, and legal repreves, and all persons ownthereof, then and there to show claiming any legal or interest in the land deherein, defendants: e hereby commanded to nd defend such suit at 10 o'clock A. M. on the and statutory tax liens thereon lay after the expiration for taxes due the plaintiff and v-two (42) days from and date of issuance hereof and those who may intervene being the 31st day of herein, together with any addi-A. D., 1949 (which is tional quent after suit was filed, as tate of such citation), Honorable District Eastland County, Texas held at the courthouse ment herein, and all costs of the then and there to show ment shall not be rendsuch taxes, penalties, and cost, and condemnproperty and ordering e of the constitutional atutory tax liens thereon s due the plaintiff and xing units parties hereto, who may intervene together with any addi-years becoming dennafter suit was filed, as all interest, penalties, allowed by law up to cluding the day of judgerein, and all costs of the intiff's petition was filed

ND

No. 368A styled the State of Texas v. Bessie Wilson et al in which said suit the State of Texas, suing for itself and the County of Eastland and all political subdivisions and districts whose taxes are collected by the Assessor and Collector of taxes for said county, is plaintiff, and above-named party defendants are defendants, and said plaintiff has impleaded the City of Cisco 17th day of November and the Cisco Independent School 1948 in a certain suit District taxing units in said state A styled the State of (there are no other taxing units v. M. W. Levy et al in which assess and collect taxes on said suit the State of this property) which said taxing suing for itself and the units shall appear in said cause and each file a claim for delinof Eastland and all poliubdivisions and districts quent taxes against the property taxes are collected by the or any part thereof described in and Collector of taxes the petition of said plaintiff, and

be dead, the unknown heirs of each or all of the said abovenamed persons who may be dead. and the unknown owner or owners of the hereinafter described land and of the executors. administrators, guardians, and legal representatives, and all per-

sons owning or having or claiming any legal or equitable intertional est in the land described herein. defendants:

years becoming

You are hereby commanded to appear and defend such suit at or before 10 o'clock A. M. on the first Monday after the expiration after the date of issuance hereof Α. the same being the 31st day of January, A. D., 1949 (which is return date of such citation), before the Honorable District Court of Eastland County, Texas to be held at the courthouse

by the Assessor and Collector of why judgment shall not be rendtaxes for said county, is plaintiff, ered for such taxes, penalties, interest, and cost, and condemnand above-named party defendants are defendants, and said plaintiff has impleaded the City of Cisco ing said property and ordering foreclosure of the constitutional and the Cisco Independent School District, and the Cross Plains Independent School District taxing units in said state, (there are no the taxing units parties hereto, other taxing units which assess and collect taxes on this property) which said taxing units shall appear in said cause and each file a claim for delinquent taxes well as all interest, penalties, against the property or any part thereof described in the petition of and cost allowed by law up to and including the day of judgsaid plaintiff, and the said defendants shall appear and answer to the claims of said taxing units suit. Plaintiff's petition was filed on the 17th day of November, A. D., 1948 in a certain suit without further citation or notice. Said suit is to collect taxes on the following described real estate and/or personal property, as-sessed in the name of the abovenamed defendants for the years

1919 through 1947 and in the mount shown opposite said propamount shown opposite said prop-erty described as follows, to-wit: Lot 4, Blk 1, Newman Add, Cis-co, \$25.00; Lot 5, Blk 1, Newman Add, Cisco, 19.00; Lot 6, Blk 1, Newman Add, Cisco, 85.00; Lot 1, Blk 1, Newman Add, Cisco, 4.00; 1, Bik 1, Newman Add, Cisco, 4.00; Lot 10, Bik 2, Mancill Add, Cisco, 401.14; Lot 8, Bik 4, Mancill Add, Cisco, 200.00; Lot 10, Bik 4, Man-cill Add, Cisco, 25.00; Lot 13, Bik 1, Mexico Add, Cisco, 35.00; Lots 14 and 15, Bik 1, Mexico Add, Cisco, 120.00; 263 acres, Abst. 81, amuel Damron Survey, and being the S 734 Vrs of the Samuel Damron Survey, Abst 81, Eastland County, Texas, 707.40. together with penalties, interest, costs and expenses which have accrued or may legally accrue thereon. Plaintiff and/or inter-

county, is plaintiff, and the said defendants shall appear

Witness my hand and official seal at my office in Eastland. Texas, this 15th day of Dec., A. D., 1948.

ROY L. LANE. Clerk, District Court. Eastland County, Texas

THE STATE OF TEXAS COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

TO: Letha Softly, Robert Softly, William Crain, Henry Smith, An-drew Patterson, Hester Wilson, Leon Wilson, Ella Boyer, Ella Hasty, Will Hasty, Early Davis, Mamie Davis, A. O. Tindall, Chas. S. Sandler, E. C. Ford. if living, and if any or all of the above-named persons be dead, the uu-known heirs of each or all of the cid above named persons who may for named party defendants and answer to the claims of said veners also seek the establish- be dead, and the unknown owner

together with penalties, interest, costs and expenses which have accrued or may legally accrue thereon. Plaintiff and/or interveners also seek the establishsecuring payment of such taxes as provided by law. All interest, penalties, and costs allowed hereto.

Witness my hand and official seal at my office in Eastland. Texas, this 15th day of Dec. A. D., 1948.

ROY L. LANE. Clerk. District Court. Eastland County, Texas

THE STATE OF TEXAS) COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

TO: Roland Porter, Mirs. Roland Porter, Mamie Davis, Lena Porter, Early Davis, Maggie Hood, Isan M. Noland, Johnnie Winston Ed Avcock, Salvador Vasilo, Ire Janna, if living, and if any or all of the above-named persons be dead, the unknown heirs of each o all of the said above-named per son - who may be dead, and the unknown owner or owners of the hereinafter described land and of the executors, administrators, guardians, and legal representa-tives, and all persons owning or having or claiming any legal or equitable interest in the land decribed herein, defendants:

You are hereby () imanded to oppear and defend such suit at or before 10 o'clock A. M. on the first Monday after the expiration of forty-two (42) days from and the same being the 31st day of January, A. D., 1949 (which is return date of such citation). before the Honorable District Court of Eastland County, Texas to be held at the courthouse thereof, then and there to show why judgment shall not be rend-ered for such taxes, penalties, interest, and cost, and condemn-

ing said property and ordering foreclosure of the constitutional and statutory tax liens thereon taxes due the plaintiff and the taxing units parties hereto, and those who may intervene

Florence, W. L. Curtis, Mrs. Zona Buford, J. P. Montgomery, Mrs. M. L. Montgomery, J. M. Hearn, Eula Howell, Ola Howell, Ora ment and foreclosure of the lien Howell, Jermie Fay Carmon, M. L. Carmon, L. C. Anderson, Chas. Gage, W. R. Short, W. A. Short, S. C. Wright, Mrs. Artie B. Perdue, D. B. Perdue, Mrs. E. D. Perdue, D. B. Perdue, Sr., Artie B. Perdue, J. B. Owens, Anna Mae Owens, W. A. Rutledge, D. E. Benshoof if living and if any or all of the above-named persons be dead, the unknown heirs of each or all of the said abovenamed persons who may be dead, and the unknown owner or owners of the hereinafter described land and of the executors, administrators. guardians. and legal representatives, and all persons own-

ing or having or claiming any legal or equitable interest in the land described herein. defend-

You are hereby commanded to appear and defend such suit at

ants:

or before 10 o'clock A. M. on the first Monday after the expiration of forty-two (42) days from and after the date of issuance hereof the same being the 31st day of January, A. D., 1949 (which is return date of such citation), before the Honorable District Court of Eastland County, Texas to be held at the courthouse thereof, then and there to show why judgment shall not be rendered for such taxes, penalties, interest, and cost, and condemning said property and ordering foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and the taxing units parties hereto, and those who may intervene herein, together with any addi-tional years becoming deimyears becoming tional after the date of issuance hereof quent after suit was filed, as well as all interest, penalties, and cost allowed by law up to and including the day of judgment herein, and all costs of the suit. Plaintiff's petition was filed on the 17th day of November. D., 1948 in a certain suit A. No. 357A styled the State of Texas v. T. J. Smith et al. in which said suit the State of Texas, suing for itself and the County of Eastland and all political subdivisions and districts said plaintiff, and the said defend-ants shall appear and answer to the claims of said taxing unitwhose taxes are collected by fire Assessor and Collector of tares herein, together with any addifor said county, is plaintiff, and without further citation

ningham, Pearl Florence, E. D. Nosek, G. B. Hutchins, J. J. Honea. L. B. Haines, Neal Pinkston, Het-tie C. Lacy, Maud Robinson, C. L. Webb, C. C. Weth, C. B. Webb, if ving, and if any er all of the bove-named persons be dead, the inknown heirs of each or all of may be dead, and the unknown owner or owners of the here nafter described land and of the execuor, administrators, guardians and legal rip ecentatives, and all persons owning or having or c'aiming any legal or coultable interest the land describ d he ein, defendants:

You are hereby commanded to appear and defend such suit at before 10 o'clock A. M. on the first Monday after the expiration of forty-two (42) days from and after the date of issuance hereof the same being the 31st day of January, A. D., 1949 (which is return date of such citation). before the Honorable District Court of Eastland County, Texas to be held at the courthouse thereof, then and there to show why judgment shall not be rendered for such taxes, penalties, interest, and cost, and condemning said property and ordering foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and the taxing units parties hereto, and those who may intervene herein, together with any additional years becoming denn quent after suit was filed, as well as all interest, penalties, and cost allowed by law up to and including the day of judg ment herein, and all costs of the D., 1948 in a certain suit

No. 417A styled the State of Tera v. J. W. Williams et al, in whiel said suit the State of Texas, suing for itself and the County of East land and all political subdivision whose taxes are colund districts lected by the Assessor and Collec-or of taxes for said county, i plaintiff, and above-named part tefendants are defendants, and aid plaintiff has impleaded the City of Ciscy and the Ciscy In pendent School District, Cros Plains Independent School District laxing units in said state, (then are no other taxing units which 1; ess and collect taxes on this property) which said taxing unit shall appear in said cause and each file a claim for delinquent taxes against the property or any part thereof described in the petition of

Court of Eastland County, Texas to be held at the courthouse thereof, then and there to show why judgment shall not be rendered for such taxes, penalties interest, and cost, and condemning said property and ordering the said above-named persons who foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and the taxing units parties hereto. and those who may intervene crein, together with any addiyears becoming tional deiinquent after suit was filed, as well as all interest, penalties, and cost allowed by law up to and including the day of judg-ment herein, and all costs of the suit. Plaintiff's petition was filed on the 17th day of November. A. D., 1948 in a certain suit No. 356A styled the State of Texas v. M. D. Bailey et al. in which said suit the State of Texas, suing for itself and the County of Eastland and all political subdivisions and districts whose taxes are collected by the Assesor and Collector of taxes for said county, is plaintiff, and above-named party defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco Independent School District taxing units in said s'ate there are no other taxing unit which assess and collect taxes on this property) which said taxing units shall appear in said caus and each file a claim for delin quent taxes against the property suit. Plaintiff's petition was filed or any part thereof and answer on the 17th day of November, to the claims of said taxing units without further citation or notice. Said suit is to collect taxes on the following described real s-tate and /or personal property, assessed in the name of the abovenamed defendants for the years 1919 through 1947 and in the amount shown opposite property described as follows. to-wit: Lot 3, Blk 138, Sub 1, Cisco

\$260.00; Lot 6, Bik 138, Sub 1, Cisco \$215.00; Lots 8 and 9, Blk 138 Sub 2, Cisco \$16.00; Lots 11 and 22 Bik 138, Sub 2, Cisco \$65.00; Lot 10, Blk 140, Sub 2 Cisco \$300.00; Lots 29 and E of 30, Blk 141. Cisco \$170.00; L W 15' of 30, all of 31, 32, 33 a 34. Bik 141, \$100.00; Lots N 2 of S 392.5 feet of the W 139 Bik 142 \$170.00; 80 acres, an

PAGE EIGHT

Thursday, December

TION BY PUBLICATION CITATION BY PUBLICATION CITATION BY PUBLICATION

	CITATION BY PUBLICATION	CITATION BY PUBLICATION	CITATION BY PUBLICATION	CITATION BY PUBLICATION	CITATION BY PUBLICATION	CITATION BY PUBLICATION	CITATION BY FUBLICATIO.	CHAILON BY PUBLICAT
	ing the E1/2 of the SW1/4 of Sec	Each party to said suit shall take	seal at my office in Eastland,	el, A. J. Hazel, J. F. Hazel, G	hereinafter described land and	i thereof, then and there to show	v District taxing units in said state,	5 1412, Eastland County, 1
				G. Hazel, J. H. Johnson, Mrs. J	of the executors, administrators	wny judgment shall not be rend	which assess and collect taxes on	Roberts, Survey, and being
	Eastland County, Texas, A. S.	io, all claims and pleadings	D., 1948.		guardians, and legal representa		This property) which salu tashing	51 JZ.OI acres of the I h. b.
	Dennis Grantee, Abst. 1636,	now on file or hereafter tiled in	ROY L. LANE,	oun, brooks Kendricks, E. Gow-	in the and the personal of the bar	ling sold property and ordering	inits shall appear in for delin-	- together WITh Denaltis, 103.
	\$683.58,	said cause by all other parties	Clerk, District Court.	an, Mrs. Louise Gowan, M. Gow	having or claiming any legal of	foreclosure of the constitutiona	tawar against the property	costs and expenses whith
	regenter mini permittes, merese,	hereto.	Lastland County, Texas	an, A. G. Gowan, T. I. Gowan		- and statutory tax liens thereof for taxes due the plaintiff and	thereof described in	accrued or may logal
	accrued or may legally accrue	Witness my hand and official	0	Dick Gowan, R. Dick Gowan, J O: Gowan, Henry Gowan, Annie	scribed herein, aefendents:	the taxing units parties hereed	the said detendants shall appear	thereon. Plaintiff and/or
	thereon. Plaintiff and/or inter	seal at my office in Eastland, rexas, this 15th day of Dec., A.	THE STATE OF TEXAS	Lana Hono Mathia Nattia			and answer to the claims of sair	veners also seek the anti-
	veners also seek the establish	D., 1948.	COUNTY OF EASTLAND) IN THE NAME AND BY THE	Evans, Susie Incmas if liv-	or before 10 o'clock A. M. on the	nerein, together with any addition	aving units without further cita	securing payment of th
	ment and foreclosure of the lien	ROY 1. LANE,	AUTHORITY OF THE STATE	ing, and if any or all of the	inst monday after the expiration	the star and was filed, a	Shoet taxes on the following de-	, as provided by law An
	securing payment of such taxes	Clerk, District Court,	OF TEXAS:	above-named persons be dead	of forty-two (42) days from and	e woll as all interest, penances	Cribed real estate and of personal	est, penalties, and cost,
	as provided by law. All inter- est, penalties, and costs allowed	Eastland County, Texas	PO: D. J. Pendleton, Mrs. D. J.	the unknown heirs of each or al	the sante being the 31st day of		defendants for	by law are included in anti-
	by law are included in said suit.	C	Pendleton, W. Matthews, B. H.	of the said above named persona	January, A. D., 1949 (which i	and including the day of judg ment herein, and all costs of the	be wears 1919 through 1947 and	Each party to said suit their
	Each party to said suit shall take	HE STATE OF TEXAS	Lassiter, J. N. Ray, J. F. Bassett, Warren Bachaus, J. B. Ely, Sam-	who may be dead, and the un- known owner and owners of the	I shall thate of such situation,	enit Plaintiff's petition was med	in the amount in the follows to	to, all claims and plead and an
	notice of, and plead and answer	COUNTY OF EASTLAND)	tel Greer, R. A. Cox, Mrs. R. A.		Court of Eastland County, Texa	on the 17th day of November	, hoperty described and	now on file and proof
	to, all claims and pleadings	IN THE NAME AND BY THE	Cox, Roy E. Hughes, I. D. Rus-	of the executors administrators	to be held at the courthouse		Lots 1 & 2, Blk 7, Newman	
	now on file or hereafter filed in said cause by all other partie.	JINONITY OF THE STATE	B B D D D B B B		thereof, then and there to show way judgment shall not be rend		dd, Cisco, 238.00; Lots 10 and 1, B'k 1, Newman Add, Cisco.	hereto.
a	hereto.	of TEXAS:	vey, L. R. Higginbotham, Wm. A.	tives, and all persons owning or	lared for such taxes penalties	which said suit the State o	1 24.00: Lots 2 and 3, Blk 2, New	in the so my hand and of
	Witness my hand and officia		Powers, Charlie Sandler, L. R.	having or claiming any legal or equi able interest in the land	interest, and cost, and condemn	Texas, suing for itself and the	nan Add. Circo, 33.00; Lots 3 and	scal at my office in Part
	scal at my office in Eastland	J: J. P. raylor, M. Jerr. McCrary,	Higginbottom if living, and if	descuibed benein defendants	ing said property and ordering foreclosure of the constitutional	County of Eastland and all politi	Bik 3, Newman Add, Cisco	D. 1948
	D 1949	usella S. warmoch, tom the war-	any of an of the above-hamed	Vou and handha commended to		cal subdivisions and district	1 non Add Circo, 18.00; All c	DOV I
	D., 1948. ROY L. LANE,	.oca, J. A. mu. news, m. D. Con,	heirs of each or all of the said	appear and defend such suit at or before 10 o'clock A. M. on the		whose taxes are collected by th Assessor and Collector of taxe	3lk 4, Newman Add, Cisen, 15.00 et 1, Blk 5, Newman Add, Cise	Clerk, District o
	Clerk, District Court,	. K. Mulpuy, I. W. Lawrence,	above-named persons who may	inst Monday after the expiration	iand those who may intervene	or said county, is plaintiff, and	1.5.68. Lot 12 Blk 6. Newman Add	Eastland County
	Eastland County, Tex.	. C. Evans, w. H. whitworth,	be dead, and the unknown own-	of forty-two (42) days from and	therein together with any addi-	above-named party detendant	Cisco, 7.50; 110 ac es. Abst 52	
		J. E. Roberts, J. C. Stahsen, A. E. Lyans, T. C. Lockhart, A. M.	er or owners of the hereinafter	the same being the 31st day of	Luonai years becoming della	are defendants, and said plaintif	Geo. Click Sur, and being the in	ITTE STATE OF TEVAC
	THE STATE OF TEXAS)	Merkt, B. B. Gregory, Mary bec	·described land and of the excu-	Lanuary A D 1949 (which is	quent after suit was filed, as well as all interest, penalties,	has impleaded the City of Cisco	T and Vin and the W 472 Vis of	COUNTY OF EASTLAND
	COUNTY OF EASILAND)	wilson, R. G. Merren, J. H. Chila-	tors, administrators, guardians,	return date of such citation),	and cost allowed by law up to	and the Cisco Independent Schoo District taxing uni's in said state	he E 175 Vrs of the S 622 Vrs of the Geo. Click Sur, Eastland Coun	IN THE NAME AND BU
	IN THE NAME AND BY THE	ers, Annie Brown Blanchard, w.	and legal representatives, and all persons owning or having or	Court of Eastland County, Texas	and including the day of judg.	(there are no other taxing units	Toras 894 14	OF TEXAS
	AU, JALLY OF THE STATE OF TEXAS:	C. Hitson, S. C. Hittson, W. T.	claiming a iegai or equitable	to be held at the courthouse			together with penalties, interest,	
	TO: J. W. Noble, G. H. Clem, J.	Hittson, J. E. Proctor, Minnie Ag- new Mrs. B. F. Parrish, N. H.	interest in the land described	thereof, then and there to show	on the 17th day of November	I and the second termined	Lecere and expenses which have	Mrs. Lummie Boyd. L. J. Re
	L. Shirley, Mrs. Pearl Harris,	Geenhaw, P. L. Lovelady, E. E.	herein, defendents;	why judgment shall not be rend- ered for such taxes, penalties,	A. D., 1948 in a certain suit	uni's shall appear in said cause	neer need of the set of the later	C. M. Ca'dwell, N. N. Rosen
	Wiley Chadwick, J. E. Roberts, 1	Chum, R. D. Chum Gustav	You are hereby commanded to			land anch file a claim for delin-	veners also seek the establish-	W. O. Kemper. W. M. B
	F. E. Johnson, James C. Stan-	Potore Mre A F Chumn S I	appear and defend such suit at	ling said property and ordering	as v. J. C. Walker et al, in which said the State of Texas, suing for	quent taxes against the property or any part thereof described in	ment and foreclosure of the lien	Owens C I Archan Mills
	sell, C R. Murphy, Mary Louise S ansell, F. O. Shafer, S J. Is-	Lamos Stinger Wm P Movelady,	finat Mandau often the method	foreclosure of the constitutional and statutory tax liens thereon			i securing payment of such taxes	Mond Chas I Mand W
	S ansell, F. O. Shafer, S. J. Is- sacks, W. K. Johnston, G. D. Bru-	James Stinson, Will, E. Massev II	of forty two (47) days from and	for taxes due the plaintiff and	land and all political subdivisions	the said defendents shall appear	as provided by law. All inter- est, penalties, and costs allowed	Wood Time Word La Bow
	ton, E. P. Black if living, and if	above-named persons be dead, the	the same being the 31st day of	the taxing this partice intomono	and districts whose taxes are	and answer to the claims of bare	by law are included in said suit.	Havs, Dora Peck, Winnie
1.3	any or all of the above-named	unknown heres of each or all of	January, A. D., 1949 (which is	herein, together with any addi-	collected by the Assessor and	taxing units without further cl-	Fach narty to said suit shall take	I. R. Word, T. B. Word
	persons are dead, the unknown	the said above-hamed persons	return date of such chatton),	tional years becoming denti-	Collector of taxes for said coun- ty, is plaintiff, and above-named			of the above-named person
	heirs of each or all of the said above-named persons who may	known owner or owners of the	Court of Eastland County, Texas	quent after suit was filed, as well as all interest, penanties,	party defendents are defen-	cribed real estate and/or personal	to, all claims and pleadings now on file or hereafter filed in	dead, the unknown heirs at
	be dead, and the unknown own-	hereinafter described land and	to be held at the courthouse	and cost anowed by law up to	dent, and said plaintiff has im-	property, assessed in the name	said cause by all other parties	or all of the said abver
	er or owners of the hereinsfler	of the executors, administrators.	thereof, then and there to show why judgment shall not be rend-	and including the day of judg-	pleaded the City of Cisco and	of the above-named defendants	hereto.	inknown owner or owners i
		guardians, and legal representa-	ared for such taxes, penalties,	ment nerein, and all costs of the suit. Plaintiff's petition was filed	the Cisco Independent School	for the years 1919 through 1947		
	tors. administrators guardians and legal representatives, and all	tives, and all persons owning or	interest, and cost, and condemn-	on the 17th day of November,	District taking units in salu star	and in the amount shown oppo- site said property described as	seal at my office in Eastland,	the executors, administration of the executors, administration of the security
	persons owning or having or	having or claiming any legal or equitable interest in the land de-	ing said property and ordering foreclosure of the constitutional	A. D., 1948 in a certain suit	which assess and collect taxes	follows, to-wit: E50' of W 150' of	Texas, this 15th day of Dec., A. D., 1948.	tives. and all persons ownin
	claiming any legal or equitable	scribed herein. deefndants:	and statutory tax liens thereon	No. 360A styled the State of	on this property) which said	N 125' of Blk B, Sub 2, Cisco,	ROY L. LANE.	having or claiming any len
	interest in the land described	You are nereby commanded to	for taxes due the plaintiff and the taxing units parties hereto,	which said suit the S.ate of	axing units shall appear in said	40.00; W 100 01 L 100 01 1 100	Clerk, District Court,	seribed herein, defendants:
	You are berefy commanded to	or hefore 10 o'clock A M on the	and those who may intervene	Texas, suing for itself and the	cause and each file a claim for	Bik B. Sub 3. Cisco. 230.00; E	Eastland County, Texas	You are hereby commande appear and defend such s
		first Monday after the expiration	herein, together with any addi-	County of Eastland and all politi-		50' of W 150' of N 115' of Blk B, Sub 3, Cisco, 222.00; E 88' of N		or before 10 o'clock A. M. a
	or hafare to c'clock A M an the	of forty-two (42) days from and after the date of issuance hereof	tional years becoming de in	cal subdivisions and districts		Sub 3, Cisco, 222.00; E 66 61 A 120' of Blk B, Sub 3, Cisco	in the second se	first Monday after the expin
	first Monday after the expiration of forty-two (42) days from and	the same being the 31st day of	well as all interest, penalties,		scribed in the petition of said plaintiff, and the said defendants	375.00 Lots 1 and 2. Blk C. Sub 1.	COUNTY OF EASTLAND)	of forty-two (42) days from after the date of issuance
	after the date of issuance hereof	Innuant A D 1040 (which is)	and cost allowed by law up to	for said county is plaintiff, and	shall appear and answer to the	Cisco, 360.00; Lots 3 and 4, Blk C,	AUTHORITY OF THE STATE	
	the course being the at 1 and 1	nature data of such sitution)	ment herein and all costs of the	above-named party defendants	claims of said taxing units with-	Sub 1, Cisco, 350 00: Lot 0, Bik	OF TEXAS:	January, A. D., 1949 (whi
	January, A. D., 1949 (which is return date of such citation)	oerore the Honorable District	suit Plaintiff's netition was filed	are defendants, and said plantill	out any further citation or no-	Sub 1. Cisco. 127.00: Lot 7, Blk		return date of such cit
	before the Honorable District	o be held at the courthouse	on the 17th day of November.	has impleaded the City of Cisco	tice. Said suit is to collect taxes		TO: V. A. Harris, J. A. Alsan, S. C. Walker, John A. Garrett, P.	Court of Eastland County,
	Court of Eastland County, Texas	thereof, then and there to show	A. D., 1948 in a certain suit No. 362A styled the State of	Listrict taxing units in said	on the ronowing described rear	costs and expenses which have	G. Whitener, H. Winston, R. L.	to be held at the court
	to be held at the courthouse	why judgment shall not be rend- ered for such taxes, penalties,	Texas v. D. J. Pendleton et al, in		estate and/or personal property,	accrued or may legally accrue	Munn, W. O. Sanford. R. L. Mims,	thereof, then and there to:
	why judgment shall not be rend-	interest, and cost, and condemn-		units which assess and collect	as tessed in the name of the a- bove-named defendents for the	thereon. Plaintiff and/or inter-	Mitchell, E. H. Taylor, H. M.	why judgment shall not be ered for such taxes, pen
	ered for such taxes, penalties,	mg said property and ordering	as, suing for itself and the Coun-		years 1919 through 1947 and in	veners also seek the establish- ment and foreclosure of the lien	Coker, H. N. Coker, Emma Coker	interest, and cost, and cond
	interest, and cost, and condemn- ing said property and ordering a	and statutory tay liens thereon i	ty of Eastland and all political		the amount shown opposite	securing payment of such taxes	Mrs. R. L. Brooks, Viola Brooks, If living, and if any or all of the	ing said property and on
	foreclosure of the constitutional f	for taxes due the plaintiff and	subdivisions and districts whose taxes are collected by the Asses-	in said cause and each file a claim for delinquent taxes against the	said property described as fol-		above-named persons be dead, the	and statutory tax liens the
	and statutory tax liens thereon [t	the taxing units parties hereto,	sor and Collector of taxes for said	property or any part thereof de-	lows, to-wit:	est, penalties, and costs allowed	the said shows remained or an of	for taxes due the plaintin
	for taxes due the plaintiff and a the taxing units parties hereto, in	aurein together with any addi-	county is plaintiff and above-	scribed in the petition of said		h / law are include in said suit.	I may be dead and the untrant	the taxing units parties ne
	and those who may intervene	tional years becoming deline	named party defendents are de-	plaintiff, and the said defendants	\$135.00; Lots 10 and 11, Blk C, Sub 1, Cisco, \$20.00; Lot 4, Blk C,		when or owners of the hereinafter described land and of the execu-	therein, together with any
		quent after suit was filed, as	fendents, and said plaintiff has	shall appear and answer to the	Sub 2, Cisco, \$150.00; Lot 5, Blk		ors, administrators, guardians	tional years becoming
	quent after suit was filed, as a	and cost allowed by law up to	impleaded the City of Cisco and	claims of said taxing units with-	C, Sub 2, Cisco, \$110.00, Lot 6,		and legal representatives, and all	quent after suit was me
· · · ·	well as all interest penalties. I	and including the day of judg-	the Cisco Independent School	said sait is to collect taxes on the	Bik C, Sub 2, Cisco, \$430.00; Lot	said cause by all other parties	bersons owning or having or claim- ing any legal or emitable interest	and cost allowed by law
	and cost allowed by law up to la and including the day of judg-	ment herein, and all costs of the	state (there are no other taking	iollowing described real estate	3, Blk C, Sub 2, Cisco, \$270.00;	Witness me hand and efficiel	"The land described bergin de	and including the day of
	ment herein, and all costs of the lo	on the 17th day of November,	unite which access and collect	and-or personal property, as-	Lot 11, Bik C, Sub 2, Cisco,	Witness my hand and official seal at my office in Eastland.	(e-dants:	ment herein, and all costs o
	suit. Plaintiff's petition was filed	A. D., 1948 in a certain suit	taxes on this property) which	sessed in the name of the above-	\$105.00; E 50' of N 130' of Blk C. Sub 3, Cisco, \$210.00; 41 acres,	Texas, this 15th day of Dec. A.	appear and defend such suit at	the 17th day of Nova
	on the 17th day of November, A. D., 1948 in a certain suit	No. 363A styled the State of	said taxing units shall appear	named defendants for the years 1919 through 1947 and in the	Abs: 272 being the W_2 of the	D. 1948	of Denne 10 O Clock A. M. on the	A D 1049 in a certain
	No 361A styled the State of	which said suit the State of	in said cause and each file a	amount shown opposite said	N ¹ / ₂ of NW ¹ / ₄ of Sec. 27. Blk 3.	ROY L. LANE,	first Monday after the expiration	No. 422A styled the State of I

for delinquent taxes Clerk, District Court H&TC Ry, Company Survey after the date of issuance hereof Texas v. J. W. Noble et al. in property described as follows, to-Texas, suing for itself and the Eastland County, Texas the same being the 31st day of for itself and the County January, A. D., 1949 (which is land and all political subgainst the property or any part Eastland County, Texas, \$191.04; which said suit the State of County of Eastland and all politi WIC thereof described in the petition Lots 7-8-9 Blk D Sub 1 Cisco Texas, suing for itself and the cal subdivisions and districts 'a gether with papalties interest. of said plaintiff, and the said \$420.00; Lot 12, Bik D. Sub 1, cetts and expenses which have County of Eastland and all politi- whose taxes are collected by the THE STATE OF TEXAS defendents shall appear and an-COUNTY OF EASTLAND) IN THE NAME AND BY THE Cisco \$27.00; W 143' of S 120' of accrued or may legally accrue cal subdivisions and dis ricts Assessor and Collector of taxes swer to the claims of said taxing Blk D Sub 2, Cisco \$150.00; E thereon. Plaintiff and/or interwhose taxes are collected by the for said county, is plaintiff, and AUTHORITY OF THE STATE thereof, then and there to show units without further citation or 50' of W 188' of S 125' of Blk C, veners also seek the establish-Assessor and Collector of taxes above-named party defendants notice. Said suit is to collect Sub 3. Cisco \$14.00; E 73' of W for said county, is plaintiff, and are defendants, and said plaintiff ment and foreclosure of the lien taxes on the following described 138' of S 125' of Blk C. Sub 3, securing payment of such taxes has impleaded the City of Cisco above-named defendants are de-TO: W. T. Wright, W. W. Wright, real estate and-or personal prop-Cisco \$430.00; 78 acres Abst. 208 as provided by law. All interfendants, and said plaintiff has and the Cisco Independent School Norman Gehrung J. M. Hearn, S. C. Bark-dale, William Cranfill Dollie Huckaby, C. J. Cowell J. H. Airhart, J. D. Inahinet, M. A. Shepherd, Leone Sheppard, if liv-ing and if any or all of the erty, assessed in the name of E. Gowan Survey and being all est, penalties, and costs allowed District taxing units in said state impleaded the Ci y of Cisco and the above - named defendants of the S. part of SE part of Sec. by law are included in said suit. (there are no other taxing units the Cisco Independent School for the years 1919 through 1947 District taxing units in said state which assess and collect taxes on 66, Blk 2. H&TC Ry Co. Survey, Each party to said suit shall take this proper y) which said taxing and in the amount shown oppo- E. Gowan grantee, Eastland notice of, and plead and answer (there are no other laxing units ing, and if any or all of the above in's shall appear in said cause to, all claims and pleadings which assess and collect taxes on site said property described as County, Texas \$902.52 amed persons be dead, the ur now on file or hereafter filed in and each file a claim for defollows, to-wit: together with penalties, intere this property) which said taxing nown heirs of each or all of the inquent taxes against the propsaid cause by all other parties E80' of N115' of Blk D. Sub 4 aid above-named persons who me costs and expenses which have units shall appear in said cause erty or any part thereof described be dead, and the unknown owne Cisco, \$80.00; E130' of S115' of accrued or may legally accrue hereio. and each file a claim for delinowners of the hereinafter de in the petition of said plaintiff, Blk D, Sub 4, Cisco, \$500.00; E50' thereon. Plaintiff and/or inter-Witness my hand and official quent taxes against the property cribed 'and and of the executor and the said defendant shall ap- of W150' of N115' of BlkD, Sub veners also seek the establishseal at my office in Eastland, or any part thereof described in dministrators, guardians, and pear and answer to the claims of 4. Cisco, \$150.00; 140x140' out of ment and foreclosure of the lien rexas, this 15th day of Dec., A. the peti ion of said plaintiff. and legal representatives, and all per sons owning or having or claimin any legal or equitable interest securing payment of such taxes D., 1948. aid taxing units without further S.E. Cor. of Blk E. Sub 1, Cisco. the said defendant shall oppear itation or notice. Said suit is to as provided by law. All inter-ROY L 1.ANE. \$270.00; Lot 5, Blk E, Sub 3, Cisand answer to the claims of said the land described herein, defend Clerk, District Court, est, penalties, and costs allowed collect taxes on the following deco. \$730.00; Lot 10, Blk F. Sub taxing units without further cita Eastland County, Texas anta: by law are included in said suit scribed real estate and or per 2, Cisco, \$5.00; All of Blk F, Sub tion or notice. Said suit is to col You are hereby commanded to sonal property, assessed in the Each party to said suit shall take tect taxes on the following de-Cisco, \$60.00; 831/2 acres, Abst. appear and defend such suit at 2083, T. J. Cox Survey and being to, all claims and pleadings notice of, and piead and answer name of the above-named defendscribed real estate and or per or before 10 o'clock A. M on the THE STATE OF TEXAS sonal property, assessed in the ants for the years 1919 through first Monday after the expiration of forty-two (42) days from and COUNTY OF EASILAND) IN THE NAME AND BY THE all of S12 of NE14 Sec. 20. Blk 1. 1947 and in the amount shown opnow on file or hereafter filed in name of the above-named defend H&TC Ry. Co., Survey, Eastland after the date of issuance hereof said cause by all other parties posite said property described as ants for the years 1919 through AUTHORITY OF THE STATE County, Texas, T. J. Cox grantee hereio. the same being the 31st day of follows. to-wit: OF TEXAS: 1947 and in the amount shown \$751.60: January, A. D., 1949 (which i Lot 1. Blk E. Sub 3, Cisco \$210. Witness my hand and official opposite said property described together with penalties, interest seal at my office in Eastland, 00: Lot 2. Bik E. Sub 3. Cisco TO: Henry Tabor, H. T. Tabor, return date of such citation) before the Honorable District Court of Fastland County, Texas as follows, to-wit: costs and expenses which have Texas, this 15th day of Dec., A. \$210.00: Lot E 63' of the W 163 Mrs. D. Cobb, L. V. Doyle, Mrs. accrued or may legally accrue D., 1948. E 76' of lot 16. Blk E. Sub 3. of N115' of B1k D. Sub 3 Cisco. L. V. Doyle, H. V. Doyle, M. T. Walser, Joe Scabourn, J. M. to be held at the courthouse thereof, then and there to show Cisco, 50.00; Lot 7, Blk F. Sub 1, thereon. Plaintiff and/or inter-\$120; Lo's 11 & 12, Blk E, Sub 3. ROY L LANE. Cisco \$26.00: E 50' of W 250' o veners also seek the establish-Cisco \$66.00; Lot 3, Blk F, Sub 2. Clerk, District Court. Seabourn, S. E. Waters, W. V. why judgment shall not be rend S 115' of Blk D. Sub 4, Cisc ment and foreclosure of the lier Eastland County, Texa Gardenshire, J. N. McConnell, H. ered for such taxes. penalties O. Woodard, C. P. Wilson, B. W. interest, and cost, and condemn-Cisco \$125.00: Lot N 70' of Blk \$52.50; W 100' of S 115' of Blk securing payment of such taxes H. Sub 2. Cisco \$360.00; Lot N D. Sub 4, Cisco \$260.00; E 50' of as provided by law. All inter-Martin, J. D. Collins, G. W. Mar-ing said property and ordering for Loyd Doyle if living and if foreclosure of the constitutional 100' of the S 200' of the E115' of W 200' of N 115' of Blk D. Sub est, penalties, and costs allowed Blk H. Sub 2, Circo \$40.00; Lot W THE STATE OF TEXAS tin. Loyd Doyle if living, and if any or all of the above-named and statutory tax liens thereon 4. Cisco \$160.00: E 108' of W 271' by law are included in said suit. COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE 55' of the S 125' of Blk H. Sub Each party to said suit shall take for taxes due the plaintiff and of N 115' of Blk D. Sub 3. Cisco persons are dead, the unknown the taxing units parties hereto 4. Cisco \$310.00: Lot E 60' of the \$540.00; 20 acres, Abst 1373 H&T notice of, and plead and answer neirs of each or all of the said and those who may intervent above-named persons who may nerein, together with any addi W H5' of the S 150' of Blk H. C Survey being the N15 of the to, all claims and pleadings OF TEXAS: Sec 4 Cisco \$210.00, 80 acres Abst now on file or hereafter filed in NE1/4 cf NW1/4 of Sec 84 Blk 3 1) and being the Eth of Sec 125 1'O: J. C. Walker, B. J. Davidbe dead, and the unknown owner tional years becoming H&TC Rv Co. Survey, Eastland said cause by all other parties denn Blk 2, H&TC Ry. Co. Survey. quent after suit was filed, as or owners of the hereinafter de-County. Texas \$154.47; 1232 hereto. son, Terry Johnson, T. R. Johnwell as all interest, penalties, Eastland County, Texas \$537.00, scribed land and of the execu-Witness my hand and official son, H. J. Hill. L. Petrustsos, W. acres. Abst 209°, G. D. Bruton and cost allowed by law up together with penalties, interest, tors, administrators, guardians, seal at my office in Eastland. B. Baker, C. T.Kaufman, W. J. and including the day of judg Survey, and being out of the N crots and expenses which have and legal representatives, and all Texas, this 15th day of Dec., A. Carmon, Mrs. A. M. Frazier, Mrs. ment herein, and all costs of th part of the SE 1/4 of Sec. 10, Blk persons owning or having or suit. Plaintiff's petition was filed accrued or may legally accrue D., 1948. essie Hill, C. S. Looney, Mrs. C. 4. H&TC Ry. Co. Survey. Eastthereon." Plaintiff and/or interclaiming any legal or equitable on the 17th day of November A. D., 1948 in a certain suit ROY L. LANE. land County, Texas, G. D. Bru-3. Looney Jim McCrary, W. J. veners also seek the establish Clerk, District Court, interest in the land described tor, Grantee, deef ref. Vol 215 No. 414A styled the State of Texas v. W. T. Wright, et al, in which taid suit the State of Texas, suing for itself and the County of East ment and foreclosure of the lier Martin, W. T. Martin, Dora Meherein, detendants: Eastland County, Texas Crary, O. H. Bukett, H. V. Ep-Page 337, \$165.37. ecuring payment of such taxe You are hereby commanded to together with penalties, interest appear and defend such suit at or before 10 o'clock A. M. on the as provided by law. All interpler,' S. L. Cook, L. E. Helmick, cents and expenses which have ost, penalties, and costs allowed THE STATE OF TEXAS Daisy Helmick, Mrs. Ida Shelton. first Monday after the expiration land and all political subdivision accrued or may legally accrue COUNTY OF EASTLAND) by law are included in said suit. Bob Mancill, Mrs. Bob Mancill and districts whose taxes are col of forty-two (42) days from and IN THE NAME AND BY THE thereon. Plaintiff and/or inter-Each party to said suit shall take lected by the Assessor and Collec if living and if any or all of the after the date of issuance hereof AUTHORITY OF THE STATE veners also seek the establishnotice of, and plead and answer tor of taxes for said county, in above- named persons be dead. the same being the 31st day of OF TEXAS: ment and foreclosure of the lieplaintiff, and above-named party to, all claims and pleadings January, A. D., 1949 (which is the unknown heirs of each or all TO: J. W. Prichard, Mrs. Mitnow on file or hereafter filed in securing payment of such taxes date of such citation). return tie Hunt. Ella Voshalike. Aline of th said above-named persons as provided by law. All interbefore the Honorable District Court of Eastland County, Texas said cause by all other parties Seaborn, W. C. Hazel, D. A. Pel- who may be dead, and the unest, penalties, and costs allowe" hereto. by law are included in said suit. | Witness my hand and official frey, Maggie Pelfrey, W. D. Haz- known owner or owners of the to be held at the courthouse

return date of such citation, before the Honorable Distric Court of Eastland County. Texas to be held at the courthouse plaintiff, and above-name Court of Eastland County, Texas to be held at the courthouse why judgment shall not be rendered for such taxes, penalties, interest, and cost, and condemning said property and ordering foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and the taxing units parties hereto, and those who may intervene herein, together with any addi-tional years becoming delinand including the day of judg-No. 416A styled the State of Texas v. V. A. Harris et al. in which said suit the State of Texas, suing for Pistrict and the Cross Plains Inmits in said state. (there are no ther taxing units which assess nd collect taxes on this property ear in said cause and each file r 'aim for delinquent taxes against 'aims of said taxing units without urther citation or notice. Said snit to collect taxes on the following lescribed real estate and /or per man property, assessed in the for the years 1919 through '947 and in the amount shown op notice said property described a

days from and

quent after suit was filed, as well as all interest, penalties, and cost allowed by law up to ment herein, and all costs of the suit. Plaintiff's petition was filed on the 17th day of November A. D., 1948 in a certain suit tself and the County of Eastland and all political subdivisions and listricts whose taxes are collected und all political subdivisions and listricts whose taxes are collected by the Assessor and Collector of ares for said county, is plaintiff, and above-named party defendants the defendants, and said plaintiff has impleaded the City of Cisco Pistrict and the Crew of Cisco District and the Crew of Cisco lependent School District taxing which said taxing units shall apthe property or any part thereof described in the petition of said plaintiff, and the said defendants thall appear and enswor to the Collows, total. Let 15. Olsen 1st Add. Cisco 32.29; Let 17. Olsen 1st Add Cisco, 45.59; Let 27. Olsen 1st Add. Cisco, 196.00; Let 25. Olser 'st Add. Cisco, 11.30; Let 26. Olsen 1st, Add. Cisco, 75.00; Let 35, Olsen 1st Add. Cisco, 180.00; Let 39, Olsen 1st Add. Cisco, 69.00; 'et 40. Olsen 1st Add. Cisco, 6 olaintiff, and above-named party defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco In-dependent School District and the Cross Plains Independent School D., 1148.

v. George Haughte said suit the State of Texas, defendants are defe aid plaintiff has im City of Cisco and the dependent School Distri Ranger Independent trict taxing units (there are no other which assess and collect this property) which units shall appear in and each file a claim quent taxes against th any part thereof de the petition of said p the said defendants and answer to the claim taxing units without fu tion or notice. Said s lect taxes on the cribed real estate and property, assessed in the above-named defen the the years 1919 through in the amount shown opposition property described as follow of Block 9 Roswell Cis Lots 1, 2, 3, Block 10 Cisco, 95.00; Lots 7 and 10. Roswell Addn. Cise, ot 10 Block 10. Roswell Cises, 3.00: 18.9 A Abst 154 Valey. and being the S of the E 528 Vrs of the Cisen, 8 vsr of Mark Halev Survey land Co., Tevas, 17540, together with penalties, in conts and expenses which accrued or may legally thereon. Plaintiff and/or veners also seek the established ment and foreclosure of the securing payment of such as provided by law. All by, law are included in sail Each party to said suit shall notice of Each party to said suit sha notice of, and plead and a to all claims and plea

said inst reof said ndan

to, all claims and now on file or hereafter said cause by all other I hereto. Witness my hand and a seal at my office in Texas, this 15th day of

> ROY L. LANE, Clerk, District C Eastland County,

Thursday, December 30, 1948 SECTION TWO PAGE ONE CITATION BY PUBLICATION TATION BY PUBLICATION BLICAT STATE OF TEXAS of forty-two (42) days from and said county, is plaintiff, and Block 32, Cisco, 59.31; S67' of cause by all other parties hereatter ine date of issuance hereof above-named party detendants W30' of lot 4, Block 33, Cisco, to. OF EASTLAND DUNTY OF EASTLAND) DUNTY OF EASTLAND) IN THE NAME AND BY THE WITHORITY OF THE STATE heirs of each or all of the said ing said property and ordering es are collected by the Assessor are defendants, and said plain- 850.00; N27' of S54' of lot 5, foreclosure of the constitutional January, A. D., 1949 (which is this has impleaded the City of Block 33, Cisco; 450.00; Lot 3, seal at my office in Eastland, above-named persons who may and conector of taxes for said Witness my hand and official and statutory tax liens thereon Cisco and the Cisco Independent Block 35, Cisco, 350.00; Lot 4, be dead, and the unknown owncounty, is plaintiff, and abovefor taxes due the plaintiff and er or owners of the hereinafter the taxing units parties hereto, TEXAS: named party defendants are de-C. F. Gilchrest, L. D. Smith, before the Honorable District School District taxing units in ties in Texas, this 15th day of Dec., A described land and of the execu- and those who may intervene Wilcox, Sr., S. Webb, Henfendants, and said plaintiff has said state, (there are no other Block 34, Cisco, 350.00; 80 acres, D., 1948. **Court of Eastland County, Texas** McHorg, Nancy Ferguson, tors, administrators, guardians, impleaded the City of Cisco and Which to be held at the courthouse taxing units which assess and Abst. 174 and being the N1/2 of nerein, together with any addi-ROY L. LANE. Winnie Linebarger, C. C. collect taxes on this property) NE 14 Sec. 89, Blk. 3, H&TC Ry. and legal representatives, and all tional years becoming deinthe Cisco Independent School gally thereof, then and there to show Clerk, District Court, winnie Einebarger, Mary O. er, Chas. Gandler, Mary O. wny judgment shall not be rendwhich said taxing units shall ap- Co. Survey, Eastland County persons owning or having or quent after suit was filed, as District taxing units in said state. poper. D. L. Hollis, H. W. poper. D. L. Hollis, H. W. powden, Richard H. Brown, W. Eastland County, Texas pear in said cause and each file hexas, less a acres out of the NE crea for such taxes, penalties, claiming any legal or equitable well as all interest, penaities, (there are no other taxing units a claim for delinquent taxes Cor of NE 14, 31379 together THE STATE OF TEXAS and cost allowed by law up to interest, and cost, and condemninterest in the land described which assess and collect taxes on against the property or any part with penalties, interest, costs and and including the day of judging said property and ordering this property) which said taxing herein, defendants: IN THE NAME AND BY THE ment herein, and all costs of the W. Townsend, foreciosure of the constitutional R. You are hereby commanded to units shall appear in said cause Bell Cockrill if living, and tion of said plaintiff, and the said expenses which have accrued or suit. Plaintiff's petition was filed and statutory tax liens thereon appear and defend such suit at and each file a claim for de any or all of of the above- for taxes due the plaintiff and AUTHORITY OF THE STATE defendants shall appear and may legally accrue thereon. on the 17th day of November or before 10 o'clock A. M. on the in said linguent taxes against the propmed presons be dead, the un-A. D., 1948 in a certain suit OF TEXAS: me taxing units parties hereto, answer to the claim of said Plaintiff and/or intervenors also first Monday after the expiration wn heirs of each or all of the It shall TO: J. Q. Clark, Tommie Ray of forty-two (42) days from and erty or any part thereof describ No. 321A styled the State of Textaxing units without further seek the establishment and foreand those who may intervene abev-named persons who and a citation or notice. Said suit is closure of the ed in the petition of said plain Clark, Florence Roan, William after the date of issuance hereof as v. W. H. Shook et al. in which nerein, together with any addilien securing ay be dead, and the unknown to collect taxes on the following payment of such taxes as protiff, and the said defendants shall said suit the State of Texas, sumonar years Decomilia . C.afa, w. C. Ciements, C. B. after file mat of owners of the hereindescribed real estate and/or vided by law. All interest, penthe same being the 31st day of appear and answer to the claims quent after suit was filed, as ing for itself and the County of Basham, Viola Huesus, S. A. January, A. D., 1949 (which is descoibed land and of, the other pa recutors, administrators, guard-and cost allowed by law up to as, and legal representatives. ot said taxing units without furpersonal property, assessed in the name of the above-named alties, and costs allowed by law Huestis, Jesse Stuard, Olga Eastland and all political subreturn date of such citation) ther citation or notice. Said suit divisions and districts whose tax-Schaefer, Paul Poe, H. D. Lanbefore the Honorable District defendants for the years 1919 are included in said suit. Each and meauing the day of judgis to collect taxes on the fol Court of Eastland County, Texas es are collected by the Assessor ...am, MIS. Emina S. Schaefer, claiming any legal or through 1947 and in the amount party to said suit shall take noment herein, and all costs of the in Eas lowing described real estate and/ to be held at the courthouse and Collector of taxes for said C. E. Snafer, L. B. Nowell, all persons owning or hav snown opposite said property tice of, and plead and answer to. nd. y of Der and Fiamuni's petition was fied or personal property, assessed in thereof, then and there to show county, is plaintiff, and abovemitable interest in the land all claims and pleadings now on described as foilows, to-wit: Mabel Daniels, Grace Daniels on the 17th day of November, why judgment shall not be rendnamed party defendants are dethe amount shown opposite said herein, defndants: Lots 6-7-8, Biock 14, Cisco, file or hereafter filed in said n. 12, 1948 in a certain suit oneiton, Cate Daniels Crawford, riber ANE. ered for such taxes, penalties, are nereby commanded to property described as follows, to-444.00; Lots 1 & 2, Block 23, fendants, and said plaintiff has if living, and if any or all No. 316A styled the State of Texinterest, and cost, and condemncause by all other parties hereto. trict Co and defend such suit at Cisco, 12 00; Lots 6-7-8-9 and impleaded the City of Cisco and wit: as v. C. H. Dawson et al, in which said suit the State of 10, Block 23, C.sco, 2.75; Loti seal at my office in Eastland, of the above - named persons ing said property and ordering ounty, 1 10 o'clock A. M. on the Lots 6-7-8, Blk. 62, Cisco, 7.06; the Cisco Independent School be dead, the unknown heirs of foreclosure of the constitutional nday after the expiration Texas, suink for itself and the 5 Block 24, Cisco, 390.00; Los County of Eastland and all poli- 9 & 10, Block 24, Cisco, 270.00; Lot 8, Blk. 73, Cisco, 167.50; Lot M and statutory tax liens thereon for taxes due the plaintiff and District taxing units in said state. Texas, this 15th day of Dec., A. each or all of the said abovety-two (42) days from and 10, Blk. 73, Cisco, 600.00; N12 of (there are no other taxing units XAS tical subdivisions and districts Lot 9 Block 25, Cisco, 325.00; D., 1948. whose taxes are colleged by the Lot 6 Block 26, Cisco, 706.00; H the date of issuance hereof named persons who may be lot 4 and N1/2 of lot 5, Blk. 74, the taxing units parties hereto, which assess and collect taxes on LAND ame being the 31st day of dead, and the unknown owners and those who may intervene ROY L. LANE. Cisco, 1200.00; S1/2 of lot 4 and S ND BY this property) which said taxing A. D., 1945 (which is Assessor and Collector of taxes Lot 7 Block 26, Cisco, 365.00; or owner of the hereinafter de-Clerk, District Court, 1/2 of lot 5, Blk. 74, Cisco, 110.00; nerein, together with any addi-THE S units shall appear in said cause ate of such citation) for said county, is plaintiff, and 186 Acres Abst. 141, and being scribed land and of the executional years becoming delin-Eastland County, Texas. Lot 6. Blk. 74. Cisco. 352.03: Lot and each file a claim for delinabove-named party defendants the South 541 varas of the Wm Honorable District tors, administrators, guardians, quent after suit was filed, as 7. Blk. 74. Cisco, 7.50: 40 acres are detendants, and said plan- Graham quent taxes against the property Eastiand County, Texas Survey, Eastland well as all interest, penalties, then and there to show Cisco and the City of and legal representatives, and Abst. 183 and being the SW14 of County, Texas, 722.08 together THE STATE OF TEXAS or any part thereof described in all persons owning or having or and cost allowed by law up to COUNTY OF EASTLAND) IN THE NAME AND BY THE the SW14 Sec. 11. Blk. 3. H&TC Cisco and the Cisco Independent with penalties, interest, costs, the petition of said plaintiff, and , and including the day of judgclaiming any legal or equitable | the said defendants shall appear Ry. Company, Eastland, Texas, idement shall not be rendand exprenses which have ac-School District taxing units in ment herein, and all costs of the interest in the land described AUTHORITY OF THE STATE such taxes, penalties said state, (there are no other crude or may legally accrue 418.84. suit. Plaintlif's petition was filed and answer to the claims of said Mills and cost, and condemntoring units which asses and col- thereon. Plaintiff and/or interherein, defendants: OF TEXAS: together with pinalties, interest on the 17th day of November, taxing units without further ci-A. D., 1948 in a certain suit tation or notice. Said suit is to said property and ordering You are hereby commanded to venors also seek the establishcosts and expenses which have lect taxes on this property) TO: Felix E. Durst, C. M. Jessop. tation or notice. Said suit is to which said taxing units shall ment and foreclosure of the e of the constitutional appear and defend such suit at No. 324A styled the State of Tex- collect taxes on the following de-J. I. Taylor, R. W. Dawson, Ira accrued or may legally accrue appear in said cause and each lien securing payment of such ir before 10 o'clock A. M. on the statutory tax liens thereon L. Guffey, L. H. Dawson, W. E. thereon. Plaintiff and/or interas v. A. M. Petty et al. in which Bonnie first Monday after the expiration scribed real estate and/or pertaxes as provided by law. All taxes due the plaintiff and Morris, Helen Dawson, D. file a claim for delinqueat taxes B. yeners also seek the establishof forty-two (42) days from and said suit the State of Texas, su- sonal property, assessed in the axing units parties hereto, interest, penalties, and costs alagainst the property or any part London, Wm. T. Starr, Sadye thereof described in the petition lowed by law are included in Nocd ment and foreclosure of the lien after the date of issuance hereof ing for itself and the County of name of the above-mentioned de who may intervene Starr, Mrs. Geo. Owens, Jesse any securing payment of such taxes of said plaintiff, and the said de- said suit. Each party to said the same being the 31st day of Eastland and all political sub- fendants for the year 1919 together with any addi-Stuard, T. C. Williams, R. E. Mitchell, G. C. Vaught if living, as provided by law. All inter fendants shall appear and aswer suit shall take notice of, and January, A. D., 1945 (which is divisions and districts whose taxpeconing through 1947 and in the amount vears est, penalties, and costs allowed to the claims of said taxing plead and answer to, all claims es are collected by the Assessor ent atter suit was filed, as return date of such citation), shown opposite property deand if any of the above-named by law are included in said suit units without further citation or and pleadings now on file or before the Honorable District and Collector of taxes for said scribed as follows, to-wit: interest, penalties, persons be dead, the unknown Each party to said suit shall take hereafter filed in said cause by Court of Eastland County, Texas county, is plaintiff, and the above named party defendants are de-Lot 5, Blk. 61, Cisco, 230.17 Lot 5, Blk. 52, Cisco, 200; W¹/₂ st allowed by law up 1. notice. Said suit is to collect taxheirs of each or all of the said es on the folloing described real allother parties hereto. neluding the day of judgto be held at the courthouse notice of, and plead and answer abeve-named persons who may Witness my hand and official thereof, then and there to show nerein, and all costs of the to, all claims and pleadings ectate and/or personal property, fendants, and said plaintiff has of lots 3 and all of lots 4 &5 be dead, and the unknown owner why judgment shall not be rendseal at my office in Eastland, rexas, this 15th day of Dec., A. "aintill's petition was filed assessed in the name of the impleaded the City of Cisco and Blk. 53, Cisco, 540.00; Lots 1 and now on file or hereafter filed in or owners of the hereinafter 17th day of November above-named defendants for the ered for such taxes, penalties, said cause by all other parties the Cisco Independent School 2, Blk. 56, Cisco, 48.00; W twodescribed land and of the exeinterest, and cost, and condemn-D. 1948. 1948 in a certain suit years 1919 through 1947 and in hereto. District taxing units in said state. thirds of lot 4 and all of lot 5. ROY L. LANE. ing said property and ordering the auount shown opposite said cutors, administrators, guard-InA styled the State of Tex-Witness my hand and official coreciosure of the constitutional ians, and legal representatives, (there are no other taxing units Blk. 59, Cisco, 220.00; S1/2 of lot property described as follows, to Clerk, District Court, U. F. Gilcorist et al. in seal at my office in Eastland, LON 05 DIK 11, CISCO, 300.00; Eastland, County, Texas and all persons owning or havand statutory tax liens thereon which assess and collect taxes on 6 and S1/2 of lot 7, Blk. 60, Cisco. said suit the State of Tex-Texas, this 15th day of Dec., A ing or claiming any legal or or taxes due the plaintiff and 290.00: Lots 9 and 10, Blk. 62 this property) which said taxing Lot 6, Blk 11, Cisco, 19.93; Lots ig for itself and the Coun-.ne taxing units parties hereto, D. 1948. equitable interest in the land described here in, defendants: / & 8. Block 11, Cisco, 610.00; units shall appear in said cause Cisco, 5.00; Lots 1 and 2, Blk. 63; THE STATE OF TEXAS Eastland and all political and those who may intervene ROY L. LANE. each file a claim for delinquent 9.00: 76 acres, Abst. 180 and be COUNTY OF EASTLAND visions and districts whose Lots 9 & 10, Block 11, Cisco, You are hereby mmanded to nerein, together with any addi-tional years becoming dein-Clerk, District Court. IN THE NAME AND BY. THE taxes against the property or ing the E1/2 of the NE 1/4 of Sec 15,00; Lots 5, Block 12, Cisco. tional years becoming are collected by the Assesappear and defend Eastland County, Texas such suit at AUTHORITY OF THE STATE any part thereof described in 105, Blk. 3, H&TC Ry Co. Sur quent after suit was filed, as nd Collector of taxes for with unit is, Uls. or before 10 o'clock A. M on the vey. Eastland County, Texas. OF TEXAS: the petition of said plaintiff, and county, if plaintiff, and first Monday after the expiration co. 6.00; Lots 6-7-8, Block 13, well as all interest, penaities, named party detendants the said defendants shall appear TO: Geo. Owens. Mrs. Geo of forty-two (42) days from and and cost allowed by law up to 541.24. Cisco, 6.00; Lots 9 and 10 ,Block THE STATE OF TEXAS together with penalties, interest and answer to the claims of said fendants, and said plaintiff Owens, Jesse H. Reynolds, Raland including the day of judg-COUNTY OF EASTLAND

cause and each tile a Said suit is to collect name above-named detendants years 1919 through 1947

to-will:

scribed herein, defendants: pleadings now on file or here-(there are no other taxing units 1884. S 160 acres of Abst. 1884. D., 1948. after filed in said cause by all You are hereby commanded to and cost allowed by law up to which assess and collect taxes on Eastland, County, Texas, 784.79 Witness my hand and official appear and defend such suit at and including the day of judg-eat at my office in Eastland first Monday after the Monday after the Suit Plaintiff's patient of the the amount shown oppo-ROY L. LANE. other parties hereto. this property) which said taxing together with renalties, interest said property described as Clerk, District Court, scat at my office in Eastland first Monday after the expiration on the 17th day of November, and each file a claim for delin- accrued or may legally accrued or 1 & 2, Blk 1, Cisco 3.00, Eastland County, Texas equitable interest in the land de of forty-two (42) days from and Block 1, Cisco, 95.00; A. D., 1948 in a certain suit No. 315A styled the State of thereon. Plaintiff and/or inter scribed herein, defendants. D., 1948 in a certain suit quent taxes against the property D. 1948. after the date of issuance hereof THE STATE OF TEXAS Block 2, Cisco, 270.00; Lot veners also seek the establish ROY L. LANE. or any part thereof described in You are hereby commanded to the same being the 31st day of Texas v. Felix E. Durst et al, the petition of said plaintiff, and COUNTY OF EASTLAND Block 3, Cisco, 77.75; Lots ment and foreclosure of the lier Clerk, District Court, January, A. D., 1949 (which is appear and defend such suit at IN THE NAME AND BY THE 2 7, Block 3, Cisco, 8.50; Block 3, Cisco, 4.00; Lot AUTHORITY OF THE STATE or before 10 o'clock A. M. on the first Monday after the expiration in which suit the State of Texas return date of such citation). Eastland, County, Texas securing payment of such taxes the said defendants shall appear uing for itself and the County before the Honorable District as provided by law. All interand answer to the claims of said OF TEXAS: k 4. Cisco, 2.00: Lots 4 & of Eastland and all pontical subof forty-two (42) days from and THE STATE OF TEXAS Court of Eastland County, Texas taxing units without further ciest, penalties, and costs allowed ck 4 Cisco, 49.08; Lots 6-7divisions and districts whose COUNTY OF EASTLAND) IN THE NAME AND BY THE TO: Joe Harris, Mrs. E. Sublett, after the date of issuance hereof to be held at the courthouse tation or notice. Said suit is to by law are included in said suit. 4, Cisco, 4.50; W1/2 of taxes are collected by the Asthe same being the 31st day of thereof, then and there to show collect taxes on the following Each party to said suit shall take Leonard E. Sublett, Annie V. Block 6, Cisco, 6.00; 160 sessor of taxes for said county. AUTHORITY OF THE STATE why judgment shall not be rend-January, A. D., 1949 (which is Sublett, L. E. Sublett, Sarah E. notice of, and plead and answer described real estate and/or per-Abst. 73 as described in is plaintiff, and above-named ered for such taxes, penalties, return date of such citation), before the Honorable District OF TEXAS: Record in Vol. 411, Page sonal property, assessed in the to, all claims and pleadings Cook, Fay Wilson, Morris Jouinterest, and cost, and condemnparty detendants are defendants. leed records of Eastland TO: J. W Fields, O. P. Ainsworth now on file or hereafter filed in venat, Gomer Pilcher, T. H name of the above-named desaid plaintiff has impleaded the Court of Eastland County, Texas ing said property and ordering Texas, and being out of A L Barton, D L. Caffel, E. A fendants for the years 1919 said cause by all other parties Moore, Mrs. T. H. Moore, A. B. foreclosure of the constitutional to be held at the courthouse Eastland, County, Texas, ris, H. C. Weis, Mrs. H. H. Hal-City of Cisco and the Cisco In-Whitehead, Mrs. Pearl Daniels, hereto. and statutory tax liens thereon through 1947 and in the amount thereof) then and there to show acpendent School District, taxing Minnie Bell Gary, Mary Lenz, for taxes due the plaintiff and Witness my hand and official shown opposite said property why judgment shall not be rendtogether with penalties, ley, Harold J. Smith, Mrs. Matunits in said state, (there are seal at my office in Eastland. Bill Daniels, Alla Mae Horn if the taxing units parties hereto, ered for such taxes, penalties, described as follows, to-wit: rests, costs and expenses tie Stanton, W. P. White, Wash no other taxing units which and those who may intervene Texas, this 15th day of Dec., A living, and if any or all of the interest, and cost, and condemn Lot 5, Blk. 34, Cisco, 350.00; have accrued or may Curidit woods, it living, assess, and collect taxes on this ing said property and ordering herein, together with any addi-ng deun above-named persons be dead. property) which said taxing units S23' of lot 5, Blk. 35, Cisco, 133. D. 1948. accrue thereon. Plaintiff and if any or all of the above tional years becoming foreclosure of the constitutional the unknown heirs of each or all shall appear in said cause and 33: Lots 3 and 4, Blk. 38, Cisco ROY L. LANE interveners also seek the named persons be dead, the unquent after suit was filed, as and statutory tax liens thereon of the said above-named persons each file a claim for delinquent 980.00; S40' of both lots 1 and 2 Clerk, District Court, shment and foreclosure known heirs of each or all of for taxes due the plaintiff and well as all interest, penaities, who may be dead, and the untaxes against the preperty or and all 3-4-5, Blk. 39, Cisco, 224. lien securing payment of the above-named persons who Eastland County, Texas and cost allowed by law up i the taxing units parties hereto, any part thereof described in 00: S65' of lot 10, Blk. 39, Cisco, known owner or owners of the taxes as provived by law. may be dead, and the unknown and including the day of judgand those who may intervene interest, penalties, and costs owner or owners of the herein hereinafter described land and the petition of said plaintiff, and 200.00. N50' of lot 1 Blk, 41 Cis-THE STATE OF TEXAS COUNTY OF EASTLAND herein, together with any addiment herein, and all costs of the wed by law are included in tfter described land and of the suit. Plaintiff's petition was filed the said defendants shall ap- co, 37.50; Lot 6, Blk. 42, Cisco, of the excutors, administrayears tional . each party to said suit 'executors, administrators, guardon the 17th day of November, pear and answer to the claims 17.00: Lot 10, Blk. 42, Cisco, 145. tors, guardians, and legal reprequent after suit was filed, as THE NAME AND BY THE IN take notice of, and plead ians, and legal representatives. said taxing units without 00; Lot 2, Blk. 43, Cisco, 77.62; well as all interest, penalties, A. D., 1948 in a certain suit sentatives, and all persons own-AUTHORITY OF THE STATE answer to, all claims annd and all persons owning or hav-No. 318A styled the State of further citation or notice. Said Undivided 1/2 int. in lots 1 and 2, and cost allowed by law up to ing or having or claiming any OF TEXAS: ngs now on file of here- ing or claiming any legal or and including the day of judg-Texas v. Geo. Owens et al, in suit is to collect taxes on the Blk. 44, Cisco, 4 540.00 together TO: W. H. Shook, Della Calhoun legal or equitable interest in the fter filed in said cause by all equitable interest in the land ment herein, and all costs of the which said suit the State of following described real estate land described herein, defend-Drewery, G. E. Drewery, J. H. Erwin, C. M. Brittam, Roy Fenwith penalties, interest, costs and described here in. defendants: parties hereto. uit. Plaintiff's petition was filed Texas, suing for i self and the and/or personal property, assessexpenses which have accrued or ants: Witness my hand and official Lou are nereby commanded to on the 17th day of November, A. D., 1948 in a certain suit County of Eastland and all poli- ed in the name of the above-You are hereby commanded to at my office in Eastland, appear and defend such suit at may" legally accrue thereon ley, M. L. Keasler, J. B. Pratt, A. D., annear and defend such suit at first Monday after the expiration tical subdivisions and districts named defendants for the years exas, this 15th day of Dec., A Plaintiff and/or intervenors also W. E. Fairless, Mrs. Hattie Fair-No. 325A styled the State of or before 10 o'clock A. M. on the whose taxes are collected by the 1919 through 1947 and in the seek the establishment and fore-D. 1948 Texas v. W. R. DeWitt et al. in less, L. A. Burkett, Virgil M. first Monday after the expiration of forty-two (42) days from and Assessor and Collector of taxes amount shown opposite said ROY L. LANE. closure of the lien securing nav which said suit the State of Tex-Holcomb, Juanita Scott Farquof forty-two (42) days from and after the date of issuance hereof Clerk, District Court. for said county, is plaintiff, and property described as follows toment of such taxes as provided har, Ione W. Fewell, W. W. Fewas, suing for itself and the Counafter the date of issuance hereof Eastland, County, Texas. the same being the 31st day of above-named party defendants wit by law. All interest, penalties, Il, E. C. Vanderford, B. B. Gregthe same being the 31st day of ty of Eastland and all political January, A. D., 1949 (which is are defendants, and said plain-W1/2 of lot 4, Block 6, Cisco and costs allowed by law are inory, O. D. Vanderford if living, date of such citation) January, A. D., 1949 (which is subdivisions and districts whose HE STATE OF TEXAS return tiff has impleaded the City of 6.00; Lot 6, Block 6, Cisco, 270.00 return date of such citation), before the Honorable Distric OUNTY OF EASTLAND) IN THE NAME AND BY THE before the Honorable District cluded in said suit. Each party taxes are collected by the Assessand if any or all of the above-Cisco and the Cisco Independent Lot 7, Block 6, Cisco, 145.00; Lots aure of Eastland County, Texas to said suit shall take notice of or and Collector of taxes for named persons be dead, the un-School District taxing units in 8 & 9, Block 6, Cisco, 600; Lot Court of Eastland County, Texas and plead and answer to, all THORITY OF THE STATE to be held at the courthouse known heirs of each or all of the said county, is plaintiff, and said state, (there are no other 10, Block 6, Cisco, 230.00; Lots 1 be held at the courthouse thereof, then and there to show claims and pleadings now on file F TEXAS: said above-mentioned persons above-named party defendants thereof, then and there to show taxing units which assess and to 5, Block 9, Cisco, 995.00; Lots O: C. H. Dawson, Mrs. Annie M. why judgment shall not be rendor hereafter filed in said cause who may be dead, and the unare defendants, and said plaintiff collect taxes on this property) 6 to 10, Block 10, Cisco, 996.00: why judgment shall not be rend-Barlow Winston, W. J. ered for such taxes, penalties by all other parties hereto. known owner or owners of the has impleaded the City of Cisco ered for such taxes, penalties interest, and cost, and condemnwhich said taxing units shall ap- Lot 1, Block 11, Cisco, 55.00; Lot Witness my hand and official alker, Gladys Whitman, Homer hereinafter described land and and the Cisco Independent School interest, and cost, and condemn ing said property and ordering pear in said cause and each file 2. Block 11, Cisco, 19.00: Lot 4. seal at my office in Eastland, Doyle, Mrs. H. V. Doyle, O. T. ing said property and ordering Maxwell, Emma Maxwell, F. M. foreclosure of the constitutional District taxing units in said ng said property and ordering of the executors, administrators, a claim for delinquent taxes Block 11, Cisco, 142 50; 168 Texas, this 15th day of Dec., A. state, (there are no other taxing guardians, and legal representaforeclosure of the constitutional an, C. E. Hailey, Don Mc- and statutory tax liens thereon Acres, ABat. 73. as described in D., 1948. against the property or any part and statutory tax liens thereon tives, and all persons owning or units which assess and collect rary, Frank Ryals, Chas S. San- for taxes due the plaintiff and thereof described in the petition Vol. 318. Page 326 & 408. deed ROY L. LANE, for taxes due the plaintiff and the taxing units parties hereto, having or claiming any legal or taxes on this property.) which ller, Floy P. Green, C. E. Scott, the taxing units parties hereto, records. Eastland County Texas of said plaintiff, and the said Clerk, District Court, and those who may intervene said taxing units shall appear in equitable interest in the land dema Scott, and Mrs. G. W. and those who may intervene herein, together with any addi-tional years becoming de.indefendants shall appear and ansand being out of the S 1/2 of the Eastland County, Texas Il if living, and if any or scribed herein, defendants: said cause and each file a claim herein, together with any addi-tional years becoming deinwer to the claims of said taxing Wm De Moss Survey, 317.95 to You are hereby commanded to for delinquent taxes against the of the above-named persons quent after suit was filed, as appear and defend such suit at dead, the unknown heirs of units without further citation or gether with penalties, interest THE STATE OF TEXAS property or any part thereof dequent after suit was filed, as pr before 10 o'clock A. M. on the each or all of the said abovewell as all interest, penalties, COUNTY OF EASTLAND notice. Said suit is to collect taxcests and expenses which have scribed in the petition of said IN THE NAME AND BY THE AUTHORITY OF THE STATE of forty-two (42) days from and well as all interest, penalties. first Monday after the expiration and cost allowed by law up to accrued or may legally accrue es on the following described persons who may be dead plaintiff, and the said defendants and cost allowed by law up to and including the day of judgand the unknown owner or ownreal estate and/or personal propthereon. Plaintiff and/or interand including the day of judgshall appear and answer to the rs of the hereinafter described ment herein, and all costs of the after the date of issuance hereof OF TEXAS: erty, assessed in the name of the venors also seek the establishment herein, and all costs of the claims of said taxing units with nd and of the executors, adult. Plaintiff's petition was filed on the 17th day of November, above-named defendants for the ment and foreclosure of the lien TO: A. M. Petty, W. B. Bollinthe same being the 31st day of suit. Plaintiff's petition was filed out further citation and/or perinstrators, guardians, and legal January, A. D., 1949 (which is ger, H. G. Bollinger, G. C. Linon the 17th day of November, A. D., 1948 in a certain suit A. D., 1948 in a certain suit years 1919 through 1947 and in securing payment of such taxes sonal property, assessed in the epresentatives, and all persons return date of such citation). A. D., 1948 in a certain suit No. 323A styled the State of Texgle, L. F. Barnhill, Mrs. G. B. the amount shown opposite said as provided by law. All interest, name of the above-named defenwhing or having or claiming No. 317 A styled the State of efore the Honorable District penalties, and costs allowed by Langston, Mrs. J. F. Langston, dants for the years 1919 through Texas v. J. W. Fields et al. in Court of Eastland County, Texas property described as follows, tolegal or equitable interest in as v. Joe Harris et al, in which G. H. Judia, A. Spears, Chas. S. law are included in said suit. 1947 and in the amount shown land described herein, deto be held at the courthouse thereof, then and there to show which said suit the State of Texwit Each party to said suit shall take Hale. Mrs. Chas. S. Halo C. H. said suit of the State of Texas. as, suing for itself and the Coun-ty of Eastland and all political opposite said property described subdivisions and dis'ricts whose 400.00; Lot 1, Block 29, 27.00: notice of, and plead and answer Fee, R. S. Walker if living, and You are hereby commanded to suing for itself and the County why judgment shall not be rend as follows. to wit: W 80' of N125' of Rik. 87. Su taxes are collected by the Asses- N48' bo'h lots 13 and 14. Block to, all claims and pleadings now if any or all of the above-named sor and Collector of taxes for 31, Cisco, 70.52; S 30 ft. of lot 4, on file or hereafter filed in said persons be dead, the unknown thefore 10 o'clock A. M. on the irst Monday after the expiration of Eastland and all political subered for such taxes, penalties, interest, and cost, and condemn-1. Cisco, 330.00; E8212' of W187.divisions and districts whose tax-

after the date of issuance hereof 13, Cisco, 4.00; Lot 3 & E1/2 of lot ph Glenn, Lois A. Dunn, C. J. Turner, Earl Edwards, J. H. ment herein, and all costs of tip costs and expenses which have pleaded the City of Cise. taxing units without further ci-IN THE NAME AND BY THE 4, Block 14, Cisco, 32.32; W1/2 of the same being the 31st day of he Cisco Independent School Turner, Earl Edwards, J. suit. Fraintin's petition was filed lot 4, and all of lot 5, Block 14, tation or notice. Said suit is to accrued or may legally accrue AUTHORITY OF THE STATE Cisco, 357.00; 83-34 acres, Abs. Hyatt, J. O. Barnhill, John W. 233, and being the W¹/₂ of the recus, riorence r. roan, E. L. January, A. D., 1949 (which is ist taxing units in said on the 17th day of November, collect taxes on the following dethereon. Plaintiff and/or interreturn date of such citation). OF TEXAS: theid and no other taxing before the Honorable District A. D., 1948 in a certain suit veners also seek the establishscribed real estate and/or per-SE 4 of Sec. 43, Blk., 3 H&TC Collerman, Ida Collerman, Mrs. which assess and collect No. 319A styled the State of TO: W. R. DeWitt, Mrs. W. R. Court of Eastland County, Texas ment and foreclosure of the lien sonal property, assessed in the on uns property) "which 616.97, together with pen- C. E. Colerman, Alice Walkins, to be held at the courthouse the field of the courthouse the courtho reaas v. J. Q. Clark et al. in DeWitt, B. Philpott, Mrs. B. securing payment of such taxes name of the above-named detaxing units shall appear Texas, 616.97. togeiner with penwhich said sun the State of Tex-Philpott. W. W. Donohoe, Leon fendants for the years 1919 as provided by law. All interdelinquent taxes alties, interest costs and expenses if any or all of the above-nam- wny judgment shall not be rendas, suing for itself and the County Cagle, Lilly Baugh, Chas. S. Sandthrough 1947 and in the amount est, penalties, and costs allowed ed persons be dead, the un- ered for such taxes, penalties, known heirs of each or all of interest, and cost, and condemnof Eastland and ai, political subshown opposite said property by law are included in said suit. ler. J. C. McAfee, Neal Moore ainst the property or any part legally accrue thereon. Plaintiff Thelma Moore, A. L. Clark, Mrs. reof described in the petition and/or intervenors also seek the the above-named persons who ing said property and ordering divisions and districts whose described as follows, to-wit: Each party to said suit shall take establishment and foreclosure of may be dead, and the unknown foreclosure of the constitutional Lots 7-8-9, Blk. 74%, Cisco, notice of, and plead and answer said plaintiff, and the said taxes are collected by the Assess the lien securing payment of owner or owners of the herein- and statutory tax liens thereon to, all claims and pleadings dants shall appear and ansor and Collector of taxes for said 375.00: Lots 12 to 19 (according to the claims of said taxing All interest, penalties, and cos's guardians, and legal respesenta-allowed by law are included in tives, and all persons owning or increin, together with any addi-tives, and all persons owning or tional years becoming definafter described land and of the for taxes due the plaintiff and to plat in Vol. 86. Page 263) county, is plaintiff, and abovenow on file or hereafter filed in without further citation or named party derendants are Block 7412, Cisco, 3200.00; Lot 1. said cause by all other parties defendants, and said plaintiff Blk. 75, Cisco, 129 00; Lots 3-4-5, hereto. on the following described has impleaded the City of Cisco Blk. 76, Cisco; 72.00; Lot 9, Blk. Witness my hand and official estate and/or personal shall take notice of, and plead and the Cisco Independent School 76, Cisco, 1200.00: Lot 3, Blk. 77, seal at my office in Eastland try, assessed in the and answer to, all claims and equitable interest in the land de- quent after suit was filed, as District taxing units in said state, Cisco, 324.00; 160 acres, Abst. Texas, this 15th day of Dec., A. well as all interest, penalties,

Callie Ward, Guy J. Ward if living, and if any or all of the above named persons be dead, the unknown heirs of each or all of the said above-named persons who may be dead, and the un known owner or owners of the hereinafter described land and of the executors, administrators guardians, and legal representatives, and all persons owning or having or claiming any legal or

Thursday, December 30, 1948 PAGE TWO THE DAILY PRESS, CISCO, TEXAS CITATION BY PUBLICATION | CITATION BY PUBLICATION | CITATION BY PUBLICATION | CITATION BY PUBLICATION | CITATION BY PUBLICATION CITATION BY PUBLICATION CITATION BY PUBLICATION to, all claims and pleading said taxing units shall appear in E 100' of N 125 Block 95. Sub now on file or hereafter filed said cause and each file a claim Lot 10 Block 94 Sub 4, Cisco the 17th day of November est, penalties, and costs allowed A. Warren, F. H. Thomas, Rayreturn date of such citation) on 5.' Blk. 87, Sub. 2, Cisco, 17.81; said cause by all other par for delinquent taxes against the \$40.00; W 100 of E 200 of N 125 before the Honorable District A. D., 1948 in a certain suit by law are included in said surt. mond Thomas, F. M. Oldham, W. Lot 8, Blk. 78, Cisco, 456.41; W1/2 property or any part thereof de- Cisco \$170.00; W 62.5 of N 125 of Court of Eastland County, Texas of lot 9, Blk. 79, Cisco, 20.00; Lots Each party to said suit shall take S. Foster, Ed Wande, F. M. No. 326A styled the State of hereto. Witness my hand and office scribed in the petition of said Block 95 Sub 1, Cisco \$110.00; to be held at the courthouse Texas v. E. G. Yoder e. al, in 9 and 10, Blk. 81, Cisco, 14.00; notice of, and plead and answer Shaver if living, and if any or seal at my office in Eastland tnereof, then and there to show plaintiff, and the said defend- W 62.5 of S 125 of Block 95 Sub which said suit the State of Texto, all claims and pleadings all of the above-named persons Lots 1 and 2 Blk. 83, Cisco. 27,plaintiff, and the said defend-ants shall appear and answer to 1, Cisco \$31.31; W 100 of E 200 Texas, this 15th day of Dee why judgment shall not be rendas, suing for itself and the Counbe dead, the unknown heirs of 60: Lots 1 and 2. Blk 86, Cisco, now on file or hereafter filed in ered for such taxes, penalties, the claims of said taxing units of S 125 of Block 95 Sub 1, Cisco D., 1948. ty of Eastfand and all political 107.00; Lots 7 to 10, Blk. 86, Cis- said cause by all other parties each or all of the said aboveinterest, and cost, and condemnwithout further citation or no- \$60.00; E 100 of W 162.5 of S 125 ROY L. LANE. subdivisions and districts whose co, 10.00; 88 acres, Abst. 189, be- hereto. named persons who may be dead. ing said property and ordering Clerk, District Court, tice. Said suit is to collect taxes Block 95 Sub 1 \$345.00; 58 a. Abst taxes are collected by the Assesloreclosure of the constitutional and the unknown owner or own-Witness my hand and official ing the W 88 ac. of NE 1/2 of Sec. Eastland County, Te sor and Collector of taxes for and statutory tax liens thereon said county, is plaintif, and on the following described real 1915, and being part of the N W ers of the hereinafter described seal at my office in Eastland. 123, Blk. 3, H&TC Ry. Company for taxes due the plaintiff and above-named party defendants estate and/or personal property 1/4 of Sec 65 Bik 2 H&TCRy Co land and of the executors, ad-Survey, Eastland County, Texas, Texas, this 15th day of Dec., A. the taxing units parties hereto, Survey Eastland Co. Texas, Deed ministrators, guardians, and le-P. .948. 648.41. THE STATE OF TEXAS assessed in the name of the and those who may intervene are defendants, and said plaintiff above-named defendants for the Ref. Vol 115 p 57 \$259.45. gal representatives, and all pertogether with penalties, interest ROY L. LANE. herein, together with any addi-uonal years becoming denn-COUNTY OF EASTLAND IN THE NAME AND BY has impleaded the City of Cisco sons owning or having or claimcosts and expenses which have Clerk, District Court, together with penalties, interest years 1919 through 1947 and in and the Cisco Independent School AUTHORITY OF THE ST ing any legal or equitable inquent after suit was filed, as Eastland County, Texas accrued or may legally accrue costs and expenses which have the amount shown opposite said District taxing units in said state. thereon. Plaintiff and/or inter terest in the land described well as all interest, penaities, OF TEXAS: property described as follows, accrued or may legally accrue (there are no other taxing units and cost allowed by law up to herein, defendants: TO: Joseph W. Gregory, veners also seek the establish-THE STATE OF TEXAS thereon. Plaintiff and/or interwhich assess and collect taxes on You are hereby commanded to and including the day of judg-Joseph W. Gregory, J. E. to-wit: ment and foreclosure of the lien COUNTY OF EASTLAND E 50' of W 100' of S 130 of veners also seek the establishthis property) which said taxing ment herein, and all costs of the appear and defend such suit at IN THE NAME AND BY THE Canlies, G. M. Beene, Thor securing payment of such taxes ment and foreclosure of the lien Blk. 91, Sub. 4, Cisco, 380.00; Lot before 10 o'clock A. M. on the suit. Plaintiff's petition was filed units shall appear in said cause AUTHORITY OF THE STATE A. Graves Jr., G. S. Berry, Ge as provided by law. All inter-12 Blk. 92, Sub. 2, Cisco, 250.00; securing payment of such taxes first Monday after the expiration on the 17th day of November, and each file a claim for delin-OF TEXAS: W. Wilcox Jr., Elva Perry Het est, penalties, and costs allowed as provided by law. All inter-A. D., 1948 in a certain sum Lot 1, Blk. 92, Sub. 4, Cisco, of forty-two (42) days from and quent taxes against the property TO: G. Fisk, S. H. Nance, O. C. zel, L. C. Heltzel, R. F. Caldy by law are included in said suit. after the date of issuance hereof est, penalties, and costs allowed No. 327A styled the State of Tex-675.00; Lot 3, Blk. 92, Sub. 4, Cisor any part thereof described in Each party to said suit shall take Holcomb, M. E. Holcomb, Samuel W. P. Caldwell, Virgil Davis, M the same being the 31st day of as v. w. T. ranorougn et al, in the petition of said plaintiff, and co, 37.50; Lot 7, Blk. 92, Sub. 4. by law are included in said suit notice of, and plead and answer Greer, J. H. Revnolds, R. F January, A. D., 1949 (which is M. D. Noble, W. D. Corn, M. which said suit the State of Tex-Cisco, 240.00; Lots 1-3, 5 & 7. Each party to said suit shall take the said defendants shall appear to, all claims and pleadings Gillman, Mrs. R. F. Gillman, return date of such citation) Corn, Faye Corn, Sewell Cr ...s, suing for itself and the notice of, and plead and answer and answer to the claims of said Blk. 93, Sub. 1, Cisco, 1400.00; now on file or hereafter filed in Mrs. Lydia Inez Wallace, J. B. oetore the Honorable District if living and if any or all of f County of Eastiand and all po-Lot 2, Blk. 93, Sub. 1, Caro to, all claims and pleadings taxing units without further cl-Court of Eastland County, Texas said cause by all other parties Jennings, M. P. Zimicki, W. H. above-named persons be d now on file or hereafter filed in litical subdivisions and districts tation or notice. Said suit is to 35.00; Lot 4, Blk. 93, Sub. 1. to be held at the courthouse hereio. Henderson, F. C. Gray, J. P. the unknown heirs of each or whose taxes are collected by the collect taxes on the following de-Cisco, 35.00; 61 A Abst. 191 and said cause by all other parties thereof, then and there to show Witness my hand and official Sherrod if livng, and if any or of the said above-named per scribed real estate and or perwhy judgment shall not be rendbeing out of E12 of SW 1/4 hereto. Assessor and Collector of taxes seal at my office in Eastland, all of the above-named persons who may be dead, and the ered for such taxes, penalties, Sec. 127, Bik. 3, H&TC Ry. Co. or said county, is plaintiff, and sonal property, assessed in the Witness my hand and official Texas, this 15th day of Dec. A. be dead, the unknown heirs of interest, and cost, and condemi known owner or owners of above-named party defendants name of the above-named defenseal at my office in Eastland, Survey, Eastland, County, Texas D. 1948. ing said property and ordering each or all of the said abovedants for the year 1919 through 395.44. are defendants, and said plaintiff Texas, this 15th day of Dec., A. hereinafter described land and ROY L. LANE, oreclosure of the constitutional named persons who may be dead, has impleaded the City of Cisco 1947 and in the amount shown logether with penalties, interest the executors, administra D., 1948. and statutory tax liens thereon Clerk, District Court, and the unknown owner or ownand the Cisco Independent School opposite said property described costs and expenses which have guardians, and legal represe ROY L. LANE. tor taxes due the plaintiff and Eastland County, Texas ers of the hereinafter described District taxing units in said state, tives, and all persons owning as follows to-wit: accrued or may legally accrue the taxing units parties hereto Clerk, District Court, and and of the executors, ad-W 82' of S 155 of Blk. 87, Sub. thereon. Plaintiff and/or inter having or claiming any legal THE STATE OF TEXAS mere are no other taxing units and those who may intervene Eastland County, Texas ministrators, guardians, and legal COUNTY OF EASTLAND 2. Cisco, 82.50; E 50 of W 250 of veners also seek the establish which assess and collect taxes on equitable interest in the land nerein, together with any addi representatives, and all persons IN THE NAME AND BY THE tional years becoming this property) which said tax S 125 Block 87, Sub. 4, Cisco. scribed herein, defendants: ment and foreclosure of the lien THE STATE OF TEXAS AUTHORITY OF THE STATE whing or having or claiming any quent after suit was filed, as ing units shall appear in said 320.00: W 62.5 of E. 192.5 of N You are hereby common securing payment of such taxes COUNTY OF EASTLAND) IN THE NAME AND BY THE egal or equitable interest in the well as all interest, penaities, appear and defend such suit or before 10 o'clock A. M. on OF TEXAS: as provided by law. All interause and each file a claim for 125 of Block 87, Sub. 4, Cisco, and cost allowed by law up to TO: L. B. Norvell, Elizabeth Lev land described herein, defenddelinquent taxes against 42.50; E 50' W 150 of S 125 Block the est, penalties, and costs allowed AUTHORITY OF THE STATE and including the cay of judgeaux, H. L. Fulkerson, E. H. Stub ants: first Monday after the expirat 87. Sub. 4. Cisco, 150.00; E 100 by law are include i in said suit property or any part thereof de-OF TEXAS: ment herein, and all costs of th blefield, R. F. McDonald, J. of forty-two (42) days fro You are hereby commanded to of W 200 of N 125, Block 87, Sub. scribed in the petition of said Each party to said suit shall take TO: N. J. Baggett, A. F. Cald suit. Plaintiff's petition was filed Townsend, H. K. McHarg, A. appear and defend such suit at after the date of issuance plaintiff, and the said defend-4, Cisco, 52.00; Lot 11 , Block 88, on the 17th day of November Inotice of, and plead and answer well, W. C. Jacobs, E. G. Maythe same being the 31st da McDonald, W. J. Stacey, before 10 o'clock A. M."on the ants shall appear and answer to Sub. 1, Cisco, 17.32; Lots 12 & 13 to, all claims and pleadings W. E D., 1948 in a certain sull hew Mrs. E. G. Mayhew rst Monday after the expiration January, A. D., 1949 (wh Miller, Mrs. Herbert H. the claims of said taxing units Block 88, Sub. 1, Cisco, 101.00; E now on file or hereafter filed in Culp No. 328A styled the State of Tex-Lucille Mancill, J. S. Mobf forty-two (42) days from and return date of such Herbert H. Culp, J. D. Yowell, without further citation or no- 125' of NE ¼ Block 89, Sub. 1. said cause by all other parties as v. W. J. Raforth et al, before the Honorab lev J. R. Reed, Mrs. Grace Reed. after the date of issuance hereol G. W. Troxell, Mrs. G. W. Tro Cisco, 415.00; W 207' of N 125 hereto. tice. Said suit is to collect taxes which said suit the State of Tex-A. E. Jameson, Mrs. Minnie J. the same being the 31st day of Court of Eastland Count xell, O. D. Dillingham, Joe W. as, suing for itself and the Coun on the following described real Block 89, Sub. 1, Cisco, 120.00; E Witness my hand and official Milford if living, and if any or January, A. D., 1949 (which is to be held at the Gray, O. L. Duckett, 66' of W 182 of S 150 Block 89. Bachus ty of Eastland and all politica seal at my office in Eastland. estate and/or personal property, thereof, then and there to return date of such citation) all of the above-named persons Land Co. Inc., S. T. Bachus, Eula Honorable Distric subdivisions and districts whose Sub. 1, 45.00; 160 A. Abst. 219 Texas, this 15th day of Dec. A. assessed in the name of the why judgment shall not be before be dead, the unknown heirs of Bachus, M. L. Andrews if living taxes are collected by the As H&TC Ry Company, Eastland D., 1948. Court of Eastland County: Texas above-named defendants for the ered for such taxes. each or all of the sold aboveto be held at the courthouse and if any or all of the above years 1919 through 1947 and in County, Texas, W1/2 of of NE1/4 sessor and Collector of taxes for ROY L. LANE. interest, and cost, and named persons who may be dead. named presons be dead, the un ing said property and thereof, then and there to show said county, is plaintiff, and the amount shown opposite said of Sec. 45, Blk. 4, H&TC Ry Co Clerk, District Court, and the unknown owner or ownwhy judgment shall not be rend known heirs of each or all of the foreclosure of the above-named party defendants Survey, 571.67. property described as follows, to-Eastland County, Texa ers of the hereinafter described for such taxes, penalties and statutory tax together with penalties, interest said above-named persons who are defendants, and said plainwit: interest, and cost, and condemn land and of the executors, ad for taxes due the costs and expenses which have may be dead, and the unknown THE STATE OF TEXAS tiff has impleaded the City of Lots 3 to 6 Block 90, Sub. 3 ng said property and ordering ministrators, guardians, and legat the taxing units parties owner of owners of the hereinaccrued or may legally accrue COUNTY OF EASTLAND) IN THE NAME AND BY THE Cisco and the Cisco indeforeclosure of the constitutional Cisco, 750.00; E 60' of W 190 of and those who may inte representatives, and all persons after described land and of the S. 127 ft. Blk. 89, Sub. 2, Cisco thereon. Plaintiff and/or inter pendent School District taxand statutory tax liens thereon herein, together with an wning or having or claiming any AUTHORITY OF THE STATE executors, administrators, guardveners also seek the establishyears becon taxes due the plaintiff and 65.00; W 66¼ of E 172½ of S ing units in said state tional legal or equitable interest in th ians, and legal representatives. OF TEXAS: ment and foreclosure of the lien quent after suit was the taxing units parties hereto, 12712 of Blk. 89, Sub. 2, Cisco (there are no other taxing units land described herein, defend-TO: L. B. Watson, Lula B. Wat and all persons owning or havand those who may intervene securing payment of such taxes well as all interest, pen 112.50; Lot 10, Blk. 89, Sub. 3 which assess and collect taxes or erein, together with any add. D. Dunlap, E. O. Hendas provided by law. All intering or claiming any legal or equison. J. and cost allowed by law Cisco, 47.82; Lots 11 & 12, Blk this property) which said taxing You are hereby commanded to years becoming denn table interest in the land de tional ricks, Mrs. Lila Hendricks, est, penalties, and costs allowed and including the day of 89. Sub. 3. Cisco, 90.00; W 50 units shall appear in said cause appear and defend such suit at quent after suit was filed, as ment herein, and all costs of scribed herein, defendants: of E 162.5 of N 145' Blk. 90 Sub. by law are included in said suit C. E. Hailey, Bruce Graor before 10 o'clock A. M. on the and each file a claim for delin well as all interest, penalties suit. Plaintiff's petition was 1, Cisco, 42.47; W 50' of N 125 of Each party to said suit shall take You are hereby commanded to nam, M. Henderson, R. E. Scott, first Monday after the expiration and cost allowed by law up to quent taxes against the property on the 17th day of No appear and defend such suit at Block 90, Sub. 2, Cisco, 68.00; W notice of, and plead and answer Betty Vestal, J. W. Triplett, W. of forty-two (42) days from and r any part thereof described in and including the day of judg before 10 o'clock A. M. on the D: 1948 in a certain A. 53' of E 125 of Blk. 90 Sub. 2. to, all claims and pleadings C. Bedford, R. A. Gowan, J. O. after the date of issuance hereof ment herein, and all costs of the first Monday after the expiration the petition of said plaintiff, and No. 330A styled the State now on file or hereafter filed in the same being the 31st day of Cisco, 35.00; 41.5 A, Abst. 191 and Gowan, U. M. Simon if living, of forty-two (42) days from and suit. Plaintiff's petition was filed the said defendants shall appear Texas v. Joseph W. Gregory on the 17th day of November said cause by all other parties January, A. D., 1949 (which is being SW14 of SW14 of Sec. 127 and if any or all of the aboveand answer to the claims of said after the date of issuance hereo in which said suit the Stat A. D., 1948 in a certain sui return date of such citation hereto. named persons be dead, the unthe same being the 31st day of Blk. 3, H&TC Ry. Co. Survey, taxing units without further ci Texas, suing for itself and before the Honorable District No. 320A styled the State of Witness my hand and official Eastland, County, Texas, 324.77 known heirs of each or all of the January, A. D., 1949 (which is tation or notice. Said suit is to County of Eastland and all Court of Eastland County, Texas return date of such citation) Texas v. G. Fisk et al, in which real at my office in Eastland. together with penalties, interest, said above-named persons who collect taxes on the following de to be held at the courthouse tical subdivisions and di said suit the State of Texas, su-Texas, this 15th day of Dec., A before the Honorable Distric costs and expenses which have may be dead, and the unknown scribed real estate and/or perthereof, then and there to show whose taxes are collected by ing for itself and the County of D. 1948. Court of Eastland County, Texa accrued or may legally accrue owner or owners of the hereinwhy judgment shall not be rendsonal property, assessed in the Assessor and Collector of t too be held at the courthouse Eastland and all political subdi ROY L. LANE. thereon. Plaintiff and/or inter after described land and of the name of the above-mentioned ered for such taxes, penalties thereof, then and there to show for said county, is plaintiff, visions and districts whose taxes defendants for the years 1919 veners also seek the establish-Clerk, District Court, interest, and cost, and condemnexecutors, administrators, guarwhy judgment shall not be rend above-named party defend are collected by the Assessor and through 1947 and in the amount ment and foreclosure of the lier Eastland County, Texas ing said property and ordering dians, and legal representatives. ered for such taxes, penalties are defendants, and said pl Collector of taxes for said coun securing payment of such taxe oreclosure of the constitutiona and all persons owning or having shown opposite said property interest, and cost, and condemn THE STATE OF TEXAS has impleaded the City of (and statutory tax liens thereon ty, is plaintiff and above-named as provided by law. All interor claiming any legal or equitdescribed as follows, to-wit: COUNTY OF EASTLAND) IN THE NAME AND BY THE ing said property and ordering and the Cisco Independent Se party defendants are defendants for taxes due the plaintiff and est, penalties, and costs allowed foreclosure of the constitutional able interest in the land describ-Lot 2 Block 10 El Frethan Hts District taxing units in said and said plaintiff has impleaded and statutory tax liens thereon

Cisco, 40.00; Lot 9 Block 7, El Frethan Hts, Cisco 40.00; Lot 7.

by law are included in said suit Each party to said suit shall take Block 90, Sub. 3, Cisco, 135.65; notice of, and plead and answer o all Lot 8 Blk, 90, Sub. 3, Cisco, 12. now on file or hereafter filed in said cause by all other parties 51.00; Lots 1 and 2 Blk. 91, Sub. hereto. 2. Cisco, 160.00; Lot 3 Blk 91 Witness my hand and official Sub. 2, Cisco, 20.76; W 50' of S seal at my office in Eastland, 130' of Blk. 91, Sub. 4, Cisco. Texas, this 15th day of Dec., A. 80.00; 160 A Abst. 247, being the D., 1948. SW 1/4 of Sec. 61 Blk. 3 H&TC ROY L. LANE. Ry Co. Survey, 1002.35, Clerk, District Court, ogether with penalties, interest Eastland County, Texa costs and expenses which have accrued or may legally accru -0-

AUTHORITY OF THE STATE OF TEXAS:

the taxing units parties hereto c.i herein, defendants: and those who may intervene there are no other taxing t You are hereby commanded to herein, together with any addi-tional years becoming delinquent after suit was filed, as well as all interest, penalties, and each file a claim for and cost allowed by law up to and including the day of judgment herein, and all costs of th on the 17th day of November and the said defendants shall A. D., 1948 in a certain suit pear and answer to the claim Texas v. N. J. Baggett et al, in which said suit the State of Texas, suing for itself and the County of Eastland and all political subdivisions and districts whose taxes are collected by the Assessor and Collector of taxes for said county, is plaintiff, and above-named party defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco Independent School District taxing units in said state, (there are no other taxing units which assess and collect taxes on this property) which said taxing units shall appear in said cause and each file a claim for delin-1948 in a certain suit quent taxes against the property or any part thereof described in the petition of said plainiff, and the said defendants shall appear and answer to the claims of said taxing units without further citation or notice. Said suit is to collect taxes on the following described real estate and/or personal property, assessed in the name of the above-named defendants for the years 1919 through 1947 and in the amount shown opposite said property described as follows, to-wit: E 100 of S 125 Block 95 Sub 1, Cisco \$650.00; E ½ of 2 Block 95 Sub 3, Cisco \$115.00; Lot 10 Block 95 Sub 3, Cisco \$475.00; E 50' of N 125 Block 95 Sub 4, Cisco \$34.74; E 95' of N 122 of Block 96 Sub 1, Cisco \$270.00; W 50 of E 205 of N 122 Block 96 Sub 1. Cisco \$24.00; 81 A Abst 351 Lavacca Co. School Land, and being E 1/2 of S W 1/4 of Sec 46. Lavacca Co. School lands, Eastland Co. Texas \$214.04. together with penalties, interest, costs and expenses which have accrued or may legally accrue thereon. Plaintiff and/or interveners also seek the establishment and foreclosure of the lien securing payment of such taxes as provided by law. All interest, penalties, and costs allowed

appear and defend such suit at tional years becoming or before 10 o'clock A. M. on the quent after suit was f Lisenbee, E. J. Keough Georgia first Monday after the expiration E. Wilson, T. A. Groves, Sue of forty-two (42) days from and January, A. D., 1949 (which is suit Plaintiff's petition was filed before the Honorable District Court of Eastland County, Texas No. 332A styled the State of to be held at the courthouse thereof, then and there to show why judgment shall not be rendquent after suit was filed, as well as all interest, penalties, and including the day of judgment herein, and all costs of the suit. Plaintiff's petition was filed on the 17th day of November A. D., No. 331A styled the State of Texas v. L. B. Watson et al. in which said suit the State of Texas, suing for itself and the County of Eastland and all poli-'ical subdivisions and districts whose taxes are collected by the Assessor and Collector of taxes for said county, is plaintiff, and the above-named party defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco Independent School District taxing units in said state, (there are no other taxing units which assess and collect taxes on this prop erty) which said taxing units shall appear in said cause and each file a claim for delinquent taxes against the property or any part thereof described in the petition of said plaintiff, and the said defendants shall appear and ing units without further citation or notice. Said suit is to collect taxes on the following described real estate and/or personal property, assessed in the name of the above-named defendants for the years 1919 through 1947 and in the amount shown opposite said property described as follows, to-wit: E 50 of W 112.5 of N 125 Block state, (there are no other taxing Block 94 Sub 4, Cisco \$460.00; by law are include 1 in said suit. units which assess and collect 95 Sub 1, Cisco \$470.00; Lot 7 Each party to said suit shall take cotts and expenses which have TO: W. J. Raforth, L. D. wilson, the same being the sist day of ment herein, and an coast of the sist day of ment herein, and an coast of the sist day of ment herein, and an coast of the sist day of ment herein, and an coast of the sist day of ment herein, and an coast of the sist day of ment herein, and an coast of the sist day of ment herein, and an coast of the sist day of ment herein, and an coast of the sist day of ment herein, and an coast of the sist day of ment herein, and an coast of the sist day of ment herein, and an coast of the sist day of ment herein, and an coast of the sist day of ment herein, and an coast of the sist day of ment herein, and an coast of the sist day of ment herein, and an coast of the sist day of ment herein, and an coast of the sist day of ment herein, and the coast of the sist day of ment herein, and the coast of the sist day of ment herein, and the coast of the sist day of ment herein, and the coast of the sist day of ment herein, and the coast of the sist day of ment herein, and the coast of the sist day of ment herein, and the coast of the sist day of ment herein, and the coast of the sist day of ment herein, and the coast of the sist day of ment herein, and the coast of the sist day of ment herein, and the coast of the sist day of ment herein, and the coast of the sist day of ment herein, and the coast of the sist day of ment herein and the coast of the sist day of the sist day

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herein, together with no other assess and collect taxes on this 00; Lot 11 Blk. 90, Sub. 3. Cisco years quent after suit was filed, as property) which said taxing as all interest, penalties, units shall appear in said cause and cost allowed by law up to and each file a claim for delinand including the day of judgquent taxes against the property ment herein, and all costs of the suit. Plaintiff's petition was filed or any part thereof described in the petition of said plaintiff, and on the 17th day of November, A. D. 1948 in a certain suit the said defendants shall appear No. 322A styled the State of and answer to the claims of said Texas v. L. B. Norvell et al, in taxing units without further ci which said suit the State of Tex- tation or notice. Said suit is to as, suing for itself and the Councollect taxes on the following dety of Eastland and all political scribed real estate and/or persubdivisions and districts whose sonal property, assessed in the taxes are collected by the Assessname of the above-named deor and Collector of taxes for said fendants for the years 1919 county, is plaintiff, and above- through 1947 and in the amount named party defendants are de- shown opposite said property fendants, and said plaintiff has described as follows, to-wit: W25' of S50' of lot 8, Blk, 48, impleaded the City of Cisco and the Cisco Independent School Cisco, 2600.00; W1/2 of lot 3 and District taxing units in said all lot 4, Blk. 45, Cisco, 5.40; Lot state, (there are no other taxing 3, Blk. 46, Cisco, 6.00; E12 of lot units which assess and collect 7, Blk. 47, Cisco, 31.00; Lot 6. taxes on this property) which Blk. 48, Cisco, 10.00; S50' of lot said taxing units shall appear in 7 Blk, 48 Cisco, 2600.00; W1/2 of said cause and each file a claim lot 4 and all lot 5, Blk. 50, Cis- P., 1948, co, 780.00; Lot 6, Blk. 50, Cisco for delinquent taxes against the property or any part thereof de-1075.00: N12 of both lots 1 and scribed in the petition of said 2. Blk. 50, Cisco, 182.00; 80 acres plaintiff, and the said defendants Abst. 176 and being the E1/2 of shall appear and answer to the SE% of Sec. 97, Blk. 3. H&TC claims of said taxing units with-Rv. Co., Survey. out further citation or notice. County, Texas, 504.98, Said suit is to collect taxes on together with penalties interest

for taxes due the plaintiff and

taxing units parties hereto,

the

and those who

the City of Cisco and the Cisco

Independent School District tax-

ing units in said state, (there are

units

the following described real es- costs and expenses which have accrued or may legally accrue tate and/or personal property, dssessed in the name of the thereon. Plaintiff and/or interabove-named defendants for the veners also seek the establish years 1919 through 1947 and in ment and foreclosure of the lien the amount shown opposite said securing payment of such taxes property described as follows to- as provided by law. All interest, penalties, and costs allowed

Lot 3. Blk. 50. Cisco, 1100.00; by law are incudel in said suit Lot 10, Blk. 61, Cisco, 739.00; Lots Each party to said suit shall take 4 and 5. Blk. 62. Ciseco, 750.00: notice of, and plead and answer Lot 4, Blk. 64, Cisco, 5.00; W1 o, all claims and pleadings of lot 9, Blk. 64. Cisco, 7.00: Lots now on file or hereafter filed in 6 and 7, Blk. 67, Cisco, 1125.00 said cause by all other parties Lots 6-7-8. Blk. 68, Cisco, 310.00: Witness my hand and official

Lots 6-7-8, Blk. 70, Cisco, 80.00: Lot 5, Blk. 72, Cisco, 95.00; 160 seal at my office in Eastland, acres. Abst. 184 and being the Texas, this 15th day of Dec., A. NW14 Sec. 13. Blk. 3. H&TC [1, 1948.

Ry. Company Survey, Eastland County, Texas, 1134.50, together with penalties, interest costs and expenses which have

accrued or may legally accrue THE STATE OF TEXAS thereon. Plaintiff and/or inter-COUNTY OF EASTLAND) IN THE NAME AND BY THE veners also seek the establish-AUTHORITY OF THE STATE ment and foreclosure of the lien securing payment of such taxes OF TEXAS:

costs and expenses which have TO: W. J. Raforth, L. D. Wilson,

ROY L. LANE.

Clerk, District Court,

Eastland County, Texas

thereon. Plaintiff and/or inter THE STATE OF TEXAS veners also seek the establish COUNTY OF EASTLAND ment and foreclosure of the lie IN THE NAME AND BY THE securing payment of such taxe AUTHORITY OF THE STATE as provided by law. All inter OF TEXAS:

est, penalties, and costs allowed TO: E. G. Yoder, Melvin Travis. by law are included in rold suit Willie Powell, Frances E. Argo-Each party to said suit shall take brite, C. G. Gray, J. M. Sherrill, J. M. Williamson, J. W. Ray, notice of, and plead and answer Samuel J. Powell, O. R. Turner to, all claims and pleadings now on file or hereafter filed in W. A. Cox, B. J. Hastings, Ton H. Noble, C. C. Noble, Mrs. Viosaid cause by all other parties

let Ballinger, Mrs. Willie Pow-Witness my hand and official ell, if living, and if any or all seal at my office in Eastland, of the above-named persons be Texas, this 15th day of Dec., A. dead, the unknown heirs of each or all of the said above-mention-

gal representatives, and all per-

sons owning or having or claim-

ROY L. LANE. ed persons who may be dead. Clerk, District Court, and the unknown owner or own-Eastland County, Texas ers of the hereinafter described land and of the executors, administrators, guardians, and le-

THE STATE OF TEXAS Eastlan COUNTY OF EASTLAND IN THE NAME AND BY THE

hereto.

AUTHORITY OF THE STATE ing any legal or equitable interest OF TEXAS: in the land described herein, defendants: TO: W. T. Fambrough, Bessie E. You are hereby commanded to

Pass, Minnie Eppler, Chester B. appear and defend such suit at Norvell, A. G. Dabney, Mattie D. or before 10 o'clock A. M. on the Maulden, H. G. Bailey, Geo. W. first Monday after the expiration of forty-two (42) days from and Brock, Mrs. Laura Lamb, Joseph Gunn, B. W. Martin, J. M. Johnafter the date of issuance hereof the same being the 31st day of son if living, and if any or all January, A. D., 1949 (which is January, A. D., 1949 (whith), suit. Plaintiff's petition where return date of such citation), suit. Plaintiff's petition where before the Honorable District on the 17th day of November Group of Fastland County, Texas A. D., 1948 in a certain suit of the above-named persons be dead, the unknown heirs of each or all of the said above-named persons who may be dead, and the unknown owner or owners of thereof, then and there to show the hereinafter described land why judgment shall not be rendand of the executors, adminisered for such taxes, penalties interest, and cost, and condemn trators, guardians, and legal reping said property and ordering resentatives, and all persons ownforeclosure of the constitutional ing or having or claiming any and statutory tax liens thereon legal or equitable interest in the for taxes due the plaintiff and land described herein, defendthe taxing units parties hereto, and those who may intervene

ants: You are hereby commanded to herein, together with any addi-tional years becoming delin-tor before 10 o'clock A. M. on the quent after suit was filed, as first Monday after the expiration well as all interest, penalties, of forty-two (42) days from and after the date of issuance hereof the same being the 31st day of ment herein, and all costs of the

Gracy Martin, Dean Wilkinson, after the date of issuance hereof A. L. Osborne, W. C. Clements, the same being the 31st day of Ira L. Guffey, John E. Chesley. Margaret Spencer Calloway, Guy return date of such citation). Patterson if living, and if any or all of the above-named persons be dead, the unknown heirs of each or all of the said aboveers of the hereinafter described ministrators, guardians, and lein the land described herein, de-

TO: R. P. Lisenbee, Mrs. E.

fendants: You are hereby commanded to appear and defend such suit at or before 10 o'clock A. M. on the first Monday after the expiration of forty-two (42) days from and after the date of issuance hereo the same being the 31st day of January, A. D., 1949 (which is return date of such citation) before the Honorable District Court of Eastland County, Texas to be held at the courthouse thereof, then and there to show why judgment shall not be rendered for such taxes, penalties interest, and cost, and condemn ing said property and ordering foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and taxing units parties hereto and those who may intervene herein, together with any addi-tional years becoming deinquent after suit was filed, as well as all interest, penalties and cost allowed by law up to and including the day of judgment herein, and all costs of the

named persons who may be dead. ered for such taxes, penalties, and the unknown owner or own- interest, and cost, and condemning said property and ordering land and of the executors. ad- foreclosure of the constitutional and statutory tax liens thereon gal representatives, and all per- for taxes due the plaintiff and sons owning or having on claim- the taxing units parties hereto ing any legal or equitable interest and those who may intervene herein, together with any addi-tional years becoming dennand cost allowed by law up to No. 329A styled the State of Texas v. R. P. Lisenbee et al, in which said suit the State of Tex-1 answer to the claims of said taxas, suing for itself and the County of Eastland and all political subdivisions and districts whose taxes are collected by the Assessor and Collector of taxes for said county, is plaintiff, and abovenamed party defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco Independent Schoo District taxing units in said

collect taxes on the following scribed real estate and /or sonal property, assessed in th name of the above - n defendants for the years l through 1947 and in the am shown opposite said property of scribed a follows. to-wit: Lot 6 Blk . 93. Sub 1, \$420.00; Lots 11-13- 15-17 19 93. Sub 1. Cisco. \$2200.00: Lot Blk 93, Sub 1, Cisco, \$20.00; L 8. Block 94, Sub 2. Cisco \$8 Lot 9 Block 94. Sub 2. \$238.96: Lot 5 Block 94. Sub Cisco \$71.46; Lot 2 Blk 94 Sub Cisco 330.00; Lot 5 Blk 94. 4. Cisco \$125.00: Lot 6 Blk Sub 4, Cisco \$36.00: 80 271 being the S 1/2 of the S W of Sec 25, Blk 3, H&TC Rv Survey, Eastland Co. \$742.68 together with penalties, in costs and expenses which had accrued or may legally acc veners also seek the establish ment and foreclosure of the lie securing payment of such ta as provided by law. All inter est, penalties, and costs allow by law are included in said suit Each party to said suit shall take notice of, and plead and and to, all claims and pleading now on file or hereafter filed in said cause by all other partie hereto. Witness my hand and officia seal at my office in Eastland. Texas, this 15th day of Dec. A D., 1948. ROY L. LANE, Clerk, District Court,

Eastland County, Texa THE STATE OF TEXAS COUNTY OF EASTLAND IN THE NAME AND BY AUTHORITY OF THE STAT

OF TEXAS: TO: L. A. Coffey, W. I. J. Beck. Forrest A. L. Charle Gage, Mrs. Het Terry, Frank Terry, Terry, Mrs. Lizzie Ten Thursday, December 30, 1948

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THE DAILY PRESS, CISCO, TEXAS

PAGE THREE

son, H. C. Eppler if living, if any or all of the abovenamed persons be dead, the unknown heirs of each or all of the said above-named persons persons who may be dead, and he unknown owner or owners of he hereinafter described land nd of the executors, administraors, guardians, and legal repreentatives, and all persons ownng or having or claiming any legal or equitable interest in the land described herein, defend-

TAT You are hereby commanded to ear and defend such suit at before 10 o'clock A. M. on the Monday after the expiration forty-two (42) days from and after the date of issuance hereof same being the 31st day of uary, A. D., 1949 (which is) date of such citation) M. I Corr of th the Honorable District of Eastland County, Texas held at the courthouse st, and cost, and condemn aid property and ordering the constitutional tutory tax liens thereon axes due the plaintiff and axing units parties hereto, who may intervene vears becoming definst allowed by law up to cluding the day of judgand all costs of the intiff's petition was filed 17th day of November 1948 in a certain suit 333A styled the State of xas v. L. A. Coffey et al, in suing for itself and the of Eastland and all polisubdivision and districts e taxes are collected by the or and Collector of taxes aid county, is plaintiff, and -named party defendants defendants, and said plaintiff ants for the years 1919 through npleaded the City of Cisco the Cisco Independent School et taxing units in said (there are no other taxing which assess and collect on this property) which taxing units shall appear in cause and each file a claim delinquent taxes against the perty or any part thereof debed in the petition of said ntiff, and the said defendants all appear and answer to the ms of said taxing units with further citation or notice. id suit is to collect taxes on following described real esand/or personal property, essed in the name of the ve-named defendants for the

perty described as follows, to-50 of W 115 Blk 97 Sub 3. \$345.00; E 671/2 of W 1671/2 115 Blk 96 Sub 2, Cisco -F N 195 DIL 06

rs 1919 through 1947 and in

amount shown opposite said

CITATION BY PUBLICATION CITATION the same being the 31st day of and cost allowed by law up to January, A. D., 1949 (which is and including the day of judgreturn date of such citation), ment herein, and all costs of the before the Honorable District Court of Eastiand County, Texas to be held at the courthouse thereof, then and there to show why judgment shall not be rendered for such taxes, penalties interest, and cost, and condemn ing said property and ordering foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and the taxing units parties hereto and those who may intervene nerein, together with any addi denn tional years becoming quent after suit was filed, as

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well as all interest, penalties, and the Cisco Independent School and cost allowed by law up to District taxing units in said and including the day of judg state, (there are no other taxing ment herein, and all costs of the units which assess and collect suit. Plaintiff's petition was filed taxes on this property) which on the 17th day of November said taxing units shall appear in A. D., 1948 in a certain suit No. 335A styled the State of said cause and each file a claim Texas v. Brenda R. Warick et al for delinquent taxes against the then and there to show in which said suit the State of property or any part thereof deigment shall not be rend- Texas, suing for itself and the scribed in the petition of said such taxes, penalties, County of Eastland and all poli- plaintiff, and the said defendants tical subdivisions and districts shall appear and answer to the claims of said taxing units with whose taxes are collected by the out further citation or notice. Assessor and Collector of taxes Said suit is to collect taxes on for said county, is plaintiff, and above-named party defendants the following described real esare defendants, and said plaintiff tate and/or personal property has impleaded the City of Cisco assessed in the name of the above-named defendants for the and the Cisco Independent School years 1919 through 1947 and in after suit was filed, as District taxing units in said state. all interest, penalties, (there are no other taxing units the amount shown opposite said property as follows to-wit: which assess and collect taxes on Lot 3, Blk 104, Sub, 1, Cisco this property) which said taxing \$18.00: Lots 5 & 6. Blk 104. Sub units shall appear in said cause and each file a claim for delin Cisco \$420.00; Lot 7, Blk 104. Sub. 1, Cisco \$1461.36; Lots 9 to quent taxes against the property 12. Blk 104, Sub. 1, Cisco \$243.00: or any part thereof described in Lot 1, Blk 104, Sub. 2. Cisco the petition of said plaintiff, and said suit the State of the said defendants shall appear \$24.75; Lots 2 & 3, Blk 104, Sub. 2. Cisco \$900.00; Lot 4 and E 22' and answer to the claims of said of .5. Blk 104, Sub. 2. Cisco taxing units without further cita-\$502.00; 160 acres. Abst. 512, T. E. tion or notice. Said suit is to collect taxes on the following de-& L. Co. Sur, and being the W14 of the T. E. & L. Co. Survey scribed real estate and/or per Eastland Co. Texas, less 30 ft. sonal property, assessed in the name of the above-named defendoff the South and East sides of said Survey \$1048.81.

together with penalties, interest. 1947 and in the amount shown costs and expenses which have opposite said property described as follows, to-wit: W 1/2 of Lots 5 & 6 Blk 98. Sub 4. Cisco \$150.00; Lot 8, Blk 98 Sub. 4, Cisco \$5.00; Lot 10 Blk

98, Sub. 4, Cisco \$20.00; Lot 1 Blk 99, Sub. 1, Cisco \$730.00; Lots 1 to 18 Blk 100 Sub. 1, Cisco \$90.00; Lots 3 & 4 Blk 100, Sub. 2, Cisco \$30.00; Lot 2, Blk 99, Sub. 1 Cisco \$1.00; 69.3 acres, Abst. 367 and being out of the SE corner of McLennan Co. School Land Survey, Described in Vol. 275 P. 566 Deed Records. Eastland Co. hereto. Texas \$497.97: 95% acres. Abst. 493, and being out of the SW1/4

Co. Texas, Deed Ref. Vol 97 Page D., 1948. 107, and Vol 195 Page 110 \$624.61 together with penalties, interest costs and expenses which have accrued or may legally accrue thereon. Plaintiff and/or inter-

pear in said cause and each file a claim for delinquent taxes against the property or any part suit. Plaintiff's petition was filed on the 17th day of November, of said plainiff, and the said de-D., 1948 in a certain suit fendants shall appear and answer No. 337A styled the State of to the claims of said taxing units Texas v. M. D. Paschall, Jr., et al. without further citation or notice. in which said suit the State of Said suit is to collect taxes on Texas, suing for itself and the the following described real es-County of Eastland and all polititate and/or personal property, cal subdivisions and districts assessed in the name of the whose taxes are collected by the above-named defendants for the Assessor and Collector of taxes years 1919 through 1947 and in for said county, is plaintiff, and the amount shown opposite said above-named party defendants property described as follows, toare defendants, and said plaintiff has impleaded the City of Cisco

W12 of lot 5, Blk 102, Sub 1. Cisco \$264.80; Lots 10-11-12, Blk 102, Sub 4, Cisco \$11.00; E 75' of W 103' of S 150' of Blk 103, Sub 8 & 9, Blk 103, Sub 4, Cisco \$560.-00: Lot 11. Blk 103, Sub 4. Cisco \$100.00; 851/2 acres, Abst 493, and being out of the SW1/4 of the T. Tyler Survey, Eastland County,

Texas deed Ref. Vol. 97, Page 107, Vol. 102, Page 204 and Vol. 128. Page 607 \$583.06. together with penalties, interest

costs and expenses which have accrued or may legally accrue thereon. Plaintiff and/or inter veners also seek the establishment and foreclosure of the lien securing payment of such taxes as provided by law. All interest, penalties, and costs allowed by law are included in said suit. Each party to said suit shall take notice of, and plead and answer to, all claims and pleadings now on file or hereafter filed in said cause by all other parties

Witness my hand and official seal at my office in Eastland, Texas, this 15th day of Dec., A D., 1948

> ROY L. LANE. Clerk, District Court. Eastland County, Texas

THE STATE OF TEXAS COUNTY OF EASTLAND

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS: as provided by law. All inter- TO: R. L. Rees, W. L. Elkins, Ed.

win Fox, Mrs. M. E. Ashabranners, G. D. Callarman, J. H Taylor, J. B. Coats, B. F. Welch, Mrs. E. E. Lisenbee, E. C. Forbes O. A. Tennyson. Haywood Cabaness, Norman Zahn, Mrs. Norman Zahn, Buck Myrick, Bernie McCrea, Yancey McCrea if living. return and if any or all of the abovenamed persons be dead, the unknown heirs of each or all of the said above-named persons who, may be dead, and the unknown owner or owners of the hereinafter described land and of the executors, administrators, guardians, and legal representatives. or claiming any legal or equit-

Sub 4, Cisco \$460.00; Lots 7-8 & ment and foreclosure of the lien 9, Blk 108, Sub 2, Cisco \$11.50; securing payment of such taxes some, R. B. Thames, Mrs. S. E. or before 10 o'clock A. M. on the W 116.2' of E 274' of N 125' of thereof described in the petition Blk 109, Sub 1, Cisco \$40.00; All est, penalties, and costs allowed lett, Mrs. S. E. Wilson, H. E. of forty-two (42) days from and of Block 110, Sub 2, Cisco \$180.00; by law are included in said suit. | Wilson, Tom C. Morton, D. L. Lot 2, Block 110, Sub 3 Cisco Each party to said suit shall take Kinnaird, Mrs. D. L. Kinnaird if \$295.00; Lot 5 & 6, Block 110, Sub notice of, and plead and answer 3. Cisco \$54.00; Lot 4 to 13, Block to, all claims and pleadings 107, Sub 3, Cisco \$75.00; 277 acres, now on file or hereafter filed in the unknown heirs of each or all Court of Eastland County, Texas Abst. 913, being S 1028 Vs of said cause by all other parties | Abst 913, Sec 384 of the W. L. hereto. Andrus Survey, Eastland Co Texas \$907.44.

THE STATE OF TEXAS

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OF TEXAS:

together with penalties, interest, costs and expenses which have D., 1948. accrued or may legally accrue thereon. Plaintiff and/or inter veners also seek the establish-

ment and foreclosure of the lier securing payment of such taxes as provided by law. All inter-1, Cisco \$350.00; All N1/2 except est, penalties, and costs allowed E 184' of N 75' and W 106' Blk by law are included in said suit. 103 Sub 2, Cisco \$670.00; Lots 3 & Each party to said suit shall take 4, Blk 103 Sub 4 Cisco \$13.64; Lots notice of, and plead and answer to, all claims and pleadings now on file or hereafter filed in said cause by all other parties hereto.

Witness my hand and official seal at my office in Eastland. Texas, this 15th day of Dec., A. D., 1948.

> ROY L. LANE. Clerk, District Court, Eastland County, Texas

THE STATE OF TEXAS COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE

OF TEXAS: TO: A. H. Johnson, B. S. Huey, H. F. Couch, Mrs. Ida Huddleston, scribed herein, defendants: J. H. Huddleston, Charles E. Kilborn, J. Z. Kilborn, George Estill, W. P. Walton, W. C. Shelton, S. H Bell, H. R. Hicks, Marie Cox, first Monday after the expiration W. B. McGee, W. P. Walton, Mrs. Walter Waldie, Jr., Ott Miller if after the date of issuance hercof living, and if any or all of the above-named persons be dead, rêturn date of the unknown heirs of each or all of the said above-named persons who may be dead, and the unknown owner or owners of the thereof, then and there to sho hereinafter described land and of the executors, administrators,

guardians, and legal representa- interest, and cost, and condemn tives, and all persons owning or having or claiming any legal or foreclosure of the constitutional equitable interest in the land de- and statutory tax liens thereon scribed herein, defendants:

You are hereby commanded to appear and defend such suit at and those who may intervene first Monday after the expiration first Monday after the expiration of forty-two (42) days from and after the date of issuance hereof the same being the 31st day of and cost allowed by law up to January, A. D., 1949 (which is and including the day of judgdate of such citation). before the Honorable District suit. Plaintiff's petition was filed Court of Eastland County, Texas to be held at the courthouse thereof, then and there to show why judgment shall not be rendered for such taxes, penalties, interest, and cost, and condemning said property and ordering County of Eastland and all poliforeclosure of the constitutional tical subdivisions and districts and statutory tax liens thereon and all persons owning or having for taxes due the plaintiff and the taxing units parties hereto, able interest in the land de- and those who may intervene

Scott, C. B. Carter, C. B. New as provided by law. All inter- Boyd, S. P. Hunt, Rebecca Sub- first Monday after the expiration living, and if any or all of the above-named persons be dead, Witness my hand and official known owner or owners of the wny judgment shall not be rendseal at my office in Eastland, hereinafter described land and of ered tor such taxes, penalties, l'exas, this 15th day of Dec., A. the executors, administrators, interest, and cost, and condemnguardians, and legal representa-ROY L. LANE. tives, and all persons owning or Clerk, District Court, having or claiming and legal or and statutory tax liens thereon Eastland County, Texas equitable interest in the land de-

scribed herein. defendants: You are hereby commanded to COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE of forty-two (42) days from and after the date of issuance hereof TO: F. L. Campbell, Arna Rac the same being the 31st day of Campbell W. J. Prange, G. D. January, A. D., 1949 (which is Dawkins, Jerome McCarty, Lildate of such citation, re!urn before the Honorable Distric lian Cogburn Brueggerman, D Court of Eastland County, Texas B. Bruevgerman, J. M. Helms, J D. Mann, E. E. Whitney, S. J thereof, then and there to show to be held at the courthouse Churchill, F. P. Hadlock if liv- why judgment shall not be rending, and if any or all of the ered for such taxes, penalties above-named persons be dead, interest, and cost, and condemn the unknown heirs of each or all ing said property and ordering of the said above-named persons foreclosure of the constitutional who may be dead, and the un- and statutory tax liens thereon for taxes due the plaintiff and known owner or owners of the the taxing units parties hereto, hereinafter described land and and those who may intervene of the executors, administrators, herein, together with any addiguardians and legal representa-tives and all persons owning or years becoming deiin tional quent after suit was filed, as having or claiming any legal or well as all interest, penalties, equitable interest in the land deand cost allowed by law up to and including the day of judg-You are hereby commanded to ment herein, and all costs of th appear and defend such suit at suit. Plaintiff's petition was filed or before 10 o'clock A. M. on the on the 17th day of November A. D., 1948 in a certain sui No. 341A styled the State of of forty-two (42) days from and Texas v. Robert Scott et al, in the same being the 31st day of which said suit the State of January, A. D., 1949 (which is Texas, suing for itself and the County of Eastland and all politibefore the Honorable District cal subdivisions and districts Court of Eastland County, Texas whose taxes are collected by the to be held at the courthouse Assessor and Collector of taxes for said county, is plaintiff, and why judgment shall not be rendabove-named party defendants ered for such taxes, penalties, are defendants, and said plaintiff ing said property and ordering has impleaded the City of Cisco and the City Independent School District taxing units in said state, for taxes due the plaintiff and (there are no other taxing units the taxing units parties hereto which assess and collect taxes on this property) which said taxing units shall appear in said cause quent after suit was filed, as and each file a claim for delinwell as all interest, penalties, quent taxes against the property or any part thereof described in the petition of said plaintiff, and ment herein, and all costs of the the said defendants shall appea and answer to the claims of said on the 17th day of November taxing units without further ci-A. D., 1948 in a certain suit tation or notice. Said suit is to No. 342A styled the State of collect taxes on the following Texas v. F. L. Campbell et al. described real estate and/or perin which said suit the State of sonal property, assessed in the Texas, suing for itself and the name of the above-named defen-

1947 and in the amount shown whose taxes are collected by the opposite said property described Assesor and Collector of taxes as follows, to-wit: for said county, is plaintiff, and of \$90 14 ft

*

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after the date of issuance hereof the same being the 31st day of January, A. D., 1949 (which is return date of such citation), of the said above-named persons to be held at the courthouse who may be dead, and the un- thereof, then and there to snow ing said property and ordering foreclosure of the constitutional for taxes due the plaintiff and the taxing units parties hereto, and those who may intervene any addi-ng aennnerein, together with years becoming uunai quent atter suit was filed, as well as all interest, penalties, and cost allowed by law up to and including the day of ment herein, and all costs of the sun. Fiaintin's petition was filed on the 17th day of November, A. D., 1948 in a certain suit No. 339A styled the State of Texas v. O. G. Phillips et al, in which said suit the State of Texas, suing for itself and the County of Eas.land and all politi-

cal subdivisions and districts whose taxes are collected by the Assessor and Collector of taxes for said county, is plaintiff, and above-named party defendants are defendants, and said plaintiff has impleaded the City of Cisco nad the Cisco Independent School District taxing units in said state, (there are no other taxing units which assess and collect taxes on this property) which said taxing units shall appear in said cause and each file a claim for delinquent taxes against the property or any part thereof described in the petition of said plaintiff, and the said defendants shall appear and answer to the claims of said taxing units without furher citation or notice. Said suit is to collect taxes on the following described real estate and/or personal property, assessed in the name of the above-named defendants for the years 1919 through 1947 and in the amount shown opposite said property de-

scribed as follows, to-wit: W 50' of E 160' of S 150' of Blk 105, Sub. 1, Cisco \$365.00; W 50 of E 250' of N 150' of Blk 105. Sub 1, Cisco \$40.00; S 50' of N 150' of E 166' of Blk 105, Sub 3 Cisco \$90.00; E 166' of N 50' of Blk 105, Sub 3, Cisco \$209.80; W 16612' of N 75' of Blk 105, Sub 3 Cisco \$45.00; E 166' of S 100' of Blk 106, Sub 2, Cisco \$215.00; W 50' of E 232.5' of N 150' of Blk 106, Sub. 2, Cisco \$101.60; W 100 of E 332.5' of N 150 of Blk 106 Sub 2, Cisco \$73.50; NE 1/4 of Bll 106, Sub 4 ,Cisco \$120.00; 17: acres, Abst. 785, and being the dants for the years 1919 through SW1/4 of the J. J. Hanna Survey Eastland Co., Texas \$736.21, together with penalties, interest

costs and expenses which have

accrued or may legally accrue thereon. Plaintiff and/or interveners also seek the establish ment and foreclosure of the lien securing payment of such taxes est, penalties, and costs allowed by law are included in said suit. Each party to said suit shall take notice of, and plead and answer to, all claims and pleadings now on file or hereafter filed in said cause by all other parties

Witness my hand and official seal at my office in Eastland, of the T. Tyler Survey, Eastland | Texas, this 15th day of Dec., A.

ROY L. LANE, Clerk, District Court, Eastland County, Texas

veners also seek the establish-THE STATE OF TEXAS COUNTY OF EASTLAND ment and foreclosure of the lien IN THE NAME AND BY THE securing payment of such taxes

hereto.

1xes f	\$15.00; E 52.5 of N 125, Blk 96	as provided by law. All inter-	AUTHORITY OF THE STATE	able interest in the land de-	herein, together with any addi-	above named narty defendants	F1130' of S89 1/2 ft of Blk 114	accrued or may legally accrue
taxin	Sub 3. Cisco \$48.02; W 50 of S	est, penalties, and costs allowed	OF TEXAS:	scribed nerein, defendants:		are defendants, and said plaintiff	Sub 2, Cisco, 415.00; W140' of	thereon. Plaintiff and/or inter
cause	125 of 96 Sub 3; Cisco \$92.09; E	by law are included in said suit.		You are hereby commanded to		has impleaded the City of Cisco	S130' of Blk 114 Sub 2. Cisco.	veners also seek the establish
r de	the st no pll of Cub 1 Circo						1415.00; W145' of N32' of S212 of	ment and foreclosure of the lier
> 0700	\$200.00. W 117 of E 232 of N 108	Each party to said suit shall take	Cecil Jessup, F. J. Borman, Mrs.	or before 10 o'clock A. M. on the		and the Cisco Independent School	Blk 114 Sub 2. Cisco. 6.50; E140'	
scribe	Pll. 07 Cub 1 Cisco \$11 00. W 42	notice of, and plead and answer	F. J. Borman W. C. Shelton, Mrs.	first Monday after the expiration	and including the day of judg-	District taxing units in said	of S. 60' of N150' of Blk 114 Sub	securing payment of such taxe
laintiff	Dik 91 Sub 1, Cisco Silioo, H 12	to, all claims and pleadings	W. C. Shelton, L. H. Qualls, W.	of forty-two (42) days from and	I have and all ments of the	state, (there are no other taxing	2. Cisco, 9 20; E145' of N50' of	as provided by law. All inter
toll as	of E 157 of S 150 Blk 97 Sub 1.	now on file or hereafter filed in	J. Armstrong, Mrs. W. J. Arm-	the same being the 21st day of	suit. Plaintiff's petition was filed	units which assess and collect		est, penaities, and costs allowed
aime a	Cisco \$30.00; S 50 of N 100 of W	said cause by all other parties	strong, J. W. Ray, Calvin	January, A. D., 1949 (which is	an the 17th day of Nevember	taxes on this property) which		by law are included in said suit
furthe	110 Blk 97 Sub 3, Cisco \$345.00;	hereto.	Brown if living, and if any or all		A D 1948 in a certain suit	said taxing units shall appear in	S52.8' of N ¹ / ₄ of Blk 114 Sub 1.	Each party to said suit shall tak
Turue	168 A. ABST. 296, H&TC, and be-	Witness my hand and official		before the Honorable District	No 338A styled the State of	said cause and each file a claim	CISCO. 300.00, 1102 OI 1100 OI	notice of, and plead and answe
It is a	ing the S.W. 1/4 of Sec. 3. Blk 4	seal at my office in Eastland.	dead, the unknown heirs of each	Court of Fastland County Toyog	Texas v. A. H. Johnson et al.	for delinquent taxes against the	BIR 114 Sub 1, Cisco, 55.00, 50-	to, all claims and pleading:
ing or	H&TCCry. Co. Survey, Eastland	Texas, this 15th day of Dec. A.	or all of the said should named	to be bold at the soundhause	in which said suit the State of	property or any part thereof	OI NICH OI W 135 OI DIR 114	now on file or hereafter filed in
UL DE	Co. Texas \$1243.98	D., 1948.	persons who may be dead and	thereof then and there to show	I mana aning for itself and the	described in the netition of said	Sub 1, Cisco, 45.00; 80 acres Abst	said cause by all other parties
in the	together with penalties, interest	ROY L. LANE.	the unknown owner or owners of	why judgment shall not be rend-	County of Fostland and all politi-	niainfiff and the said defend-	301 J G Demiter Daires ennie De	hereto.
name	costs and expenses which have	Clerk, District Court.	the hereinafter described land	ered for such taxes. penalties,	county of Eastrand and an point	ants shall appear and answer to	ing the E 1/2 of the S. E. 1/4 of	Witness my hand and officia
's 198	accrued or may legally accrue			interest, and cost, and condemn-	cal subdivisions and districts	the claims of said taxing units	Sec. 32 Block & HALC My CO.	seal at my office in Eastland
mount	thereon. Plaintiff and/or inter	Eastland County, Texas	and of the executors, administra-	ing said property and ordering	whose taxes are conected by the	without further citation or no-	Survey, Eastland County, Tex	Texas, this 15th day of Dec., A
rty de-	veners also seek the establish-		tors, guardians, and legal repre-	foreclosure of the constitutional	Assessor and conector of taxes	tice. Said suit is to collect taxes	as. 493.53.	D. 1948.
	ment and foreclosure of the lien	THE STATE OF TEXAS)	sentatives, and all persons own-	and statutory tax diens thereon	for said county, is plaintin, and	on the following described real	together with penalties, interest,	ROY L. LANE.
Cist	securing payment of such taxes	COUNTY OF EASTLAND)	ing or having or claiming any	for taxes due the plaintiff and	above-named party defendants	of the ronowing described real	costs and expenses which have	Clerk, District Court,
10 BB	as provided by law. All inter-	IN THE NAME AND BY THE	legal or equitable interest in the	the taxing units parties hereto,	are defendants, and said plaintiff	estate end/or personal property.	accrued or may legally accrue	Clerk, District Court,
Tot S	est, penalties, and costs allowed	AUTHORITY OF THE STATE	land described herein, defend-	and those who may intervene	has impleaded the City of Cisco	assessed in the amount shown	thereon Plaintiff and/or inter-	Eastland County, Texa
00. 1	by law are included in said suit,	OF TEXAS:	ants:	herein, together with any addi-	and the Cisco Independent School	opposite mid property described	veners also seek the establish-	
00.00		TO: M. D. Paschall, Jr., A. M.	You are hereby commanded to	tional years becoming delin-	District taxing units in said state,	as follows, to-wit.		THE STATE OF TEXAS)
South	Each party to said suit shall take	Baten, C. O. Weiser, Esen A.	appear and defend such suit at		(there are no other taxing units	N50' of S80' of W140' of Blk		COUNTY OF EASTLAND
Ciso	notice of, and plead and answer	Fields, Jr., John W. Fields, C. I.	or before 10 o'clock A. M. on the		which assess and collect taxes on	114. Sub 3. Cisco. 325.00: N50' of		IN THE NAME AND BY THI
Sup 4	to, all claims and pleadings	M.C. Mar C I M.C. I	first Monday after the expiration	and cost allowed by law up to	this property) which said taxing	of S130' of W115'. Blk 114. Sub	as provided by law. Ali inter-	AUTHORITY OF THE STATE
Sub	now on file or hereafter filed in		of forty-two (42) days from and		units shall appear in said cause	3. Cisco. 45.00: S82' of N182' of	est, penalties, and costs allowed	AUTHORITY OF THE STAT
)4. Set	said cause by all other parties	C. P. Cole, M. H. Oldham	after the date of issuance hereof	ment herein, and all costs of the	and each file a claim for delin-	W140,' Blk 114. Sub 3. Cisco.	by law are included in said suit.	OF TEXAS:
Blk S	hereto.	F. H. Oldham, Ben Greer, C.		suit. Plaintiff's petition was filed	amont towar against the meananty	210.74: S50' of N130' of E135'.	Each party to said suit shall take	
a. Abs	Witness my hand and official	V. Rominger, R. L. Slaughter	January, A. D., 1949 (which is	on the 17th day of November,		Blk 114, Sub 4. Cisco. 20.00;	notice of, and plead and answer	TO: Joe W. Gray, J. P. Barrot
SW	seal at my office in Eastland.	H. B. Hager, J. G. Rupe, M. C.	return date of such citation)	A. D., 1948 in a certain suit		E135 of \$66 of N199, BIK 114,	to, all claims and pleadings	Ellajean Synnett, Mrs. Belton
Rv Co	Texas, this 15th day of Dec., A.	Roberts, M. E. Roberts, N. C.			the said defendants shall appear	Sub 4. Cisco, 34.55; SW 1/4 of Blk	now on file or hereafter filed in	Whitehead, Frances Argabrite, 1
2.68.	D., 1948.	Roberts if living, and if any or	Court of Eastland County, Texas			114. Sub 4. Cisco. 12 00; All ex-	said cause by all other parties	J. Gage, Jess Stuard, J. E. Har
nterest	ROY L. LANE,	all of the above-named persons	to be neid at the courthouse	which said suit the State of	and answer to the claims of said	cept W100' of N156' of Blk 115,	hereto.	Euphie S. Bateman G. O. Bate
, have	Clerk, District Court,	be dead, the unknown heirs of	thereof, then and there to show	Texas, suing for itself and the	taxing units without further cita-	Sub 1, Cisco, 263 90: 40 Acres,	Witness my hand and official	man, W. F. Brown if living, ar
accrue	Factland County Town	each or all of the said above-	why judgment shall not be rend-	County of Eastland and all politi-	ion or notice. Said suit is to col	Abst 1206. and being the W 40	seal at my office in Eastland.	if any or all of the above-name
ablish	Eastland County, Texas	named persons who may be dead.	interest, and cost, and condemn-	cal subdivisions and districts	lect taxes on the following de-	acres of the N 80 acres of the E	Texas, this 15th day of Dec. A	persons be dead, the unknow
he lien	0	and the unknown owner or own-	ing said property and ordering		scribed real estate and/or per	1/2 of the A. G. Webb Survey.	D. 1948	heirs of each or all of the said
1256	THE STATE OF TEXAS)	ers of the hereinafter described	foreclosure of the constitutional	Assessor and Collector of taxes	sonal property, assessed in the	Eastland, County, Texas, 433.08	ROY L. LANE.	above-named persons who ma
inter	COUNTY OF EASTLAND)	land and of the executors, admin-	and statutory tax liens thereon	for said county, is plaintiff, and	name of the above-named de-	together with penalties, interest	Clerk, District Court,	be dead, and the unknown own
Howed	IN THE NAME AND BY THE	istustons Guardiana and Log 1	for taxes due the plaintiff and	above-named party defendants	fendants for the years 1919	rosts and expenses which have	Eastland County, Texas	er or owners of the hereinafte
Howes	AUTHORITY OF THE STATE	representatives, and all persons	the taxing units parties hereto,	are defendants, and said plaintiff	through 1947 and in the amount	accrued or may legally accrue	Eastland County, Texas	described land and of the ex-
ICI SUI	OF TEXAS:	owning or having or claiming	and those who may intervene	has impleaded the City of Cisco	shown opposite said property de-	thereon. Plaintiff and/or inter-		cutors,, administrators, guardian
ill tax			herein, together with any addi-	and the Cisco Independent School	scibed as follows, to-wit:	veners also seek the establish-	THE STATE OF TEXAS)	and legal representatives, ar
answer	TO: Brenda R. Warick, Mrs.	any legal or equitable interest in	tional years becoming delin-	District taxing units in said state,		veners also seek the establish-	COUNTY OF EASTLAND)	all persons owning or having or
ading	brenda R. Warick R A Blodeoa	the land described herein, de-	quent after suit was filed, as	(there are no other taxing units		ment and foreclosure of the lien	IN THE NAME AND BY THE	claiming owning or naving of
iled in	m. Stiles, Hugh Smith, Essie	fendants:	well as all interest, penalties,	which access and collect taxes on	W 50' of E 250' of N 125', Blk	securing payment of such taxes	AUTHORITY OF THE STATE	claiming any legal or equitab
parties	Owens, A. W. Grav. D. F. Clark	You are hereby commanded to	and cost allowed by law up to	this property) which said toxing	104, Sub. 2, Cisco \$140.00; W 115'	as provided by law. All inter-	OF TEXAS:	interest in the land describe
1	H. H. Qualls, O. E. Qualls, C. J.			this property) which said taxing	of N 125' Blk 104 Sub. 2. Cisco	est, penalties, and costs allowed		herein, defendants:
official	Quality, J. L. Cupile Edith Margan	or before 10 o'clock A. M. on the	ment herein, and all costs of the	units shall appear in sald cause	of N 125', Blk 104, Sub. 2, Cisco \$627.30; Lot 2, Blk 104, Sub. 3,	by law are included in said suit.	TO: O. G. Phillips, Ralston Black- burn, Dora Blackburn, Zed Er-	appear and defey commanded the
stland,	Mario Dummana M	mst monday after the expiration	I suit Plaintiff's petition was filed	and cach me a channe her and	a ar an I i a Dil 101 Cub	Each party to said suit shall take		or before 10 o'cleak A suit a
Jec., A	son, T. W. Johnson, Calvin Brown	of forty-two (42) days from and	on the 17th day of November	quent taxes against the property	3 Cisco \$3.85: W 58'5' of E 138'5'	notice of, and plead and answer	Guy Dabney, R. L. Ponsler, A. S.	first Monday after the minint
	if living and is	after the date of issuance hereof	A. D., 1948 in a certain suit	or any part thereof described in	o, cisco polos, in our cit a room	to, all claims and pleadings	Kimmel, Fannie Joe Kimmel, Joe	of forty-two (42) dave from
	above-named namy or all of the	the same being the 31st day of	No. 336A styled the state of	the petition of said plaintiff, and	of N 155', Block 104, Sub. 4, Cisco \$17.25; E 66' of W 166' of N 155'	now on file or hereafter filed in	Nimmel Fannie loe Kimmel loo	after the date of issuance here
'ourt,							Z. Brooks, J. L. Highewer, Mrs. Ida Shelton, Bob Mancill, Mrs.	the same being the 31st day
Texas							Ida Spellon Bob Mancill Mrs	January A D 1940 (mbid
1		before the Honorable District	man ming for itself and the	toxing unite without further cita-	1 30 OI IN 130, DIK 103, 540. 1,	Witness my hand and official	Bob Mancill, Mrs. W. C. Shelton if living, and if any or all of the	return date of such citation
)						seal at my office in Eastland,		
))	known owner or owners of the	thereof there at the courthouse	Lat a Linisiana and districts	lost taxes on the following de-	IN 150 OF BIOCK 105, Sub. 1, CISCO	mana all's that does of the A	above-named persons be dead.	Court of Eastland County Tom
Y THE	hereinafter described land and of	why judgment shall not be show	whose taxes are collected by the	scribed real estate and/or per-	\$65.00; N 50' of S 150' of E 110' of Blk 105, Sub. 1, Cisco \$65.00;	D., 1948.	the unknown heirs of each or all	to be held at the courthous
STATE	the executore administration	why judgment shall not be rend-	Assessor and Collector of taxes	sonal property, assessed in the	of Blk 105, Sub. 1, Cisco \$65.00;	ROY L. LANE.	of the said above-named persons	thereof, then and there to sho
and the second second	tives and legal representa-	interest and cost and condomn	for said county is plaintiff, and	name of the above-named defend	N 50' of S 100' of E 110' of Blk	Clerk, District Court,	who may be dead, and the un-	why judgment shall not be rend
Bodine,	having and all persons owning or	ing said property and ordering	above named party defendants	ants for the years 1919 through	105, Sub. 1, Cisco \$60.00; 160	Eastland County, Texas	known owner or owners of the	ered for such taxes, penaltic
Lomax	onving or claiming any legal or	foreclosure of the constitutional					hereinafter described land and of	interest, and cost, and condemn
N.	equitable interest in the land de-	and statutory tax liens thereon	are detendants, and sale plaintin	apposite said property described	IT the Mis. I. A. Doily During		the executors administrators	ing said property and orderin
orman	scribed herein, defendants:	for taxes due the plaintiff and				I THE STATE OF LEAAS	Eudrulans, and legal representa.	and the second
Torry	and are hereby commanded to	the taxing units parties hereto.	and the second second second and the second se	1 MIAN - CO7 92' of F156' BIE 106	together with penalties, interest	COUNTY OF EASTLAND)	tives, and all persons owning or	and statutory tax liens thereo
Lenint	or Las correction such such at	land those who may intervent				IN THE NAME AND BY THE	having or claiming any logal an	for taxes due the plaintiff an
Bodine Lomas, Mi erman Terry- lemint V Wil-	first Mand Stock A. M. on the	inerein, together with any addi-	Sand State, Canada and	Sub 4. Cisco Sil2 50: N 100 of C	costs and expenses which have accrued or may legally accrue	AUTHORITY OF THE STATE	equitable interest in the land de	
V. WM	of forty they after the expiration	tional years becoming defin	- taxing units which assess and	200 01 W 111 01 1 BIL 107 Cul	thereon Plaintiff and/or inter-	OF TEXAS:	equitable interest in the land de- scribed herein, defendants:	
1	after the dat (42) days from and	quent after suit was filed, as	s collect taxes on this property	Cisco \$135.00: Lot 1, Bik 107, Su	thereon. Plaintiff and/or inter-	TO: Robert Scott. Mrs. Robert	You are bereby commanded to	herein, together with any add
I total	the date of issuance hereof	well as all interest, penalties	, which said taxing units shall ap	-1 1, Cisco \$105.00; Lot 1, Bik 107	veners also seek the establish-		tou are nereby commanded to	
24		and the state and the second and the				No. Contraction of the second s		
the second s								State of the second state of the

PAGE FOUR

THE DAILY PRESS, CISCO, TEXAS

Thursday, December 30, 1948

which said suit the State

Texas, suing for itself and the

County of Eastland and all poli-

whose taxes are collected by the

Assessor and Collector of taxes

for said county, is plaintiff, and

above-named party defends

are defendants, and said plaint

ical subdivisions and district

CITATIC

CITATION BY PUBLICATION | CITATION BY PUBLICATION CITATION BY PUBLICATION CITATION BY PUBLICATION CITATION BY PUBLICATION | CITATION BY PUBLICATION | CITATION BY PUBLICATION | CITATION BY PUBLICATION

quent after suit was filed, as and cost allowed by law up to and including the day of judgment herein, and all costs of the suit. Plaintiff's petition was filed on the 17th day of November, A. D., 1948 in a certain suit No. 345A styled the State of Texas v. Joe W. Gray et al, in of said plaintiff, and the said which said suit the State of defendants shall appear and Texas, suing for itself and the County of Eastland and all political subdivisions and districts whose taxes are collected by the collect taxes on the following de-Assessor and Collector of taxes for said county, is plaintiff, and above-named party defendants are defendants, and said plaintiff fendants for the years 1919 has impleaded the City of Cisco and the Cisco Independent School District taxing units in said state. (there are no other taxing units which assess and collect taxes on this property) which said taxing units shall appear in said cause and each file a claim for delinquent taxes against the property or any part thereof described in the petition of said plaintiff, and the said defendants shall appear and answer to the claims of said 8, Block 120 Sub 1, Cisco, 35.00; taxing units without further ci- Lots 1 and 2 Block 120 Sub 2, tation or notice. Said suit is to Cisco, 40.50; Lots 10-11, Block collect taxes on the following de- 120, Sub 2; Cisco, 33.50; Lot 12 scribed real estate and/or per sonal property, assessed in the 45.5 A. Abst 1230 CT&MG Ry name of the above-named defendants for the years 1919 of the W 621/2 acres of Sec 90 through 1947 and in the amount shown opposite said property described as follows, to-wit:

Lot 3, Blk 120, Sub 3, Cisco \$120.00; Lot 1, Blk 120, Sub 3. Cisco, 190.00: Lot 2, Blk 120, Sub 3. Cisco, \$180.00; Lots 3 and 4. Blk 120, Sub 2, Cisco, 20.00; Lots 5 and 6, Blk 120, Sub 2, Cisco 130.00: Lots 7-8-9. Blk 120. Sub 2, Cisco, 13:00; N12 of lot 4, Blk 120, Sub 3, Cisco, 320.00; 1351/2 acres, Abst. 1415, S. E. Pullis Survey and being all of the SE notice of, and plead and answer Pullis Survey, Eastland County, Texas, 403.94.

together with penalties, interest costs and expenses which have accrued or may legally accrue thereon. Plaintiff and/or interveners also seek the establishment and foreclosure of the lien securing payment of such taxes as provided by law. All interest, penalties, and costs allowed by law are included in said suit Each party to said suit shall take notice of, and plead and answer to, all claims and pleadings now on file or hereafter filed in said cause by all other parties herete.

Witness my hand and official seal at my office in Eastland, Texas, this 15th day of Dec., A. D., 1948.

> ROY L. LANE. Clerk, District Court,

THE STATE OF TEXAS or all of the said above-named or before 10 o'clock A. M. on th A. D., 1948 in a certain suit out further citation or notice. COUNTY OF EASTLAND dead, the unknown heirs of each first Monday after the expiration No. 349A styled the State of Said suit is to collect taxes on Acres, Abst. 1818, and being all hereto. IN THE NAME AND BY THE AUTHORITY sons who may be dead, and two (42) days from an Texas v. May Starkey et al THE STATE the following described real cs. after the date of issuance hereo he unknown owner or owners of which said suit the State OF TEXAS: tate and/or personal property, the hereinafter described land the same being the 31st day of Texas, suing for itself and the assessed in the name of the January, A. D., 1949 (which and of the executors, administra TO: J. C. Maynard, J. L. Wheat, County of Eastland and all po above-named defendants for the return date of such citation) tors guardians, and legal repre-Mrs. A. L. Cogburn, S. H. Maylitical subdivisions and district years 1919 through 1947 and in before the Honorable District sentatives, and all persons ownwhose taxes are collected by the Court of Eastland County, Texas the amount shown opposite said nard, J. C. Maynard, Birt Briting or having or claiming any Assessor and Collector of taxes to be held at the courthouse ain, J. J. Johnson, W. S. Stelegal or equitable interest in the thereof, then and there to show for said county, if plaintiff, and phenson, A. H. Johnson, R. K. to-wit: land described herein, defendabove-named party defendants why judgment shall not be rend Ashbury, C. R. Woods, Della C. ants: for such taxes, penalties are defendants, and said plaintifi You are hereby commanded to interest, and cost, and condemnhas impleaded the City of Cisco Drewery, G. E. Drewery, A. J. ing said property and ordering foreclosure of the constitutional Gage, D. G. Gage if living, and if any or all of the above-named first Monday after the expiration and the Cisco Independent School and statutory tax liens thereon (there are no other taxing units District taxing units in said state persons be dead, the unknown of forty-two (42) days from and for taxes due the plaintiff and which assess and collect taxes on after the date of issuance hereof the taxing units parties hereto heirs of each or all of the said this property) which said taxing and those who may intervene above-named persons who may the same being the 31st day of herein, together with any addi units shall appear in said cause January, A. D., 1949 (which is be dead, and the unknown ownand each file a claim for delintional years becoming delin er or owners of the hereinafter return date of such citation). quent after suit was filed, as quent taxes against the property before the Honorable District described land and of the execuwell as all interest, penalties, or any part thereof described in Court of Eastland County, Texas tors, administrators, guardians, and cost allowed by law up to the petition of said plaintiff, and to be held at the courthouse and legal representatives, and all and including the day of thereof, then and there to sho the said defendants shall appear persons owning or having or ment herein, and all costs of the why judgment shall not be rendand answer to the claims of said suit. Plaintiff's petition was filed claiming any legal or equitable ered for such taxes, penalties, taxing units without further cion the 17th day of November interest in the land described interest, and cost, and condemn tation or notice. Said suit is to D., 1948 in a certain sui ing said property and ordering herein, defendants: collect taxes on the following de-No. 351A styled the State of foreclosure of the constitutional You are hereby commanded to in scribed real estate and/or perand statutory tax liens thereon Texas v. J. A. Doobs et al, appear and defend such suit at or before 10 o'clock A. M. on the of sonal property, assessed in the for taxes due the plaintiff and which said suit the State name of the above-named de the taxing units parties hereto, Texas, suing for itself and the first Monday after the expiration fendants for the years 1919 and those who may intervene County of Eastland and all poliof forty-two (42) days from and the same being the 31st day of tional years becoming herein, together with any addithrough 1947 and in the amount ment and foreclosure of the lier tical subdivisions and districts denn the same being the 17th day of January, A. D., 1949 (which is well as all interest, penalties, shown opposite said property whose taxes are collected by the Assessor and Collector of taxes described as follows, to-wit: Lot 1, Blk 129, Sub 3, Cisco return date of such citation). for said county, is plaintiff, and and cost allowed by law up to \$70.00; Lots 5 & 6. Blk 129, Sub before the Honorable District above-named party defendants and including the day of are defendants, and said plaintiff 3, Cisco, \$120.00; Lots 9 & 10. Court of Eastland County, Texas ment herein, and all costs of the Blk 129. Sub 3, Cisco, \$42.00; Lot to be held at the courthouse has impleaded the City of Cisco suit. Plaintiff's petition was filed thereof, then and there to show 12, Blk 129, Sub 3, Cisco. \$170.00; on the 17th day of November and the Cisco Independent School why judgment shall not be rend-District taxing units in said Lots 13 & 14, Blk 129, Sub 3, Cis-A. D., 1948 in a certain suit ered for such taxes, penalties, stata (there are no other taxing co \$380.00; Lot 1, Blk 129, Sub No. 350A styled the State interest, and cost, and condemn units which assess and collect 4. Cisco. \$100.00; Lot 2, Blk 129, Texas v. Annie Rich et al. ir ing said property and ordering taxes on this property) which Sub 4, Cisco \$3.32; 80 Acres, which said suit the State foreclosure of the constitutional Abst. 1950, and being the W 80 and statutory tax liens thereon Texas, suing for itself and th said taxing units shall appear in said cause and each file a claim Acres of the SE¼ of Sec 78 Blk for taxes due the plaintiff and County of Eastland and all pothe taxing units parties hereto 3. H&TC Ry Co. Survey, Eastlitical subdivisions and districts for delinquent taxes against the whose taxes are collected by the property or any part thereof deand those who may intervene land County, Texas \$360.00, herein, together with any additional years becoming dein scribed in the petition of said together with penalties, interest Assessor and Collector of taxes for said county, is plaintiff, and plaintiff, and the said defendants costs and expenses which have quent after suit was filed, as above-named party defendants accrued or may legally accrue shall appear and answer to the well as all interest, penalties thereon. Plaintiff and/or inter are defendants, and said plaintiff claims of said taxing units withand cost allowed by law up to veners also seek the establishhas impleaded the City of Cisco out further citation or notice. and including the day of judg ment and foreclosure of the lien and the Cisco Independent School ment herein, and all costs of the Said suit is to collect taxes on securing payment of such taxes District taxing units in said state. suit. Plaintiff's petition was filed the following described real as provided by law. All inter on the 17th day of November (there are no other taxing units estate and/or personal property est, penalties, and costs allowed D., 1948 in a certain sui which assess and collect taxes on assessed in the name of the by law are included in said suit No. 344A styled the State of this property) which said taxing above named defendants for the Each party to said suit shall take Texas v. J. C. Maynard et al, units shall appear in said cause years 1919 through 1947 and in the amount shown opposite said notice of, and plead and answer which said suit the State of and each file a claim for delin Texas, suing for itself and the to, all claims and pleadings quent taxes against the property property described as follows, County of Eastland and all polinow on file or hereafter filed in or any part thereof described int to-wit: tical subdivisions and districts the petition of said plaintiff, and Lot 15. Blk 129, Sub 4, Cisco. said cause by all other parties whose taxes are sollected by the the said defendants shall appear \$215.00: Lot 6, Blk 129. Sub 4. hereto. Assessor and Collector of taxes and answer to the claims of said Cisco \$40.00; Lot 8, Blk 129, Sub Witness my hand and official seal at my office in Eastland, for said county, is plaintiff, and taxing units without further ci-4 Cisco. \$75.00: Lot 11, Blk 129. above-named party defendants tation or notice. Said suit is to Sub 4, Cisco, \$36.00; Lot 12, Blk Texas, this 15th day of Dec., A. 129, Sub 4, Cisco, \$75.00; Lots 13 D., 1948. are defendants, and said plaincollect taxes on the following de-ROY L. LANE, & 14. Blk 129. Sub 4. Cisco. tiff has impleaded the City of scribed real estate and/or per-Cisco and the Cisco Independent sonal property, assessed in the Clerk, District Court, \$290.00; Lots 11 & 12. Blk 130. Eastland County, Texas hereinafter described land and School District taxing units in name of the above-named de-Sub 4, Cisco. \$12.00; E 50 ft. of

said state, (there are no other fendants for the years 1919 W 150 ft. of S 115ft.of Blk O well as all interest, penalties, taxing units which assess and through 1947 and in the amount Sub 3, Cisco, \$825.00, collect taxes on this property) which said taxing units shall described as follows, to-wit: appear in said cause and each file a claim for delinquent taxes Cisco, \$950.00; Lot 15, Bik 129 thereon. Plaintiff and/or inter against the property or any part Sub 4. Cisco, \$14.00; Lots 5, 6 & veners also seek the establishthereof described in the petition Cisco, \$105.00; Lots 1 & 2, Blk answer to the claims of said taxing units without further citation or notice. Said suit is to N 10' of 10 & all of Lots 11 & 12. scribed real estate and/or per-Acres, Abst. 1821, and being the N 80 Ac. of the S 160 Ac of the sonal property, assessed in the name of the above-named de-W1/2 of Sec 36, Blk 2, E. T. Ry. Co. Survey, Eastland County Texas, \$380.00; 80 Acres Abst through 1947 and in the amount shown opposite said property 1821, and being the W % of N % of described as follows, to-wit:

W1/2 of Sec 36. Blk 2 ET Ry Co. E 100' of W 200' of N 18114 Survey, Eastland County Texas, \$670.00: 80 Acres, Abst. 1821, and Block 115 Sub 4, Cisco, 370.00; being the S 80 Ac of the W+2 o E 100' of N 1811/4 of Block 115 Sec 36 Blk 2. E.T. Ry Co., Sur Sub 4, Cisco, 125.00; W 100' of vey, Eastland County, Texa N1814 of Block 115 Sub 4, Cis-\$680.00; 80 Acres, Abst. 1821, and co. 41.09; Part of Block 116 and being the E 80 of the N 160 Ac being a triangular tract of land of W12 of Sec 36 Blk 2, E. T. on So Side of 16th St. & West of Ry Co., Survey, Eastland Coun-Ave. A., Cisco, 145.00; Lots 7 & ty, Texas, \$780.00, together with penalties, interest costs and expenses which have accrued or may legally accrue

thereon. Plaintiff and/or inter Block 120 Sub 2, Cisco, 65.00 veners also seek the establish ment and foreclosure of the lien Co., and being the E 451/2 Acres securing payment of such taxes as provided by law. All inter Blk 1, CT&MG Ry Co Survey est, penalties, and costs allowed Eastland County, Texas, 447.42 ov law are included in said suit. together with penalties, interest costs and expenses which have accrued or may legally accrue thereon. Plaintiff and/or interveners also seek the establishment and foreclosure of the liea

securing payment of such taxes as provided by law. All interest, penalties, and costs allowed by law are included in said suit; D., 1948. Each party to said suit shall take

ROY L. LANE. Clerk, District Court, Eastland County, Texas

said cause by all other parties THE STATE OF TEXAS Witness my hand and official COUNTY OF EASTLAND IN THE NAME AND BY THE seal at my office in Eastland, AUTHORITY OF THE STATE Texas, this 15th day of Dec., A. OF TEXAS:

> TO: J. A. Dobbs, H. T. Johnson, J. Roper, Richard Schaefer, Mrs. Clerk, District Court. Richard Schaefer, C. V. Fox, R. Eastland County, Texas Abboth, J. B. Evans, W. A.

THE STATE OF TEXAS COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

TO: Annie Rich O D. McDonald G. W. Webb, Ola Frost, J. A. Friedman, W. E. Morris, J. W Ray, Jewell Hanson, J. E. Whitehead, Vera Short, M. L. Short,

to, all claims and pleadings

now on file or hereafter filed in

ROY L. LANE,

hereto.

D., 1948.

J. C. Smith. Bettie W. Smith.

above-named persons be appear and defend such suit a the on the 17th day of November,

shown opposite said property together with penalties, interest costs and expenses which have Lots 3 & 4. Blk 129, Sub 4, accrued or may legally accrue 7. Blk 130, Sub 1, Cisco, \$130.00; ment and foreclosure of the lien Lots 8 to 14, Blk 130. Sub 2. securing payment of such taxes as provided by law. All inter 130, Sub 3. Cisco. \$72.00; Lots 4] est, penalties, and costs allowed to 7, Blk 130, Sub 3, Cisco. \$110; Ly law are included in said suit. Each party to said suit shall take Blk 130. Sub 3, Cisco \$80.00; 80 notice of, and plead and answer io, all claims and pleadings now on fue or hereafter filed in said cause by all other parties hereio.

Witness my hand and official seal at my office in Eastland, Texas, this 15th day of Dec., A. D., 1948.

ROY L. LANE, Clerk, District Court, Eastland County, Texas

THE STATE OF TEXAS COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

TO: May Starkey, L. D. Wilson, Oscar Wilson, W. O. Boney, E. L. Coleman, E. L. Coloman, E. L. | return date of such citation Collman, A. C. Alvey, D. S. before the Honorable Distri Simpson, Mrs. Oscar Wilson, C. Court of Eastland County, Texa M. Coldwell, S. P. Rumph. Mrs. thereof, then and there to sho Maud Rumph. Polly Rumph, T. why judgment shall not be rend G. Rumph if living, and if any ered for such taxes, penaltie or all of the above-named per- interest, and cost, and condemn sons be dead, the unknown heirs of each or all of the said abovenamed persons who may be dead, and the unknown owner or owners of the hereinafter de- and those who may intervene cribed land and of the executor, administrators, guardians, and uonai years becoming

legal representatives, and all persons owning or having or claiming any legal or equitable interest in the land described and including the day of judg nerein, defendants:

You are hereby commanded to appear and defend such suit at before 10 o'clock A. M. on the first Monday after the expiration

of forty-two (42) days from and after the date of issuance hereo the same being the 31st day of January, A. D., 1949 (which is eturn date of such citation) before the Honorable Distric

Court of Eastland County, Texa to be held at the courthouse thereof, then and there to show Fonburg. A. Daniels, J. E. Ches why judgment shall not be rendley, O. M. Wilkinson if living, ered for such taxes, penalties and if any or all of the above interest, and cost, and condemn named persons be dead, the uning said property and orderin known heirs of each or all of the foreclosure of the constitutional said above-named persons who and statutory tax liens thereon may be dead, and the unknown or taxes due the plaintiff and the taxing units parties hereto. owner or owners of the hereinand those who may interven after described land and of the herein, together with any addi executors, administrators, guardtional years becoming ians, and legal representatives quent after suit was filed, as and all persons owning or having well as all interest, penalties, or claiming any legal or equiand cost allowed by law up to

table interest in the land de Eastland County, Texas and including the day of judg Mrs. M. L. Short, Mrs. T. M. Hanscribed herein, defendants: ment herein, and all costs of the son if living, and if any or all of You are hereby commanded to suit. Plaintiff's petition was filed shall appear and answer to the

of the executors, administrators, THE STATE OF TEXAS COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

cribed herein, defendants: TO: Chas. S. Brown, J. D. Yar brough, Guy Perry, L. E. Shaw H. S. Stubblefield, W. F. More hart Mrs. M. E. Davis, Mrs. Augusta Mason, Theodore France Theodicia France, W. D. Miley D. E. Benshoof if living, and i any or all of the above-name persons be dead, the unknown heirs of each or all of the above named persons who may be dead and the unknown owner or own ers of the hereinafter describe land and of the executors, ad ered ministrators, guardians, and lo gal representatives, and all per sons owning or having or claim ing any legal or equitable interest in the land described herein defendants:

and those who may intervene herein, together with any addi-tional years becoming dein-You are hereby commanded to tional years becoming appear and defend such suit a quent after suit was filed, as or before 10 o'clock A. M. on th well as all interest, penalties, irst Monday after the expiration and cost allowed by law up to of forty-two (42) days from and and including the day of judgafter the date of issuance here ment herein, and all costs of the the same being the 31st day on the 17th day of November, A. D. 1948 in January, A. D., 1949 (which D., 1948 in a certain suit before the Honorable Distric No. 346A styled the State of Texas v. Hugh McCrary et al, in to be held at the courthous County of Eastland and all poliing said property and orderin whose taxes are collected by the foreclosure of the constitutiona Assessor and Collector of taxes and statutory tax liens thereo for said county, is plaintiff, and for taxes due the plaintiff an above-named party defendants the taxing units parties hereto are defendants, and said plaintiff has impleaded the CMy of Cisco herein, together with any addi and the Cisco Independent School quent after suit was filed, a District taxing units in said state. well as all interest, penalties, (there are no other taxing units and cost allowed by law up to which assess and collect taxes on this property) which said taxing ment herein, and all costs of th units shall appear in said cause uit. Plaintiff's petition was filed and each file a claim for delinon the 17th day of November quent taxes against the property A. D., 1948 in a certain suit or any part thereof described in No. 347A styled the State o the petition of said plaintiff, and Texas v. Chas S. Brown et al in the said defendants shall appear which said suit the State of Texa suing for itself and the County of taxing units without further ci-Eastland and all political sub tation or notice. Said suit is to divisions and districts whose taxcollect taxes on the following dees are collected by the Assessor scribed real estate and/or perand Collector of taxes for said sonal property, assessed in the county, is plaintiff, and above name of the above-named denamed party defendants are de fendants for the years 1919 fendants, and said plaintiff has through 1947, and in the amount impleaded the City of Cisco and shown opposite said property dethe Cisco Independent Schoo scribed as follows, to-wit: District taxing units in said Lots 3 & 4, Blk 120, Sub 4. state, (there are no other taxing Cisco, \$240.00; All of Blk 121, units which assess and collect

Sub 1, Cisco, \$5.00: All of Blk taxes on this property) which 121, Sub 2, Cisco, \$17.45; S 1/2 of said taxing units shall appear in Blk 121, Sub 3, Cisco, \$11.42; said cause and each file a claim 1/2 of Lot 4. Blk 120, Sub 3. for delinquent taxes against the Cisco, 370.00; W 92' of N 135' of property or any part thereof de Blk 121, Sub 3, Cisco, \$65.00; Lots scribed in the petition of said 7 & 8 of Blk 127, Sub 3, Cisco, plaintiff and the said defendant: \$8.00: All of Blk 127, Sub 4, Cisco, \$25.00; Lots 1 & 2, Blk 128, Sub 1, Cisco, \$880.00; Lot 5, Blk claims of said taxing units with-

interest, and cost, and condemnguardians, and legal representaing said property and ordering tives, and all persons owning or foreclosure of the constitutional and statutory tax liens thereon having or claiming any legal or for taxes due the plaintiff and equitable interest in the land dethe taxing units parties hereto, You are hereby commanded to and those who may intervene herein, together with any addi-tional years becoming dennappear and defend such suit at ore 10 o'clock A. M. on the quent after suit was filed, as first Monday after the expiration of forty-two (42) days from and well as all interest, penalties, after the date of issuance hereof the same being the 31st day of and cost allowed by law up to and including the day of judgment herein, and all costs of the January, A. D., 1949 (which is suit. Plaintiff's petition was filed ceturn date of such citation), on the 17th day of November, A. D., 1948 in a certain suit before the Honorable District Court of Eastland County, Texas No. 348A styled the State of to be held at the courthouse thereof, then and there to show Texas v. Otto Wende et al, in why judgment shall not be rend which said suit the State of Texfor such taxes, penalties, as, suing for itself and the Couninterest, and cost, and condemning said property and ordering ty of Eastland and all political foreclosure of the constitutional subdivisions and districts whose and statutory tax liens thereon taxes are collected by the Asor taxes due the plaintiff and sessor and Collector of taxes for the taxing units parties hereto, said county, is plaintiff, and above-named party defendants are defendants and said plaintiff has impleaded the City of Cisco and the Cisco Independent School District taxing units in said state, (there are no other ust. Plaintiff's petition was filed taxing units which assess and collect taxes on this property) which said taxing units shall appear in said cause and each file a claim for delinquent taxes which said suit the State of against the property or any part Texas, suing for itself and the thereof described in the petition of said plaintiff, and the said detical subdivisions and districts fendants shall appear and answer to the claims of said taxing units without further citation or notice. Said suit is filed to collect taxes on the following described real estate and /or personal property, assessed in the name of the above-named defendants for the years 1919 through 1947 and in the amount shown opposite said property described as follows, to-wit: Lot 5. Block 129, Sub 1 Cisco \$33.22; Lot 6, Block 129, Sub 1, Cisco \$70.00; Lot 1, Block 129, Sub 2, Cisco \$33.00; Lot 2, Block 129, Sub 2, Cisco \$75.00; Lot 6. Block, 129, Sub 2, Cisco \$125.00; and answer to the claims of said Lots 9 to 13, Block 129, Sub 2, Cisco \$125.00; Lot 14, Block 129. Sub 2, Cisco \$120.00; Block 129, Sub 2, Cisco \$120.00; Lot 15, Block 129, Sub 2, Cisco \$30.00; Lot 16. Block 129, Sub 2, Cisco \$5.00; S 133 ft of E 115 ft of Lot, Block 1, Sub 1, Cisco \$4.00:

ered for such taxes, penalties,

costs and expenses which have accrued or may legally accrue thereon. Plaintiff and/or interveners also seek the establishment and foreclosure of the lien securing payment of such taxes as provided by law. All interest, penalties, and costs allowe" by law are included in said suit, Each party to said suit shall take

notice of, and plead and answer to, all claims and pleadings now on file or hereafter filed in 128. Sub 1, Cisco, \$125.00; 160 said cause by all other parties Witness my hand and official of the SE¼ of Sec. 70, Blk 3, Mobley, Cassie J. seal at my office in Eastland, Mrs. Herman Heine, Mrs. Sal Clark, J. J. Livingston, W. H&TC Ry Co Survey, Eastland County, Texas, \$236.74; 50 Acres Alex 1124 as described in Deed, D., 1948. Abst. 1184, as described in Deed Reagan, W. E. Spencer, Mrs. of Record in Vol 272, page 350,

has impleaded the City of Cis and the Cisco Independent Schoo District taxing units in said state. (there are no other taxing units which assess and collect taxes or this property) which said taxing units shall appear in said cau and each file a claim for delin. quent taxes against the proper or any part thereof described i the petition of said plaintiff, an the said defendants shall appear and answer to the claims of said taxing units without further cita tion or notice. Said suit is to col lect taxes on the following described real estate and/or per-sonal property, assessed in the name of the above-named defendants for the years 19 through 1947 and in the ame shown opposite said property de scribed as follows, to-wit: N 100 of S 150 of 115 Blk 9 Sub. 1, Cisco \$460.00; S 50 of 115 Blk 97, Sub. 1, Cisco \$4/5.0 E 80' of W 130' of N 115 Blk 9 Sub. 1, Cisco \$100.00; W 50' of 115' Blk 97, Sub. 1, Cisco \$26.0 Lot 8, Blk 97 Sub. 4, Cisco \$25 E 6612 of W 16612 of S 115 B 98, Sub. 3, Cisco \$275.00; W of S 115 Blk 98, Sub. 3, Ci \$18.00: W 58 of E 196 of S Blk 98 Sub. 3, Cisco \$500.00; E! of W 166 of N 115 Blk 98, Sub. Cisco \$1000.00. together with penalties, inter

costs and expenses which hav accrued or may legally accr thereon. Plaintiff and/or in veners also seek the establ ment and foreclosure of the l securing payment of such ta

as provided by law. All inte est, penalties, and costs allo by law are included in said suit Each party to said suit shall ta notice of, and plead and ans to, all claims and pleading now on file or hereafter filed said cause by all other par hereto. Gard

Witness my hand and offici seal at my office in Eastla Texas, this 15th day of Dec., D., 1948.

> ROY L. LANE. Clerk, District Court, Eastland County, To

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all of

sons THE STATE OF TEXAS unk COUNTY OF EASTLAND the he IN THE NAME AND BY T of AUTHORITY OF THE STA ors. OF TEXAS: esen

TO: Frank Judkins, O. F. tain, W. E. Morris, J. W. Luther Browder, F. L. Jones C. Speir, Wm. J. Dooley, H. Ochler, Gertrude Murrell W. H. McNeeley, P. H. Davis,

Each party to said suit shall take notice of, and plead and answer to, all claims and pleadings now on file or hereafter filed in said cause by all other parties hereto. Witness my hand and official eal at my office in Eastland. Texas, this 15th day of Dec., A.

Co. Survey, Eastland County Texas, \$521.04. together with penalties, interest costs and expenses which have D., 1948. accrued or may legally accru thereon. Plaintiff and/or inter veners also seek the establish securing payment of such taxes as provided by law. All interest, penalties, and costs allowed by law are included in said suit Each party to said suit shall take notice of, and plead and answer to, all claims and pleadings now on file or hereafter filed in said cause by all other parties R. S. Rowlett, I. L. Fenter, J. hereto. Witness my hand and official seal at my office in Eastland. Texas, this 15th day of Dec., A. D., 1948. ROY L. LANE Clerk, District Court. Eastland County, Texas THE STATE OF TEXAS COUNTY OF EASTLAND IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS: TO: Hugh McCrary, F. M. Oldfendants: ham, Mrs. R. L. Hunter, J. W.

Lindsey, Della Brown, Mrs. J. T. Brown, J. E. Walker if living, and if any or all of the above named persons be dead, the un known heirs of each or all of the said above-named persons who may be dead, and the un known owner or owners of the

property described as follows, Texas, \$251.93. together with penalties, interest costs and expenses which have Lots 9-10-11, Blk 128, Sub 1. accrued or may legally accrue Cisco \$3200.00; Lot 12, Blk 128, thereon. Plaintiff and/or inter-Sub 1, Cisco, \$262.52; E54' of S veners also seek the establish 160' of Blk 128, Sub 2, Cisco ment and foreclosure of the lien \$255.00; Lots 1 to 3, Blk 128 securing payment of such taxes Sub 4, Cisco, \$108.00; Lot 6, Blk as provided by law. All inter-128, Sub 4. Cisco, \$35.00; Lot est, penalties, and costs allowed Blk 128, Sub 4, Cisco, \$90.00; Lot by law are included in said suit, 1, Blk 129. Sub 1, Cisco, \$65.00; Each party to said suit shall take Lot 2. Blk 129, Sub 1, Cisco, \$50; notice of, and plead and answer Lots 3 and 4. Blk 129, Sub 1, to, all claims and pleadings Cisco, \$300.00; 98 Acres, Abs. now on file or hereafter filed in 2042 and being all of the W12 of said cause by all other parties NW1/4 of Sec 2. Blk 4, H&TC Ry hereto.

Deed Records, Eastland County

Witness my hand and official seal at my office in Eastland, Texas, this 15th day of Dec., A.

ROY L. LANE. Clerk, District Court, Eastland County, Texa

THE STATE OF TEXAS) COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

TO: Otto Wende, W. A. Walters, J. C. Maynard, W. E. Morris, W. S. Rowlett, Mrs. Nellie Rowlett, E. Stansell, E. H. Turner, F. J. Ziehr, R. W. Zeihr, W. I. Ghorn:ley if living, and if any or all of

the above named persons be or all of the said above-named return date of such persons who may be dead, and the unknown owner or owners of the hereinafter described land

and of the executors, adminstrators, guardians, and legal representatives, and all persons owning or having or claiming any legal or equitable interest in foreclosure of the constitutional the land described herein, de-

You are hereby commanded to Pitman, R. A. Turknett, I. D. apbear and defend such suit at Smith, Leia M. Smith, J. F. Lum- or before 10 o'clock A. M. on the herein, together with any addifirst Monday after the expiration of forty-two (42) days from and quent after suit was filed, as after the date of issuance hereof the same being the 31st day of January, A. D., 1949 (which is return date of such citation). before the Honorable District and the same being the 31st day of January, A. D., 1949 (which is return date of such citation).

ROY L. LANE. Clerk, District Court, Eastland County, Texas

THE STATE OF TEXAS) COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

TO: M. E. Broyles, J. N. Broyles, Bernice Rutherford, W. E. Solo- interest in the land descri man, J. R. McClenny, I. L. Cooper, T. L. Cooper, Jr., Alvin Broyles, D. L. Kisner, R. F. St. or before 10 o'clock A. M. on the appear and detend such an international appear and detend such as a second statement of the second statemen Johns, S. B. Parks, Mrs. S. B. first Monday after the expirat Parks, Mrs. Sarah Laudder, of forty-two the date of issuance h Alpha Clark, Harold L. Davis if the same being the 31st day living, and if any or all of the January, A. D., 1949 (which above-named persons be dead, return date of such citati the unknown heirs of each or all before the Honorable Dist the unknown heirs of each or all

who may be dead, and the un-known owner or owner the thereof, then and there to sho known owner or owners of the hereinafter described land and of the executor, administrators, interest, and cost, and conden guardians, and legal representatives, and all persons owning or having or claiming any legal or and statutory tax liens ther

equitable interest in the land described herein, defendants: You are hereby commanded to

appear and defend such suit at or before 10 o'clock A. M. on the first Monday after the expiration of forty-two (42) days from and after the date of issuance hereof the same being the 31st day of dead, the unknown heirs of each January, A. D., 1949 (which is suit. Plaintiff's petition was fi on the 17th day of Novemb citation). before the Honorable District A. D., 1948 in a certain Court of Eastland County, Texas No. 353A styled the State to be held at the courthouse Texas v. Frank Judkins et al. thereof, then and there to show which said suit the State why judgment shall not be rend-Texas, suing for itself and t ered for such taxes, penalties interest, and cost, and condemn County of Eastland and all pot tical subdivisions and distri ing said property and ordering whose taxes are collected by in and statutory tax liens thereon Assessor and Collector of tax for taxes due the plaintiff and for said county, is plaintiff, and above-named party defendan are defendants, and said plaint has impleaded the City of Car and the Cisco Independent Schor herein, together with any addi-tional years becoming deiin-District taxing units in said stat (there are no other taxing units) which assess and collect taxes this property) which said tan units shall appear in said ca

before the Honorable District suit. Flaintin's petition was filed Court of Eastland County, Texas on the 17th day of November, to be held at the courthouse A. D., 1948 in a certain suit thereof, then and there to show No. 334A styled the State of why judgment shall not be rend-Texas v. M. E. Broyles et al, in the petition of said plaintiff and each file a claim for d quent taxes against the prope

E. Harrell if living, and if any all of the above-named pers be dead, the unknown heirs each or all of the said abo named persons who may be de and the unknown owner or of ers of the hereinafter descrit land and of the executors, i ministrators, guardians legal representatives, and persons owning or having claiming any legal or equi herein, defendants: You are hereby commanded of forty-two (42) days from an

Dist of the said above-named persons ing said property and orde foreclosure of the constitution for taxes due the plaintiff and the taxing units parties her and those who may intervel herein, together with any ad tional years becoming del quent after suit was filed, well as all interest, penalt and cost allowed by law up and including the day of jud ment herein, and all costs of

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THE DAILY PRESS, CISCO, TEXAS.

PAGE FIVE

GTATION BY PUBLICATION OITATION BY PUBLICATION CITATION BY PUBLICATION said defendants shall appear nd answer to the claims of said axing units without further ciation or notice. Said suit is to allect taxes on the following dewribed real estate and/or pernal property, assessed in the ame of the above-named defendants for the years 1919 ugh 1947 and in the amount own opposite said property

Texas, 169.40. Lots 8 & 9, Blk 130 Sub 5, Cisn \$42.00; Lot 7, Blk 130, Sub 6, Cisco, \$82.50; Lot 14 Blk 130. sub 6, \$18.00; Lot 10, Blk 133. sub 1. Cisco, \$21.00; Lot 11. Blk 13, Sub 1, Cisco, \$100.00; Lot 1. 310.00; Lot 3, Blk 134, Sub 2, Cisco, \$310.00; at 2, Blk 134, Sub 2, Cisco, 230.00; Lot 3, Blk 134, Sub 3, Tisco, \$160.81; Lot 10, Blk 134. sub 3, Cisco \$39.00; Lots 13 & Blk 134, Sub 3, Cisco, \$70.00; ot 25 Blk Q. Sub 4, E 167 1/2 ft. f S 90 ft. of Blk Q, Sub 4, Cis-\$1,950.00.

ether with penalties, interest, gits and expenses which have crued or may legally accrue ereon. Plaintiff and/or intereners also seek the establishent and foreclosure of the lien curing payment of such taxes provided by law. All interpenalties, and costs allowed law are included in said suit. ach party to said suit shall take tice of, and plead and answer all claims and pleadings on file or hereafter filed in cause by all other parties

Witness my hand and official at my office in Eastland, exas, this 15th day of Dec., A. .1948

> ROY L. LANE. Clerk, District Court, Eastland County, Texas

E STATE OF TEXAS NTY OF EASTLAND THE NAME AND BY THE FEXAS:

M. D. Jones, A. J. Maxwell, ard Schaefer, Mrs. Herman N. J. Tarver, A. C. Tarver, is Lilman Fee, Geo. P. Fee, ert F. Fee, N. D. Gallagher herein, defendants:

he hereinafter described land of the executors, adminisrs, guardians, and legal, ing or having or claiming any

Sec 66, Blk 3 of H&TC Ry Co. Each party to said suit shall take Survey, Eastland County, Texas. notice of, and plead and answer Bostic, E. Z. Hogan, M. A. Scott Deed ref. Vol 367, Page 618, to, all claims and pleadings 59.00; 246 Acres, Abst. 237, now on file or hereafter filed in H&TC Survey and being all of said cause by all other parties the unknown heirs or all of the the N1/2 of Sec 81, Blk 4, of hereto, H&TC Ry Co Survey, Eastland Witness my hand and official seal at my office in Eastland, County, Texas, 81.15; 175 Acres, Texas, this 15th day of Dec., A. Abst 235, H&TC Survey, and being the N1308 vrs. of the E988 D., 1948. vrs. of Sec 77, Blk 4, H&TC Rv ROY L. LANE. Co Survey, Eastland County, Clerk, District Court.

Eastland County Texes together with penalties, interest, costs and expenses which have accrued or may legally accrue

THE STATE OF TEXAS COUNTY OF EASTLAND thereon. Plaintiff and/or inter-IN THE NAME AND BY THE veners also seek the establish-AUTHORITY OF THE STATE ment and foreclosure of the lien OF TEXAS:

securing payment of such taxes TO: Jess Wheat, C. A. Norris, T. as provided by law. All inter-H. Foley, M. D. Bailey, Edith est, penalties, and costs allowed Gilmore, Ida May Marchman, by law are included in said suit. Each party to said suit shall take Hollis McKinney, Mrs. C. D. Mayhew. C. D. Mayhew, A. L. Maynotice of, and plead and answer hew, E. W. Cools, Mrs. W. E. to, all claims and pleadings now on file or hereafter filed in

defendants:

years

becoming

said cause by all other parties hereio. Witness my hand and official seal at my office in Eastland,

Texas, this 15th day of Dec., A D., 1948. ROY L. LANE, Clerk, District Court,

Eastland County, Texas

THE STATE OF TEXAS COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

To: J. A. Ramsey. L. A Ramsey, M. B. Donnell, D. M. Donnell, J. M. Daniels, Sr., C. B. Phillips C. D. Phillips, C. D. Farris, the same being the 31st day of

Walte Preston, Mrs. E. D. Leveridge, A. A. Harwell, F. L. Appleton Mrs. E. M. Newman, before the Honorable District Letha Murray. Robert R. Mur-Courtney, if living and if any thereof, then and there to show

or all of the above-named per-ered for such taxes, penalties, sons be dead, the unknown heirs interest, and cost, and condemn-UNITY OF THE STATE of each or all of the said above- ing said property and ordering named persons who may be foreclosure of the constitutional dead, andthe unknown owner or and statutory tax liens thereon

owners of the hereinafter des- for taxes due the plaintiff and cribed land and of the execu- the taxing units parties hereto, Fannie White, J. H. Michna, tors, adminstrators, guardians, Michna, Lydia Thorpe, J. and legal representatives, and tional Gardner, W. W. Wallace, all persons owning of having or quent after suit was filed, as claiming any legal or equitable Elizabeth fee Spears, interest in the land described

ving, and if any or all of You are hereby commanded to above-named persons be appear and defend such suit at the unknown heirs of each or before 10 o'clock A. M. on the all of the said above-named first Monday after the expiration ons who may be dead, and of forty-two (42) days from and unknown owner or owners after the date of issuance hereof the same being the 31st day of esentatives, and all persons, Court of Eastland County, Texas to be held at the court house or equitable interest in the thereof, then and there to show

the date of issuance hereof the taxing units parties hereto

CITATION BY PUBLICATION F. G. Liady, W. J. Dooley, R. R. if living, and if any or all of the above-named persons be dead, above-named persons who may be dead, and the unknown owner or owners of the hereinafter described land and of the executors, administrators, guardians, and legal representatives, and all persons owning or having or claiming any legal or equitable interest in the land described herein, defendants: " You are hereby commanded to

appear and defend such suit at thereof, then and there to show or before 10 o'clock A. M. on the first Monday after the expiration of forty-two (42) days from and after the date of issuance hereof the same being the 31st day of return date of such citation) to be held at the courthouse Smith, W. E. Smith if living and thereof, then and there to show tional years becoming if any or all of the above-named why judgment shall not be rend-quent after suit was filed, as persons be dead, the unknown ered for such taxes, penalties heirs of each or all of the said interest, and cost, and condemn- and cost allowed by law up to above-named persons who may ing said property and ordering foreclosure of the constitutional be dead, and the unknown owner or owners of the hereinafter de- and statutory the plaintiff and for taxes due the plaintiff and scribed land and of the executors, the taxing units parties hereto, administrators, guardians and le- and those who may intervene gal representatives, and all per-, herein, together with any additional years becoming dennsons owning or having or claiming any legal or equitable inter- quent after suit was filed, as well as all interest, penalties, est in the land described herein, and cost allowed by law up to

and including the day of judg-You are hereby commanded to ment herein, and all costs of the appear and defend such suit at or before 10 o'clock A. M. on the suit. Plaintiff's petition was filed on the 17th day of November. first Monday after the expiration A. D., 1948 in a certain suit No. 352A styled the State of of forty-two (42) days from and after the date of issuance hereof Texas v. H. C. Dill et al. in which said suit the State of January, A. D., 1949 (which is Texas, suing for itself and the return date of such citation) County of Eastland and all po-Court of Eastland County, Texas litical subdivisions and districts ray, Letha Courtney, John H. to be held at the courthouse whose taxes are collected by the Assessor and Collector of taxes for said county, is plaintiff, and above-named party defendants are defendants, and said plaintiff has impeaded the City of Cisco and the Cisco Independent School District taxing units in said state, (there are no other and those who may intervene taxing units which assess and herein, together with any addi collect taxes on this property) aeiin which said taxing units shall appear in said cause and each well as all interest, penalties, file a claim for delinquent taxes and cost allowed by law up to and including the day of judgagainst the property or any part ment herein, and all costs of the thereof described in the pelition suit. Plaintiff's petition was filed

of said plaintiff, and the said deon the 17th day of November fandants shall appear and an-A. D., 1948 in a certain suit swer to the claims of said taxing No. 354A styled the State of unity witout further citation Texas v. Jess Wheat et al, in or notice. Said suit is to collect which said suit the State of Textaxes on the following described January, A. D., 1949 (which is as, suing for itself and the Cou-return date of such citation) nty of Eastland and all politi-before the Honorable District cal subdivisions and districts perty, assessed in the name of the above-named defendants for Cis whose taxes are collected by the the years 1919 through 1947 and of Block 120, Sub. 4, Cisco, \$65,00; Lot 10, Block 103, Sub 4, Cisco, \$65,00; Assessor and Collector of taxes in the amount shown opposite \$85,00; 10 acres,

utors, administrators, guardian and legal representatives, and al persons owning or having o laiming any legal or equitable in erest in the land described herein lefendants: You are hereby commanded to appear and defend such suit at

or before 10 o'clock A. M. on the first Monday after the expiration of forty-two (42) days from and after the date of issuance hereof he same being the 31st day of January, A. D., 1949 (which return date of such citation) before the Honorable District Court of Eastland County Texas to be held at the courthous why judgment shall not be rend

ered for such taxes, penalties interest, and cost, and condemn ing said property and ordering foreclosure of the constitutional January, A. D., 1949 (which is and statutory tax liens thereon for taxes due the plaintiff and before the Honorable District the taxing units parties hereto Court of Eastland County, Texas and those who may intervene herein, together with any addi , well as all interest, penalties and including the day of judg ment herein, and all costs of the suit. Plaintiff's petition was filed on the 17th day of November, A. D., 1948 in a certain suit or itself and the County of East land and all political subdivisions and districts whose taxes are col lector of taxes for said county, is plaintiff, and above-named party pendent School District, City of Ranger and Ranger Independent School District taxing units in said state, (there are no other taxing units which assess and collect taxes on this property) which said property described as follows, to taxing units shall appear in said wit: cause and each file a claim for A

- petition of said plaintiff and the said defendants shall apcribed real estate and/or personal property, assessed in the name of he above-named defendants for the years 1919 through 1947 and in the amount shown opposite said property described as follows, to

Lot 4, Blk 104, Sub. 1. \$1080.00; S_{12}^{1} of Lot 4, Blk 29, Cisco, \$24.00; W 66 of E 198 of S_{12}^{1} Blk 91, Sub. 1, Cisco, \$47.95; $\begin{array}{c} \text{Cisco, $24309, $1, $25300, $2530, $25300, $2530, $2530, $2530,$ Abst.

before the honorable Distric Court of Eastland County, Texas o be held at the courthouse thereof, then and there to show why judgment shall not be rendered for such taxes, penalties interest, and cost, and condemning said property and ordering foreclosure of the constitutional and statutory tax liens thereon or taxes due the plaintiff and the taxing units parties hereto, and those who may intervene herein, together with any addi years becoming tional denn quent after suit was filed, as well as all interest, penalties, and cost allowed by law up to and including the day of judgment herein, and all costs of th suit. Plaintiff's petition was filed on the 17th day of November A. D., 1948 in a certain suit No. 432A styled the State of Texas v. B. B. Owens et al, in which said suit the State of Texas, suing for itself and the County of Eastand and all political subdivision and districts whose taxes are col lected by the Assessor and Colector of taxes for said county, is plaintiff, and above-named party iefendants and the City of Cisc are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco Independent Schoo District taxing units in said state (there are no other taxing units No. 430A styled the State of Tex- which assess and collect taxes on as v. J. F. Jackson et al, in which, this property) which said taxing said suit the State of Texas, suing units shall appear in said cause units shall appear in said cause and each file a claim for delinquent taxes against the property or any part thereof described in lected by the Assessor and Col- the petition of said plaintiff, and the said defendants shall appear and answer to the claims of said defendants are defendants, and taxing units without further cita-said plaintiff has impleaded the tion or notice. Said suit is to City of Cisco and the Cisco Inde- collect taxes on the following described real estate and/or personal \$447.30 property, assessed in the name of the above-named defendants the years 1919 through 1947 and in the amount shown opposite said

cause and each file a claim for delinquent taxes against the prop-erty or any part thereof described Harris Add., Cisco, \$165.00; Lots 11 and 12 Block 2, Newman Add., Cisco, \$270.00; Lot 16, Olsen's First Add., Cisco, \$123.00; Lots 1 and the said defendance shares of pear and answer to the claims of said taxing units without further citation or notice. Said suit is to state following des-\$200.00; Lots 6 & 7 Block 25, Cisco, \$200.00; Lots 6 & 7 Block 8, Cisco, Plock 14, Cisco, \$200.00; Lots 6 & Cisco, Plock 14, Cisco, \$200.00; Lots 6 & Cisco, \$200.00; Cisco, \$200.00; Cisco, \$200, \$830.00; Lot 1 Block 14, Cisco \$545.00; Lot 9 Block 1, Cisco \$625.00; Lots 1 and 2 Block 2, Cisco, \$10.00; Lot 6 Block 2, Cisco, \$250.00; West ½ of Lot 2 and all 3, Block 60, Cisco, \$990.00; Lot. 9 and 10 Block 51, Cisco, \$1050.00

S¹₂ of 6 and S¹₂ of 7 Block 61, Cisco, \$164.00; W. 103 ft of N. 115 ft of Block 87, Sub 2, Cisco, D., 1948. Block F, Sub 1, Cisco. \$26.00; Lot 6 Block 134, Sub 4, Cisco. \$300.00;

described herein, defend-ar and defend such suit at fore 10 o'clock A. M. on the Monday after the expiration rty-two (42) days from and the date of issuance hereof the taxing units parties hereto, No. 11173M of accrued or may legany deter-Texas, and thereon. Plaintiff and/or inter-Bryant tract, voners also seek the establish-Bryant tract, voners also seek the establish-Bender, O. F. Hogg, J. C. Hagar, F. Blundell Survey, beginning the N. E. Corner of the B. B. Bryant 10 acre tract for place of securing payment of such taxes as provided by law. All interest, penalties, and costs allowed by law are included in said suit. Each party to said suit shall take notice of, and plead and answer fee to, all claims and pleadings parallel with S line of block 24. Thence N. 140 feet to place of now on file or hereafter filed in beginning, \$171.92. said cause by all other parties together with penalties, interest hereto. costs and expenses which have Witness my hand and official seal at my office in Eastland, accrued or may legally accrue Texas, this 15th day of Dec., A thereon. Plaintiff and/or inter veners also seek the establish D., 1948.

CITATION BY PUBLICATION CITATION BY PUBLICATION CITATION BY PUBLICATION CITATION BY PUBLICATION suit. Plaintiff's petition was filed

on the 17th day of November, A. D., 1948 in a certain suit No. 392A styled the State of Tex-E. Brooks et al, in which said suit the State of Texas, suing for itself and the County of East land and all political subdivisions and districts whose taxes are col lected by the Assessor and Col-lector of taxes for said county, is plaintiff, and above-named party defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco Inde-pendent School District taxing anits in said state, (there are no | other taxing units which asses and collect taxes on this property) which said taxing units shall appear in said cause and each file a claim for delinquent taxes against the property or any part thereo. described in the petition of said plaintiff, and the said defendants shall appear and answer to the claims of said taxing units withou further citation or notice. Said suit is to collect taxes on the fol lowing described real estate and/ or personal property, assessed in the name of the above-named de for the years 1919 fendants through 1947 and in

the amount shown opposite said property desribed as follows, to-wit:

Lot 1, Blk 6, El Frethan Hts, Cisco, \$70.00; Lots 6-7-8, Blk 5, El Frethan Hts., Cisco, \$240.00; Lots 7-8, Blk 6, El Frethan Hts. Cisco, \$11.00; Lot 5, Blk 7. Frethan Hts., Cisco, \$2.00; Lot 6, seal at 1 Blk 7, El Frethan Hts., Cisco, Texas, th \$30.00; Lot 8, Blk 7, El Frethan D., 1948.

Hts., Cisco, \$9.00; Lots 10-11-12, Blk 7, El Frethan Hts., Cisco, \$6.00; Lot 3, Blk 8, El Frethan Hts., Cisco, \$80.00; 85 acres, Abst 134, Matt Finch, as described in Deed Record Vol. 402 P. 590 Deed

Records, Eastland Co., Texas and being out of the N1/2 of Matr

Finch Survey, Eastland Co. Texas together with penalties, interest costs and expenses which have accrued or may legally accrue thereon. Plaintiff and/or interveners also seek the establishment and foreclosure of the lien securing payment of such taxes as provided by law. All inter-, est, penalties, and costs allowed by law are included in said suit. Each party to said suit shall take notice of, and plead and answer to, all claims and pleadings now on file or hereafter filed in said cause by all other parties hereto.

Witness my hand and offici. seal at my office in Eastland, Texas, this 15th day of Dec., A ROY L. LANE.

Clerk, District Court. Eastland County, Texas

IN THE NAME AND BY THE AUTHORITY OF THE STATE

TO: C. M. Murphy, W. H. May Block F, Sub I, Cisco, \$20,00; Lot Abe May, Pearl Jackson, Lucie 6 Block 134, Sub 4, Cisco, \$300,00; Lots 3-4-8-9-10 & 13 Block E, Sub 3, Cisco, \$800,00. ner. H. L. Jackson, W. C. Gorman, J. E. Garner. R. P. Evans, Reese Jackson, D. S. Reese, D. A. Reese H. C. Henderson

owing described real estate and/ or personal property, assessed in he name of the above-named de-1919 through 1947 and in the

shown opposite said property des-eribed as follows, to-wit: Lots 1 thru 7, Blk 6, May Add., Mangum, \$83.40; Lots 1 thru 16, Blk 7, May Add., Mangum, Mangum, \$83.40; Lots 1 thru 10, Bik 7, May Add., Mangum, \$121.60; Lots 1 thru 10 Bik 8, May Add., Mangum, \$101.20; Lots 1* thru 10, Bik 9, May Add., Man-gum, \$160.60; Lots 1 thru 10, Bik 10, May Add., Mangum, \$141.00; Lots 1 thru 10, Bik 11, May Add., Mangum, \$126.00; Lots 1 thru 10, Bik 12, May Add., Mangum, \$74.00; Lots 1 thru 10, Bik 13, May Add., Mangum, \$59.40, together with penalbes interest

together with penalties, interest, costs and expenses which have. accrued or may legally accrue thereon. Plaintiff and/or inter-. veners also seek the establish+ ment and foreclosure of the lien securing payment of such taxes as provided by law. All interest, penalties, and costs allowed. by law are included in said suit. Each party to said suit shall take. notice of, and plead and answer to, all claims and pleadings now on file or hereafter filed in said cause by all other parties

hereto. Witness my hand and officiarseal at my office in Eastland. Texas, this 15th day of Dec., A.

> ROY L. LANE. Clerk, District Court, Eastland County, Texas-

THE STATE OF TEXAS COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

TO: J. F. Marten, C. B. Dunn, J. A. Haak, P. O. Peterson, P. L. Mangum, Mrs. P. L. Mangum, R. Mangum, Mrs. P. L. Mangum, R. L. Smith, W. T. Curtis, J. A. Cur-tis, Taylor Curtis, F. M. Oldham, Mrs. D. T. Smith, Mrs. W. C. Blake, S. M. Hogar, J. A. May, O. F. Hogg, L. A. White, Mrs. L. A. White, Gilbert White, J. C. Gor-man, C. M. Murphy, W. C. Gor-man, W. H. May, Pearl Jackson, Abe May, Lucie Hair, Olena Wil-liamson, R. H. Myrick, H. L. Jack-son, H. C. Henderson, J. K. Smith, J. J. Smith, A. F. Hartwick, R. D. Boyd, Mrs. A. F. Hartwick, A. J. Curtis, Curtis, Taylor, J. E. Perrin, Curtis, Curtis, Taylor, J. E. Perrin, E. M. Bell, H. R. Lacy, Fannie, Hull, Fannie Kimmell, L. M. Ha-ney, W. F. Turner, E. J. Pallig, E. D. Hair, M. A. Gardner, C. Curtis, Carl H. Grof, T. Curtis, J. E. Garner, E. R. McDonald if living, and if any or all of the above-named persons be dead, the unknown heirs of each of all of the said above-named persons who may be dead, and the unknown owner or owners of the hereinafter described land and of the executors, administra-tors, guardians, and legal repre-sentatives, and all persons owning

equitable interest in the ribed herein, defendants: You are hereby commanded to appear and defend such suit at before 10 o'clock A. M. on the first Monday after the expiration forty-two (42) days from and

fter the date of issuance hereof

the same being the 31st day of

January, A. D., 1949 (which is

return date of such citation).

before the Honorable District

Court of Eastland County, Texas to be held at the courthouse

thereof, then and there to show

why judgment shall not be rend-

ered for such taxes, penalties,

interest, and cost, and condemn

ing said property and ordering

and those who may intervene

quent after suit was filed, as

well as all interest, penalties,

and cost allowed by law up to

and including the day of judg-

any addi-

erein, together with

tional years becoming

or having or claiming any legal or

ame being the 31st day of and those who may intervene arry, A. D., 1949 (which is herein, together with any additional years becoming Honorable District quent after suit was filed, as pear in said cause and each file date of such citation). the well as all interest, penalties, Eastland County, Texas and cost allowed by law up to held at the courthouse and including the day of judg then and there to show ment herein, and all costs of the udgment shall not be rendsuit. Plaintiff's petition was filed for such taxes, penalties, on the 17th day of November, and cost, and condemnsaid property and ordering sure of the constitutional statutory tax liens thereon as v. J. A. Ramsey et al, in which said suit the State of Texixes due the plaintiff and axing units parties hereto, as, suing for itself and the those who may intervene in, together with any addi-d years becoming deim-County of Eastland and all polibecoming whose taxes are collected by the after suit was filed, as Assessor and Collector of taxes as all interest, penalties, ost allowed by law up to neluding the day of judg-herein, and all costs of the aintiff's petition was filed 17th day of November, 1948 in a certain suit Cisco and the Cisco Independent 343A styled the State of Sshool District, taxing units in exas v. M. D. Jones et al, in said state, (there are no other ich said suit the State of taxing units which assess and unty of Eastland and all po-, which said taxing units shall aptical subdivisions and districts pear in said cause and each ose taxes are collected by the file a claim for delinquent taxes sessor and Collector of taxes said county, is plaintiff, and we-named party defendants e defendants, and said plaintiff s impleaded the City of Cisco ind the Cisco Independent School strict taxing units in said state, (there are no other taxing units which assess and collect taxes on this property) which said taxing units shall appear in said cause and each file a claim for delinquent taxes against the property or any part thereof deribed in the petition of said plaintiff, and the said defendants shall appear and answer to the claims of said taxing units withut further citation or notice. aid suit is to collect taxes on 82 50; Lot 11, Blk 135, Sub 2. the following described real estate Cisco. 150.00; Lot 12 Blk 135. and/or personal property, assessed in the name of the aboveamed defendants for the years 1919 through 1947 and in the E. 271 ft. of Blk M, Sub 3, Cisamount shown opposite said property described as follows, together with penalties, interest

Lot 8, Blk 134, Sub 4, Cisco 150.00; Lot 4, Blk 134, Sub 3, lisco, 187.50; Lot 9, Blk 134, Sub , Cisco, 78.19; Lot 15, Blk 134, ub 3. Cisco, 187.50; Lots 1 to 3,

for said county, is plaintiff, and above-named party defendants are defendants, and said plaintiff has impeaded the City of ft. of Blk N. Sub 2. Cisco 245.00. together with penalties, interest, against the property or any part costs and expenses which have thereof described in the petition accrued or may legally accrue of said plaintiff, and the said dethereon. Plaintiff and/or interfendents shall appear and ansveners also seek the establishwer to the claims of said taxing ment and foreclosure of the lien units without further citation or securing payment of such taxes notice. Said suit is to collect as provided by law. All intertaxes on the following described est, penalties, and costs allowed real estate and-or personal property, assessed in the name of by law are included in said suit. the above-named defendants for Each party to said suit shall take the years 1919 through 1947 and notice of, and plead and answer to, all claims and pleadings in the amount shown opposite now on file or hereafter filed in said property described as folsaid cause by all other parties lows, to-wit: Lots 15 & 16, Blk hereto. 134, Sub 4 Cisco, 156.00; Lot 3, Witness my hand and official Blk 135, Sub 2, Cisco, 104.00; seal at my office in Eastland, Lot 7, Blk 135, Sub 2. Cisco. Texas, this 15th day of Dec., A. D., 1948. Sub 2, Cisco,82.50; W 100 ft. of E/200 ft. of S 115 ft. of Blk N. Sub 3 Cisco, 210.00; W 26 ft. of

n. 360.00; costs and expenses which have accrued or may legally accrue

OF TEXAS: thereon. Plaintiff and/or interveners also seek the establish ment and foreclosure of the lien

Clerk, District Court, Eastlan.i County, Texas THE STATE OF TEXAS COUNTY OF EASTLAND IN THE NAME AND BY THE AUTHORITY OF THE STATE

TO: H. C. Dill, Eugene Addington, J. A.Addington, Walter Addington, David Addington, Ollie Addington, Mollie Logan, Eva

ROY L. LANE.

Bik 134. Sub 4. Cisco, 380.00; 62 Acres. Abst. 827, J. E. Luse Sur-vey, and being out of the S¹/₂ of by law are included in said suit. Donald, J. H. Moss, P. E. Sage,

taxing units which assess and Blk 133, Sub 1, Cisco, 770.00; collect taxes on this property) Lots 3 & 4, Blk 133, Sub 1, Cisco. which said taxing units shall ap-996.00: Lot 8, Bik 133, Sub ! 996.00; Lot 8, Bix 133, Sub 1, Cisco 21.00; Lot 9, Pik 133, Sub 1, Cisco, 70.00; 30 Acres, Abst. 2050, E.T.R.R.Co. Survey, and feet parallel with E line of the a claim for delinquent taxes against the property or any part thereof described in the petition being all of the S12 of SW14 of Bryant tract; Thence W 75 of said plaintiff, and the said Se c14, Blk 6 E. T. Ry Co. Surdefendants shall appear and anvey, Eastland Co., Texas, 631.71; A. D., 1948 in a certain suit swer to the claims of said taxtogether with penalties, interest, No. 355A styled the State of Tex- ing units without further citacosts and expenses which have tion or notice. Said suit is to accrued or may legally accrue collect taxes on the following thereon. Plaintiff and/or interdescribed real estate and-or perveners also seek the establishsonal property, assessed in the ment and foreclosure of the lier ment and foreclosure of the lien tical subdivisions and districts name of the above-named desecuring payment of such taxes securing payment of such taxes fendants for the years 1919 as provided by law. All inter as provided by law. All inter through 1947 and in the amount est, penalties, and costs allowed est, penalties, and costs allowed shown opposite said property by law are included in said suit by law are included in said suit. described as follows to-wit: Lot Each party to said suit shall take Each party to said suit shall take 4, Blk 135, Sub 1, Cisco, 93.00 notice of, and plead and answer notice of, and plead and answer Lot 4 Blk 135, Sub 3, Cisco, to, all claims and pleadings to, all claims and pleadings 69.00; Lots 5, 6, & 7, Blk 135. now on file or hereafter filed in now on file or hereafter filed in 135, Sub 3, Cisco, 43.00; Lot 4 said cause by all other parties Blk 135, Sub 4 Cisco, 82:50; Lot hereto, hereto. 6, Blk 135, Sub 4, Cisca 200.00; Witness my hand and official

Lot 11, Blk 135 Sub 1, Cisco, seal at my office in Eastland, Texas, suing for itself and the collect taxes on this property) [15, 17, 18, 135, Sub 3, Texas, this 15th day of Dec., A. Texas, this 15th day of Dec., A. Ciscq 30.00; Lot 8, Blk 134. Sub D., 1948. 3, Cisco, 20.00; E 135 ft. of S 115 ROY L. LANE.

Clerk, District Court, Eastland County Texas

THE STATE OF TEXAS COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE AUTHORITY OF THE STATE OF TEXAS:

TO: J. F. Jackson, E. T. Hart, W. S. Warren, D. K. Scott, W. H. Powell, J. H. Latson, Sr., E. P. Crawford, Josephine Tipton, Carie E. Tinton, Hervey Chesley Tipton, 'Elbert Tipton. Tiptor Leonard Tipton, John E. Chesley J. H. Latson, D F. Sparks, Grace Sparks, Albert Tipton, J. H. Lat son. Jr., S. B. Shepperd, Mrs. S. R. Shepperd, J. H. Tipton, A. P. Tipton, Brvant Musser, R. L. Edwards, E. J. Bunch, Rov Bardwell, A. C. Tipton, Bennett E. Kav. A. C. Tipton, Bennett E. Kat, Bettie Stamps, J. H. Stamps, J. C. Fletcher, M. S. Stamps, Lelia Wright, A. M. Swindle, G. J. Swin-dle, W. T. Fambrough, W. J. Bettie Stamps, J. H. Stamps, J. Unknown owner or owners of the hereinafter described land and of the executors, administrators, guardians, and legal representa-tives, and all persons owning or baying or claiming any legal or ley, Mrs. Maud Chancellor, Mrs. Laura Rodgers, Mrs. Alice Musser, Mrs. Jennie Lane, Mrs. Ida Clark,

ter described land and of the exe-

ROY L. LANE,

THE STATE OF TEXAS COUNTY OF EASTLAND IN THE NAME AND BY THE AUTHORITY OF THE STATE the same being the 31st day of OF TEXAS:

TO: E. Brooks, Lon T. Stewart, Modisette, Jess Coffey, Annie S. Johnson, R. A. Preston, H. T. Johnson, W. W. Shirley, L. E. Turer, Stewart Slatton, H. W. Cook, thereof, then and there to show Hunt, Geo. H. Grav, if living, and if any or all of the above-named persons be dead, the unknown heirs of each or all of the said interest, and cost, and above-named persons who may be dead, and the unknown owner or owners of the hereinafter des-cribed land and of the executors,

administrators, guardians, and legal representatives, and all persons owning or having or claiming any legal or equitable interest in the land described herein, defend-

You are hereby commanded to appear and defend such suit at or before 10 o'clock A. M. on the first Monday after the expiration on the 17th day of November, gene Stephenson, S. H. Clem, E. D. Marchman, H. W. Ham, Bob McCrary, J. P. Taylor, Mrs. J. P. Taylor, A. M. Merket, B. B. Gregory if living, and if any or of forty-two (42) days from and after the date of issuance hereof the same being the 31st day of January, A. D., 1949 (which is return date of such citation), all of the above-named persons be land and all political subdivisions before the Honorable District dead, the unknown heirs of each or all of the said above-named and districts whose taxes are col-Court of Eastland County, Texas lected by the Assessor and Col-, to be held at the courthouse lector of taxes for said county, is plaintiff, and above-named party thereof, then and there to show why judgment shall not be rendered for such taxes, penalties interest, and cost, and condemn ing said property and ordering foreclosure of the constitutional units in said state, (there are no and statutory tax liens thereon other taxing units for taxes due the plaintiff and and collect taxes on this property)

A. White, Gilbert White, Mrs. A. White, Irene Waterberry Clarence Walker, Mrs. Emm. Phillins, Jack Ryrd, W. H. Max Max well, Raymond Duncan, R. R. Daf-fern, J. A. May, Mrs. W. C. Gorman, if living, and if any or all of the above-named persons be dead the unknown heirs of each or all of the said above-named persons who may be dead, and the un-known owner or owners of the hereinafter described land and of the executors, administrators, ouardians, and legal representa-tives, and all persons owning or the taxing units parties hereto, equitable interest in the land described herein. defendants:

Eastland County, Texas appear and defend such suit at or before 10 o'clock A. M. on the first Monday after the expiration of forty-two (42) days from and after the date of issuance hereof January, A. D., 1949 (which is

ment herein, and all costs of the suit. Plaintiff's petition was filed on the 17th day of November, return date of such citation) A. D., 1948 in a certain suit No. 442A styled the State of Tex-as v. J. F. Marten et al, in which said suit the State of Texas, suing for itself and the County of Eastbefore the Honorable District Court of Eastland County, Texas to be held at the courthouse and and all political subdivisions why judgment shall not be rendand districts whose taxes are colered for such taxes, penalties. lected by the Assessor and Col-lector of taxes for said county, is condemnlector of taxes for said county, is plaintiff, and above-named party defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco Inde-pendent School District taxing ing said property and ordering foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and the taxing units parties hereto, units in said state, (there are no other taxing units which assess and those who may intervene herein, together with any additional years becoming and collect taxes on this property) denn quent after suit was filed, as which said taxing units shall apwell as all interest, penalties, pear in said cause and each file a claim for delinquent taxes against and cost allowed by law up to the property or any part thereof described in the petition of said plaintiff, and the said defendants and including the day of judg ment herein, and all costs of th suit. Plaintiff's petition was filed shall appear and answer to the claims of said taxing units without A. D., 1948 in a certain suit No. 443A styled the State of Tex-as v. C. M. Murphy et al, in which further citation or notice. Said suit is to collect taxes on the folowing described real estate and/ said suit the State of Texas, suing for itself and the County of East-

which assess

or personal property, assessed in the name of the above-named defendants for the years 1919 through 1947 and in the amount shown opposite said property des-cribed as follows, to-wit: plaintiff, and above-named party defendants are defendants, and defendants are defendants, and City of Cisco and the Cisco Inde-pendent School District taxing units in said state, (there are no

gum, \$61.20; Lots 1 to 10, Bik 1, Sub May, town of Mangum \$144.60; Lots 1 to 10, Bik 2, Sub which said taxing units shall appear in said cause and each file a Lots 3 to 10, Bik 3, Sub May town of Mangum, \$123.00; Lots 1 9, & 10, Bik 4, Sub May, town of Mangum, \$120.05; Lots 1 to 10, Blk 5, Sub May, town of Mangum \$255,00.

together with penalties, interest

having or claiming any legal or equitable interest in the land des-

cribed herein, defendants: You are hereby commanded to the taxing units parties hereto. George Musser, Flola Wolbert, Emma Sayles, Susie Clother, if living, and if any or all of the first Monday after the expiration Emma Savles, Susie Clother, if living, and if any or all of the above-named persons be dead, the unknown heirs of each or all of the said above-named persons who may be dead, and the unknown owner or owners of the hereinaf-ter described land and of the exe-

said cause by all other parties Witness my hand and official seal at my office in Eastland,

ROY L. LANE, Clerk, District Court, Eastland County, Texas

THE STATE OF TEXAS IN THE NAME AND BY THE

COUNTY OF EASTLAND OF TEXAS: TO: B. B. Owens, H. D. Fulwiler, Mrs. G. P. Rainbolt, Walter Pres-ton, W. D. Peevy, Nancy Fergu-son, A. J. Holtfoerster, Mrs. E. E. Bishop, Dolly Mingus, Samuel Greer, Theo McCdy, N. Grav, Eu-

D., 1948.

PAGE SIX

CITATION BY PUBLICATION

County, Texas, \$46.00.

together with penalties, interest

thereon. Plaintiff and/or inter

veners also seek the establish-

ment and foreclosure of the lien

securing payment of such taxes

as provided by law. All inter-

est, penalties, and costs allowed

by law are included in said sui

Each party to said suit shall take

notice of, and plead and answer

to, all claims and pleadings

now on file or hereafter filed in

said cause by all other parties

Witness my hand and official

seal at my office in Eastland.

Earl Lem, Vera Harris, Wayne Somerville, G. B. Huestis, W. R. Huestis, Mrs. A. S. Crumbie, A. S.

Crumbie, J. R. Crumbie, Carl A. Richardson, Mrs. T. J. McCarver, P. J. Unkel, A. M. Smith, C. M. McClelland, E. E. Keen, E. T. Smith, Roy Clifton McClelland

Thresa Bostick, J. M. Hazelwood, Cisco Oil Mill, Mrs, F. D. Wright, Mary Jane Butts, Bill Wright, if

living, and if any or all of the

above-named persons be dead, the

unknown heirs of each or all of

return date of such citation)

before the Honorable District

to be held at the courthouse

hereto.

Thursday, December 30, 1948

CITATION BY PUBLICATION CITATION BY PUBLICATION. CITATION BY PUBLICATIC

costs and expenses which have accrued or may legally accrue thereon. Plaintiff and/or interveners also seek the establishment and foreclosure of the lien securing payment of such taxes as provided by law. All interest, penalties, and costs allowed appear and defend such suit at law are included in said suit, Each party to said suit shall take notice of, and plead and answer to, all claims and pleadings now on file or hereafter filed in said cause by all other parties hereto.

Witness my hand and official seal at my office in Eastland. Texas, this 15th day of Dec., A. D., 1948.

> ROY L. LANE. Clerk, District Court, Eastland County, Texas

THE STATE OF TEXAS COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE herein, together with any additional years becoming definitional definition of the state of the sta OF TEXAS:

TO: P. O. Peterson, J. A. Haak, Sanger Investment Co., its un-Sanger Investment Co., its un-known directors & stockholders, P. L. Mangum, Mrs. P. L. Man-gum, W. T. Curtis, J. A. Curtis, R. L. Smith, Taylor Curtis, Curtis Taylor, F. M. Oldham, Mrs. D. T. Smith, Mrs. W. C. Blake, C. B. Dunn, A. J. Curtis, J. F. Marten, T. H. Dingler, Mrs. A. J. Curtis, Mrs. D. W. Switzer, Moore & Old-B. No. 439A styled the State of Ter Mrs. D. W. Switzer, Moore & Oldham, if living, and if any or all of the above-named persons be dead, the unknown heirs of each or all of the said above-named persons who may be dead, and the unknown owner or owners of the hereinafter described land and of executors, administrators, guardians, and legal representa ives, and all persons owning or having or claiming any legal equitable interest in the land des cribed herein, defendants:

You are hereby commanded to appear and defend such suit at or before 10 o'clock A. M. on the first Monday after the expiration of forty-two (42) days from and after the date of issuance hereof the same being the 31st day of January, A. D., 1949 (which i return date of such citation) before the Honorable District Court of Eastland County, Texas to be held at the courthouse thereof, then and there to show why judgment shall not be rend ered for such taxes, penalties interest, and cost, and condemn ing said property and ordering foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and the taxing units parties hereto, and those who may intervene herein, together with any additional years becoming dellnquent after suit was Hiled, as well as all interest, penalties, cost allowed by law up to securing payment of such taxe and including the day of judgment herein, and all costs of the est, penalties, and costs allowed suit. Plaintiff's petition was filed by law are included in said suit on the 17th day of November. D., 1948 in a certain suit notice of, and plead and answer No. 441A styled the State of Texas v. P. O. Peterson et al, in which said suit the State of Texas, suing now on file or hereafter filed in for itself and the County of Eastsaid cause by all other parties land and all political subdivisions hereto.

and districts whose taxes are colseal at my office in Eastland, lected by of taxes for said county, is ector plaintiff, and above-named party defendants are defendants, and D., 1948. said plaintiff has impleaded the City of Cisco and the Cisco Independent School District taxing units in said state, (there are no other taxing units which asses and collect taxes on this property which said taxing units shall ap-pear in said cause and each file a claim for delinquent taxes against the property or any part thereo OF TEXAS. described in the petition of said plaintiff, and the said defendants claims of said taxing units withou further citation or notice. Said suit is to collect taxes on the following described real estate and or personal property, assessed i the name of the above-named de fendants for the years 1919 through 1947 and in the amount shown opposite said property des eribed as follows, to-wit: Lots f to 10, Blk 1, Sub Haak, Town of Mangum, \$93.20; Lots 1 to 10, Blk 2, Sub Haak, Town of Mangum, \$74.00; Lots 1 to 8, Blk 3, Sub Haak, Town of Mangum, \$74.00; Lots 1 to 8, Blk 4, Sub Haak, Town of Mangum, \$48.40; Lots 1 to 6, Blk 5, Sub Haak, Town of Mangum, \$48.40; Lots 1 to 4, Blk 6, Sub Haak, Town of Mangum, \$21.20; Lots 1 to 12, Blk \$104.80. \$104.80. \$104.80. \$104.80. \$105.20; Lots 1 to 12, Blk \$104.80. \$105.20; Lots 1 to 12, Blk \$104.80. \$105.20; Lots 1 to 12, Blk \$10 together with penalties, interest, costs and expenses which have accrued or may legally accrue thereon. Plaintiff and/or inter veners also seek the establishment and foreclosure of the lien securing payment of such taxes as provided by law. All interest, penalties, and costs allowed by law are included in said suit Each party to said suit shall take notice of, and plead and answer to, all claims and pleadings now on file or hereafter filed in said cause by all other parties hereto.

CITATION BY PUBLICATION CITATION BY PUBLICATION CITATION BY PUBLICATION cribed land and of the execut pendent School District taxing administrators, guardians, and le mits in said state. (there are no gal representatives, and all pertaxing units nd collect taxes on this property) sons owning or having or claiming hich said taxing units shall apany legal or equitable interest i land described herein, de in said cause and each file fendants:

m for delinquent taxes against property or any part thereof You are hereby commanded to scribed in the petition of said intiff, and the said defendants or before 10 o'clock A. M. on the first Monday after the expiration appear and answer to the of said taxing units without of forty-two (42) days from and irther citation or notice. Said suit after the date of issuance hereof to collect taxes on the following the same being the 31st day of escribed real estate and/or per January, A. D., 1949 (which onal property, assessed in return date of such citation) before the Honorable District the above-named defendnts for the years 1919 through Court of Eastland County, Texas 947 and in the amount shown opto be held at the courthouse site said property described as thereof, then and there to show lows. to-wit:

Lot 4 Blk 8, El Frethan Hts., isco, \$125.00; Lot 5 Blk 8, El rethan Hts., Cisco, \$75.00; Lot 6 why judgment shall not be rendered for such taxes, penalties interest, and cost, and condemn El Frethan Hts., Cisco, Lots 7 & 8 Blk 8, El Freing said property and ordering foreclosure of the constitutional Hts., Cisco, \$65.00; Lot 9 Blk and statutory tax liens thereon Frethan Hts., Cisco, \$120.00; 1 Blk 9. El Frethan Hts., \$27.00; Lot 2 Blk 9, El Frefor taxes due the plaintiff and the taxing units parties hereto and those who may interven Hts., Cisco, \$85.00; Lot 3 Blk Frethan Hts., Cisco, \$5.25; 6 Blk 9, El Frethan Hts. quent after suit was filed, as isco, \$80.00; Lot 9 Blk 9, El Frewell as all interest, penalties han Hts., Cisco, \$210.00; 4 acres. Abst. 111, E. T. Rv Co., as de-cribed in Vol. 367 Page 392 Deed and cost allowed by law up to and including the day of judgment herein, and all costs of the cords, Eastland Co., Texas, suit. Plaintiff's petition was filed \$415.87 on the 17th day of November

together with penalties, interest, A. D., 1948 in a certain suit costs and expenses which have seal at my office in Eastland, accrued or may legally accrue Texas, this 15th day of Dec., A as v. H. K. McHarg et al, in w thereon. Plaintiff and/or intersaid suit the State of Texas, suin-for itself and the County of Eastveners also seek the establishment and foreclosure of the lien land and all political subdivision and districts whose taxes are co lected by the Assessor and Collector of taxes for said county, plaintiff, and above-named part defendants are defendants, an said plaintiff has impeaded the City of Cisco and the Cisco In-dependent School District taxing units in said state, (there are other taxing units which assess and collect taxes on this property) which said taxing units shall

witness my hand and official pear in said cause and each file claim for delinquent taxes again the property or any part ther described in the petition of s D., 1948.

> Clerk, District Court. Eastland County, Texas

THE STATE OF TEXAS

COUNTY OF EASTLAND IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS.

OF TEXAS: TO: F. G. Wilson, G. N. Mahaney, John P. Sheffey, B. M. Sheffey, Irone McKinnerney, A. M. McKin-nerney, Minnie B. Sheffey, Avis cribed as follows, to wit: Lots 1 and 2. Blk 4. Cisco \$59,59; All Blk 147, Sub 2, Cisco heffey, Rudolph Schaefer, J. costs and expenses which have thereon. Plaintiff and/or inter areinafter described land and of the same being the 31st day of Each party to said suit shall take

quitable interest ibed herein, defendants: You are hereby commanded to thereof, then and there to show

appear and defend such suit at why judgment shall not be rend-Witness my hand and official 10 o'clock A. M. on the ered for such taxes, penalties first Monday after the expiration interest, and cost, and condemn-Texas, this 15th day of Dec., A. of forty-two (42) days from and ing said property and ordering after the date of issuance hereof foreclosure of the constitutional the same being the 31st day of and statutory tax liens thereon Clerk, District Court, Eastland County, Texas return date of such citation), the taxing units parties hereto, before the Honorable District and those who may intervene Court of Eastland County, Texas herein, together with any addito be held at the courthouse tional years becoming thereof, then and there to show quent after suit was filed, as why judgment shall not be rendwell as all interest, penalties, ered for such taxes, penalties, and cost allowed by law up to nterest, and cost, and condemn- and including the day of judgment herein, and all costs of the ng said property and ordering oreclosure of the constitutional suit. Plaintiff's petition was filed nd statutory tax liens thereon on the 17th day of November A. D., 1948 in a certain suit No. 440A styled the State of Texor taxes due the plaintiff and he taxing units parties hereto, as v. B. B. Thorp et al, in which said suit the State of Texas, suing and those who may intervene herein, together with any addi-honal years becoming definfor itself and the County of Eastquent after suit was filed, as land and all political subdivision and districts whose taxes are col well as all interest, penalties, lected by the Assessor and Col-lector of taxes for said county, is plaintiff, and above-named party and cost allowed by law up to and including the day of judgment herein, and all costs of the defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco Insuit. Plaintiff's petition was filed on the 17th day of November, A. D., 1948 in a certain suit dependent School District taxing No. 431A styled the State of Tex- units in said state, (there are no as v. F. G. Wilson et al, in which said suit the State of Texas, suing and collect taxes on this property or itself and the County of Eastwhich said taxing units shall apand and all political subdivisions pear in said cause and each file a claim for delinquent taxes against and districts whose taxes are col ected by the Assessor and Col-ector of taxes for said county, is the property or any part thereo described in the petition of said plaintiff, and above-named party defendants are defendants, and said plaintiff has impleaded the claims of said taxing units with claims of said taxing units with City of Cisco and the Cisco In-dependent School District, Carbon out further citation or notice. Said suit is to collect taxes on the fol Independent School District, Eastlowing described real estate and and Independent School District and Independent School District /or personal property, assessed in the name of the above-named de are no other taxing units which fendants for the years 1919 ussess and collect taxes on this through 1947 and in the amoun roperty) which said taxing units shown opposite said property des shall appear in said cause and each file a claim for delinguent cribed as follows, to wit: Lot 18, Blk 8, Town of Dothan. \$42.00; Lot 1, Blk 1, Town of Dothan, \$43.66; Lot 2, Blk 2, Town of Dothan, \$21.00; Lot 7, Blk. 7, Town of Dothan, \$21.00; Lot 7, Blk. 7, taxes against the property or any part thereof described in the petiof said plaintiff, and the said tion of said plaintiff, and the said defendants shall appear and an-swer to the claims of said taxing units without further citation or notice. Said suit is to collect taxes on the following described real estate and/or personal property, assessed in the name of the above-named defendants for the years Dothan, \$27.00; Lot 6, Block 17. Town of Dothan, \$85.53; Lot 7. Blk 17, Town of Dothan, \$52.60; Lots 1, 2, 3, & 9 to 18, Blk 27. Town of Dothan, \$140.23; 80 Acres, Abst. 271, H&TC Ry. Co. Survey, being the W½ of SE¼ of Sec 25, Blk 3, H&TC Ry. Co. Sur-vey, Eastland Co., Texas, \$407.93. together with penalties, interest, costs and expenses which have named defendants for the years 1919 through 1947 and in the mount shown opposite said prop-Lots 2 and 3, Blk 101, Sub 1, Cisco, \$20,00; 25A Abst. 243 and being a part of the SW¹/₄ of Sec H&TC RyCo Sur. East land County, Texas, \$68.44; 156¹/₂A Abst. 249 and being the NW¼ of Sec. 65 Blk 3, H&TC RyCo., Eastland County, Texas, \$72.72; 20A Abst. 305 and being costs and expenses which have accrued or may legally accrue RyCo., \$72.72; and of the above-named persons be dead, the unknown heirs of each or all of the said plantiff has impleaded the owners of the hereinafter des- City of Cisco and the Cisco Inde- Cisco Ind

Elijah Loyd Survey, Eastland Colnty, Texas, \$280.40; 80A Abst. 506 and being out of W12 of Sec 2983, T.E.&L.Co. Sur. Eastas provided by law. All interest, penalties, and costs allowed by law are included in said suit. Each party to said suit shall take land County, Texas, \$112.50; 158A notice of, and plead and answer Abst. 165 and being NE¼ of Sec 37, Blk 3 H&TC RyCo Sur. Eastto, all claims and pleadings now on file or hereafter filed in land County, Texas, \$81.70; 331/4 A said cause by all other parties Abst. 161 and being an undivided 1/2 int. in 100 Ac. out of the SW 1/2 of the F. W. Harmes Sur. Easthereto. Witness my hand and official land County, Texas, \$48.00: 884 seal at my office in Eastland,

Abst. 11 and being the E 88 Ac of Blk 7 J. J. Butts Sub. of the A. T. Burnley Sur. Eastland County, Texas Vol 388 P 251 \$60,00: 53A Abst. 198 and being the SW¼ of the NE¼ of Sec 9 Blk 1, H&TC RvCo, Eastland Texas, this 15th day of Dec., A. D., 1948. ROY L. LANE, Clerk, District Court Eastland County, Texas

THE STATE OF TEXAS COUNTY OF EASTLAND) IN THE NAME AND BY THE costs and expenses which have accrued or may legally accrue AUTHORITY OF THE STATE OF TEXAS:

TO: Edgar Harris, D. R. Shupe Planters' National Bank of Whitewright, Texas and Merchants and armers National Bank of Cisco unknown directors, assigns, stockholders and legal representatives and unknown heirs of same and Guy Hamilton, agent for Planters National Bank of White-wright, Texas and M. L. Seay and Guy Hamilton, if living, and if any or all of the above-named persons be dead, the unknown heirs of each or all of the said above-named persons who may be dead, and the unknown owner or owners of the horeington deal owners of the hereinafter des-cribed land and of the executors administrators, guardians, and le gal representatives, and all per ons owning or having or claiming legal or equitable interest in

the land described herein, defend You are hereby commanded to appear and defend such suit at

before 10 o'clock A. M. on the first Monday after the expiration of forty-two (42) days from and after the date of issuance hereof the same being the 31st day of January, A. D., 1949 (which is the taxing units parties hereto, return date of such citation) before the Honorable District Court of Eastland County, Texas to be held at the courthouse thereof, then and there to show why judgment shall not be rendered for such taxes, penalties interest, and cost, and condemn ing said property and ordering foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and the taxing units parties hereto, and those who may intervene herein, together with any addi-tional years becoming denntional years becoming quent after suit was filed, as well as all interest, penalties and cost allowed by law up to and including the day of judgment herein, and all costs of the suit. Plaintiff's petition was filed on the 17th day of November D., 1948 in a certain suit No. 436A styled the State of Texas v. Edgar Harris et al, in which said suit the State of Texas, suing for itself and the County of Eastland and all political subdivisions and districts whose taxes are collected by the Assessor and Col-lector of taxes for said county, is plaintiff, and above-named party defendants are defendants, and

CITATION BY PUBLICATION No. 231 Independent Order of Odd of forty-two (42) days from and No. 251 Independent Order W. L.
Fellows of Cisco, Texas; W. L.
Elkins, Charles Jobe, R. H. Todd,
W. E. Doughty, R. H. Todd Lumber Company, J. E. Luse, M. E.
Wilson, G. Liarris, A. J. Ward,
Don Choale, Randolph College,
the microscience disaction of the college, unknown directors, assigns, the stockholders, and legal representatives and unknown heirs of same; ower land and Lumber Company W. H. Shook, Powell Land Lumber, V. O. Harris, Anna Belle Hoffman, Peter L. Hoffman, Jim Grayson, Mayme Carlton, Mrs. W. foreclosure of the constitutional C. Byrd, Wallace Byrd, Elouise and statutory tax liens thereon Villinger, William Byrd, Elizabeth for taxes due the plaintiff and Byrd, James Carlton; Guardian Trust Co. of Wilmington, Dela-ware, the unknown directors, as-herein, together with any additional years becoming signs, stockholders and legal representatives, and unknown heirs quent after suit was filed, as of same, as trustee of the estate of Anna Belle Hoffman: W. T. Fambrough, if living, and if any

and including the day of of the above-named persons be dead, the unknown heirs of each suit. Plaintiff's petition was filed on the 17th day of November, A. D., 1948 in a certain suit or all of the said above-named persons who may be dead, and the unknown owner or owners of the A. D., 1948 in a certain suit Lot 5 Bilk 10, El Fretha hereinafter described land and of No. 395A styled the State of Texas Cisco, \$35.00; Lot 10 Bik the executors, administrators, v. guardians, and legal representa- sa having or claiming any legal or land and all political subdivisions equitable interest in the land described herein, defendants:

You are hereby commanded to appear and defend such suit at appear and defend such suit at or before 10 o'clock A. M. on the first Monday after the expiration of forty-two (42) days from and after the date of issuance hereof after the date of issuance hereof Desdemona Independent January, A. D., 1949 (which is return date of such citation). which assess and collect taxes of return date of such citation). before the Honorable District this property) which said taxing units shall appear in said cause and each file a claim for delin Court of Eastland County, Texas to be held at the courthouse quent taxes against the property of thereof, then and there to show any part thereof described in why judgment shall not be rend-

petition of said plaintiff, and the ered for such taxes, penalties, said defendants shall appear an nterest, and cost, and condemnanswer to the claims of ing said property and ordering ing units without further citatio foreclosure of the constitutional r notice. Said suit is to collect and statutory tax liens thereon taxes on the following described or taxes due the plaintiff and real estate and/or personal prop-erty, assessed in the name of the and those who may intervene above-named defendants for herein, together with any add-tional years becoming deun. years 1919 through 1947 and the amount shown opposite quent after suit was filed, as property described as follows, to well as all interest, penalties,

Lots 5 & 6 Blk 15, El Fretha and cost allowed by law up to and including the day of judg-Hts., Cisco, \$180.00; Lot 7 Blk 1: ment herein, and all costs of the suit. Plaintiff's petition was filed El Frethan Hts., Cisco, \$40.00; Lo 9 Bik 12, El Frethan Hts., Cisco \$1.50; Lots 7 & 8 Blk 13, El Fre on the 17th day of November, than Hts., Cisco, \$64.00; Lot 9 A. D., 1948 in a certain suit No. 434A styled the State of Tex- 13, El Frethan Hts., Cisco, \$50,00;
 Lots 5 & 6 Bik 14, El Frethan Hts., Cisco, \$11,00; Lots 7 & 8 Bik No. 434A styled the State of Tex-as v. R. H. Frost et al, in which said suit the State of Texas, suing for itself and the County of East-iand and all political subdivisions El Frethan Hts., Cisco, \$90,00;
 Lot 2 Bik 15, El Frethan Hts.
 Cisco, \$78,00; Lot 3 Bik 15, El Freand districts whose taxes are col than Hts., Cisco, \$150,00; Lot 4 Blk 15, El Frethan Hts., Cisco, \$175,00; 100 acres, Abst, 1911 and lected by the Assessor and Col-lector of taxes for said county, is plaintiff, and above-named party \$175.00; defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco In-dependent School District taxing \$784.71. being the N 100 ac. of the N W¹, of Sec. 27, D. & D. A. Survey, J. C. Haile grantee, Eastland Co., Texas together with penalties, interest

units in said state, (there are no costs and expenses which have other taxing units which assess and collect taxes on this property) accrued or may legally accrue which said taxing units shall apthereon. Plaintiff and/or inter- TO: M. H. Weiser, B. S. Holt, pear in said cause and each file a veners also seek the establishclaim for delinquent taxes against ment and foreclosure of the lien the property or any part thereof described in the petition of said securing payment of such taxes plaintiff, and the said defendants shall appear and answer to the as provided by law. All interest, penalties, and costs allowed of said taxing units withclaims by law are included in said suit, out further citation or notice. Said suit is to collect taxes on the fol-Each party to said suit shall take lowing described real estate and notice of, and plead and answer

and all political subdivision districts whose taxes are cal after the date of issuance hereof by the Assessor and C the same being the 31st day of taxes for said county, and above-named party January, A. D., 1949 (which is return date of such citation), before the Honorable District are defendants, and said has impleaded the City Court of Eastland County, Texa and the Cisco Independent to be held at the courthouse District taxing units in sa thereof, then and there to show (there are no other taxing why judgment shall not be rend which assess and collect ered for such taxes, penaltie. this property) which said t units shall appear in said and each file a claim for interest, and cost, and condemn ing said property and ordering foreclosure of the constitutional quent taxes against the or any part thereof des the petition for said plai the said defendants and answer to the cla taxing units without ion or notice. Said lect taxes on the fol scribed real estate and/ property, assessed and cost allowed by law up to the above-named defe the years 1919 through 1947 ment herein, and all costs of the in the amount shown opposit property described as

Lot 5 Bllk 10, El Frethan v. C. E. Prickett et al, in which said suit the State of Texas, suing for itself and the County of East-\$36,00; Lot 10 Blk Blk 10, El Frethan Hts., \$36,00; Lot 3 & 4 Blk than Hts., Cisco. \$1 Blk 10, El Frethan Cisco. \$10 and districts whose taxes are collected by the Assessor and Collec- \$2.00; Lots 7 to 10 Blk 10 tor of taxes for said county, is plaintiff, and above-named party & 12 Pik 10 D Cisco, \$170.00; Lot 9 ords, Eastland Co. Robinson Survey, \$196 Abst. 111, E. T. R. R scribed in Vol 287 Pa Records of Eastland and being out of the the E 1/2 of Sec 5 Blk 6, Co. Survey, Eastland Co., th \$150.78.

together with penalties. cests and expenses which h said taxaccrued or may legally ac thereon. Plaintiff and/or in veners also seek the establish ment and foreclosure of the li securing payment of such ta th as provided by law. All in est, penalties, and costs all by law are included in said s Each party to said suit shall t notice of, and plead and an to, all claims and pleadi now on file or hereafter file said cause by all other p hereto.

Witness my hand and off eal at my office in Eastla Texas, this 15th day of Dec. D., 1948.

ROY L. LANE. Clerk, District Court Eastland County, T

THE STATE OF TEXAS COUNTY OF EASTLAND AUTHORITY OF THE ST OF TEXAS:

G. Bailey, J. S. Rice, Mrs. L Murray, John Cole, Juther Ma E. F. Sims. E. A. Vernon, W. Collins, if living, and if any o the above-named pers dead, the unknown heirs of ead all of the said above-named sons who may be dead, and th known owner or owners hereinafter described land the executors guardians, and legal repri-tives, and all persons own having or claiming an equitable interest in the land scribed herein, defendants: You are hereby commanded appear and defend such su or before 10 o'clock A. M. on first Monday after the expiration of forty-two (42) days from a after the date of issuance h the same being the 31st day January, A. D., 1949 (which return date of such citation before the Honorable Distri Court of Eastland County, Teu to be held at the court thereof, then and there to sha why judgment shall not be real ered for such taxes, penaltic interest, and cost, and condem ing said property and orden foreclosure of the constitution and statutory tax liens there for taxes due the plaintiff an the taxing units parties her and those who may interve herein, together with any quent after suit was filed, well as all interest, penalt and including the day of ment herein, and all costs of suit, Plaintiff's petition was file on the 17th day of Noven A. D., 1948 in a certain No. 397A styled the State of T Ppear and defend such and to v. M. H. Weiser et al. in w and and all political and districts whose taxe lected by the Assessor and Colle tor of taxes for said plaintiff, and above-na Carbon Independent School trict, taxing units in said state (there are no other taxing units which assess and collect taxe which assess and collect train this property) which said tain units shall appear in said case and each file a claim for dein or any part thereof described the petition of said plaintiff, an the said defendants shall appear and answer to the claims of sa taxing units without further di-tion or notice. Said suit is to ch-lect taxes on the following de-scribed real estate and/or. pr

D., 1948. ROY L. LANE, Clerk, District Court, Eastland County, Texas THE STATE OF TEXAS COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS: TO: B. B. Thorp, J. E. Donaway, Alice Bint, J. M. Bostiek, A. J. Pippin, T. J. McCarver, Walter McCarver, Mary Lee Johnson, Wallace McCarver, Mrs. Earl Lem.

which assess

the

seal at my office in Eastland, Texas, this 15th day of Dec., A.

ROY L. LANE.

the said above-named persons who may be dead, and the unknown owner or owners of the hereinaf ter described land and of the exeheffey, Rudophi, Adgar C. Pence, G. C. Pence, Roy M. * Tucker, Sentha Elizabeth Squyres, A. M. Burden, B. B. Spink, Carrie Sessums, E. L. Ses-sums, if living, and if any or all of the above-named persons be the unknown heirs of each of the unknown heirs of each cutors, administrators, guardians ersons who may be dead, and the of forty-two (42) days from and inknown owner or owners of the after the date of issuance hereof

he executors, administrators, uardians, and legal representaves, and all persons owning or aving or claiming any legal or in the land des- Court of Eastland County, Texas

securing payment of such taxes as provided by law. All interest, penalties, and costs allowed by law are included in said suit Each party to said suit shall take notice of, and plead and answer to, all claims and pleadings now on file or hereafter filed in said cause by all other parties

Witness my hand and offical seal at my office in Eastland, Texas, this 15th day of Dec., A. D., 1948.

> ROY L. LANE. Clerk District Court. Eastland County, Texas

THE STATE OF TEXAS COUNTY OF EASTLAND IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

TO: H. K. HeHarg, if living, and if any or all of the above-named

ROY L. LANE

plaintiff, and the said defendants

/or personal property, assessed the name of the above-named de

fendants for the years 191 through 1947 and in the amoun

nown opposite said pronerty

\$170.00; All Blk 147, Sub 1, Cis.

together with penalties, interest

accrued or may legally accrue

veners also seek the establish

ment and foreclosure of the lie

as provided by law. All inter

shall appear and answer to claims of said taxing units v

out further citation or not

suit is to collect taxes on

owing described real

THE STATE OF TEXAS COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE

TO: B. H. Westerman, A. C. Mad-dux, T. M. Terry, Mrs. Opal Harri-son, E. F. Bender, H. A. Frye, C. C. Waner, W. L. Graham, E. C. Waner, W. L. Graham, E. armion, C. A. Carmion, Effic Co rman, Mildred Guinn, L. G. Blak arl Butler, if living, and if an or all of the above-named person be dead, the unknown heirs of each or all of the said above-named per sons who may be dead, and the un known owner or owners of th hereinafter described land and o

the executors, administrator guardians, and legal represent ives, and all persons owning o having or claiming any legal of equitable interest in the land de

after the date of issuance hereo the same being the 31st day of January, A. D., 1949 (which return date of such citation) before the Honorable Distric

Court of Eastland County, Texas to be held at the courthous thereof, then and there to show why judgment shall not be rend ered for such taxes, penalties interest, and cost, and condemn ing said property and ordering foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and the taxing units parties hereto and those who may intervene herein, together with any addi-tional years becoming definquent after suit was filed, as well as all interest, penalties and cost allowed by law up to and including the day of judg

ment herein, and all costs of the suit. Plaintiff's petition was filed on the 17th day of November A. D., 1948 in a certain sui No. 393A styled the State of Texas v. B. H. Westerman et al, in which said suit the State of Texas, su

ing for itself and the County of Eastland and all political subdi visions and districts whose taxes are collected by the Assessor and City of Cisco and the Cisco In-dependent School District taxing units in said state, (there are no accrued or may legally accrue as provided by law. All inter est, penalties, and costs allowed

other taxing units which assess and collect taxes on this property) which said taxing units shall appear in said cause and each file a laim for delinquent taxes against the property or any part thereo described in the petition of said plaintiff, and the said defendants shall appear and answer to the of said taxing units without further citation or notice. Said out further citation or notice. Said suit is to collect taxes on the fok lin, Blk 15, Harris, Cisco, \$400.00 owing described real estate and lowing described real estate and for personal property, assessed in \$31.76; Lot 6, Blk 17, El Frethan /or personal property de-fendants for the years 1919 through 1947 and in the amount shown opposite said property des-cribed as follows, to wit: Liste 11 and 12, Blk F, College Liste 11 and 12, Blk F, College

said plaintiff has impleaded the

Hts, Cisco, \$160.00; Lots 10-11-12, Blk Y, College Hts, Cisco, \$300.00; Lots 3 and 4, Blk M, College Hts, Cisco, \$140.00; Lot 5, Blk L, Col-lege Hts, Cisco, \$105.00; Lot 9, Dill V, Cullege Hts, Cisco, \$105.00; Lot 9, 128, Sub 2, Cisco, \$270.00, together with penalties, interest, costs and expenses which have accrued or may legally accrue Blk K, College Hts, Cisco, \$450.00; Lot 8, Blk J, College Hts, Cisco, thereon. Plaintiff and/or interveners also seek the establish-\$70.00; Lot 1, Blk P, College Hts. ment and foreclosure of the lien Cisco. \$145.00; Lots 1 and 2. Blk securing payment of such taxes Q, College Hts, Cisco, \$160.00; Lot 7, Blk Q, College Hts, Cisco, \$80.00; Lots 1 to 4, Blk R, Col-Lege Hts, Cisco, \$320.00; 40 acres, by law are included in said suit. Abst. 1230, CT&MG RR Co., Sur-vey as described in Vol. 361, Page notice of, and plead and answer 458, deed records Eastland Co., to, all claims and plead and answer Texas, and being E40 acres of the now on file or hereafter filed now on file or hereafter filed in CT&MG RR Co. Survey of said said cause by all other parties county, \$332.67. together with penaltics, interest,

hereto. Witness my hand and official costs and expenses which have seal at my office in Eastland.

ROY L. LANE.

Texas, this 15th day of Dec., A thereon. Plaintiff and/or interveners also seek the establish-D., 1948. ment and foreclosure of the lien securing payment of such taxes

by law are included in said suit THE STATE OF TEXAS) COUNTY OF EASTLAND) IN THE NAME AND BY THE. Each party to said suit shall take notice of, and plead and answer to, all claims and pleadings now on file or hereafter filed in said cause by all other parties TO: C. E. Prickett, A. A. Coats.

he

hereto Witness my hand and official seal at my office in Eastland, Texas, this 15th day of Dec., A. D., 1948.

ROY L. LANE. Clerk, District Court, Eastland County, Texas

THE STATE OF TEXAS) COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

TO: R. H. Frost, Conway Realty

for personal property, assessed in to, all claims and pleadings the name of the above-named de-fendants for the years 1919 through 1947 and in the amount now on file or hereafter filed in said cause by all other parties hereto. shown opposite said property des-

Witness my hand and official cribed as follows, to wit: Lot 12, Blk 135, Sub 1, Cisco seal at my office in Eastland, \$82.00; Lot 7 and 8, Blk 129, Sub 3, Cisco, \$300.00; E¹/₂ of lot 9 and all lot 10, Blk 79, Cisco, \$246.00; N72' of S169.23' of E156', Blk 106, Texas, this 15th day of Dec., A. D., 1948.

ROY L. LANE. Clerk, District Court, Eastland County, Texas

THE STATE OF TEXAS COUNTY OF EASTLAND IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

TO: C. Bolinger, W. H. Hughes, Mrs. W. H. Hughes, A. B. Hughes Adm. of the estate of W. H Hughes, Katherine Duncan, S. C. Nichols, H. A, Lenz, E. R. Fenley, Conrad Shaeffer, W. A. Marsh, W. G. Williamson, Indie May Owens, Elmer Owen, L. T. Groves if liv-ing, and if any or all of the abovenamed persons be dead, the unknown heirs of each or all of the tional years becoming said above-named persons who nay be dead, and the unknown owner or owners of the herein- well as all inde by law after described land and of the land cost allowed by law after described land and of the executors, administrators, guardians, and legal representatives, and all persons owning or having or claiming any legal or equitable nterest in the land described here-

appear and defend such suit at before 10 o'clock A. M. on the for itself and the Count first Monday after the expiration of forty-two (42) days from and Clerk, District' Court. after the date of issuance hereof Eastland County, Texas the same being the 31st day of January, A. D., 1949 (which is before the Honorable District Court of Eastland County, Texas be held at the the text of text of the text of tex of text o AUTHORITY OF THE STATE to be need at the continuase to be held at the courthouse why judgment shall not be rend-Jessie Mae Ronne, A. E. Rankin, R. E. Coats, O. P. Weiser, C. L. Funderburk, G. E. Wende, Oswald ered for such taxes, penalties, interest, and cost, and condemnforeclosure of the constitutional and each file a claim for ing said property and ordering Bernstein, Mand Trowdridge, I. G. Teague, Jermie Teague, T. J. Bond, A. A. Hyatt, if living, and if any and statutory tax liens thereon quent taxes against the property for taxes due the plaintiff and or all of the above-named persons be dead, the unknown heirs of each the taxing units parties hereto, and those who may intervene or all of the said above-named per-sons who may be dead, and the herein, together with any addi-tional years becoming deimanknown owner or owners of the hereinafter described land and of quent after suit was filed, as well as all interest, penalties, he executors, administrators guardians, and legal representa-tives, and all persons owning or and cost allowed by law up to guardians, and legal representa-tives, and all persons owning or baying or claiming any legal or oquitable interest in the land de-scribed herein, defendants: You are hereby commanded to appear and defend such suit at first Monday after the expiration itself and the County of Eastland and cost allowed by law up to ment herein, and all costs of the sonal property, assessed in family ment herein, and all costs of the sonal property, assessed in family name of the above-named defendants: No. 394A styled the State of Texas suit the State of Texas, suing for itself and the County of Eastland 6, Elwood, Cisco, \$21.00; Lots 16

risday, December 30, 1918

PAGE SEVEN

TATION BY PUBLICATION CITATION BY PUBLICATION BY PUBLICATION 1948 AUTHORITY OF THE STATE ment and foreclosure of the lien Cisco, \$15.00; CATIO taxes for said county, is return date of such citation), 6, Elwood, plaintiff Blk 2 H&TC Ry Co. Survey, Eastto 16 Blk 9, Elwood, Cisco, Lots 1 to 4 Blk 10, El-lisco, \$8.00; Lots 5 & 6 and those who may intervene OF TEXAS: Doggett. Huddah Doggett, O. B securing payment of such taxes before the Honorable District and above-named party defendants Preice, Mrs. O. B. Preice, W. D. herein, Howard, Ather Howard, J. E. tional TO: B. M. Johnson, B. C. Johnson land County. Texas. 292.64. herein, together with any addi-tional years becoming dein-Court of Eastland County, Texas are defendants, and said plaintiff to be held at the courthouse has impleaded the City of Cisco as provided by law. All intertogether with penalties, interest Stamps, Willie Strobel. Letia est, penalties, and costs allowed M. L. Luse, W. A. Free, J. T. well as all interest, penaltics, Elwood, Cisco, \$48.00; Lot George Wingate, C. J. Lamb, Mrs. A. Clements, H. H. Tompkins, H. E. Johnson, C. J. O'Conner, Ira costs and expenses which have by law are included in said suit. thereof, then and there to show and the Cisco Independent School M. L. Luse, W. A. Free, J. T. Shaw, R. A. St. John in lividually 10, Elwood, Cisco, \$6.00; p 14 Blk 10, Elwood, Cisco, accrued or may legally accrue well as all interest, penalties, District taxing units in said state (there are no other taxing units why judgment shall not be rend-Each party to said suit shall take thereon. Plaintiff and/or interand cost allowed by law up to and as executor of the estate of J. E. Luse and Mrs. M. L. Luse, Investment Finance Corporation, 5: Lots 9 & 10 Blk 11, Elwood, \$16.00; Lots 1 to 7 and 14 ered for such taxes, penalties, L. Guffey, L. W. Hilgenberg, Eva notice of, and plead and answer and including the day of judgwhich assess and collect taxes of veners also seek the establishinterest, and cost, and condemn-Hilgenberg, Roger H. Collins, Gar-land Boles, W. S. McGaha, Mrs. L. L. Murray, John Cole, Luther ment herein, and all costs of the to, all claims and pleadings ment and foreclosure of the lien his property) which said taxin Elwood, Cisco, \$600.00; ing said property and ordering suit. Plaintiff's petition was filed now on file or hereafter filed in units shall appear in said cause unknown directors, assigns, on the 17th day of November, 1 to 14 Blk 16, Elwood, Cisco, foreclosure of the constitutional securing payment of such taxes and each file a claim for delin id stat said cause by all other parties as provided by law. All interstockholders and legal representa and statutory tax liens thereon 1 to 14 Dik 10, Abst. 282, H. & Murray, if living, and if any or A. D., 1948 in a certain suit ment taxes against the property o tives and unknown heirs of same hereto. for taxes due the plaintiff and est, penalties, and costs allowed all of the above-named persons be No. 429A styled the State of Tex-as v. J. E. McCord et al, in which tand Co., Texas, \$688.04; 161 5. Abst. 311, H & T C, SW 4 Sec. 9 Blk 2, H & T C Ry Co rey, Eastland Co., Texas 8.73; 80 acres A.Co., Texas iny part thereof described in the if living, and if any or all of the above-named persons be dead, the unknown heirs of each or all of Witness my hand and official the taxing units parties hereto, dead, the unknown heirs of each by law are included in said suit. of said plaintiff, and the or all of the said above-named seal at my office in Eastland, and those who may intervene said suit the State of Texas, suing Each party to said suit shall take said defendants shall Texas, this 15th day of Dec., A. herein, together with any addi-tional years becoming deinfor itself and the County of Eastpersons who may be dead, and answer to the claims of said taxing notice of, and plead and answer the said above-named persons who land and all political subdivisions the unknown owner or owners of anits without further citation or D., 1948. may be dead, and the unknown owner or owners of the hereinafter to, all claims and pleadings and districts whose taxes are col-lected by the Assessor and Col-lector of taxes for said county, is the hereinafter described land and quent after suit was filed, as notice. Said suit is to collect taxes on the following described real es ROY L. LANE. now on file or hereafter filed in of the executors, administrators well as all interest, penalties, described land and of the execu-Clerk, District Court. said cause by all other parties of NE14 of Sec. 9 guardians, and legal representaate and/or personal property, asand cost allowed by law up to being E administrators. guardians & T C Ry Co Survey. Eastland County, Texas ors. tives, and all persons owning or plaintiff, and above-named party hereto. and including the day of judgsessed in the name of the above and legal representatives, and al having or claiming any legal o equitable interest in the land de named defendants for the years defendants are defendants, and said plaintiff has impleaded the Co., Texas, Witness my hand and official ment herein, and all costs of the persons owning or having Abst. 804, W. Kerlick Sur-1919 through 1947 and seal at my office in Eastland, and being out of the SW 14 of 32, Blk 2, of the W. Kerlick claiming any legal or equitable interest in the land described suit. Plaintiff's petition was filed City of Cisco and the Cisco In-THE STATE OF TEXAS cribed herein, defendants: mount shown opposite said propon the 17th day of November Texas, this 15th day of Dec., A. lependent School Di trict taxing COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE or before 10 o'clock A. M. on the rty described as follows, to-wit D., 1948 in a certain suit erein, defendants: Α. D., 1948. Eastland Co., mits in said state. (there are no Texas. Lot 8, Block 6, Harrell Ad., Cis No. 403A styled the State of Texas ROY L. LANE. You are hereby commanded to other taxing units which issuess and collect taxes on this property) o. 140.00; Lot 6, Block 6, Harrell Md, Cisco. 170.00; Lot 7, Bock 6, Iarrell Ad., Cisco. 257; Lot 10, Block 6, Harrell Ad., Cisco. 200,00; et 11 Block 6, Harrell Ad., Cisco. v. Robert Mims et al. in which said suit the State of Texas, suinappear and defend such suit at 1947 ther with penalties, interest irst Monday after the expiration Clerk, District Court OF TEXAS: or before 10 o'clock A. M. on the which said taxing units shall ap-Eastland County, Texas of forty-two (42) days from and s and expenses which have TO: Lucie Harrell, Wesley L. Har or itself and the County of East first Monday after the expiration pear in said cause and each file a claim for delinquent taxes against OW8. rued or may legally accrue reon. Plaintiff and/or interrell, Mrs. W. L. Harrell, A. C. Smith, W. C. Shelton, Monroe Clayton, R. R. Keathley, H. E. Wilson, Morris Polsky, F. E. Har-rell, J. O. Sue, Glenn De Spain. Attie O. Vanderford, A. Medler, M. Madhar, Late, Beach, W. G. after the date of issuance hereof land and all political subdivisions and districts whose taxes are co'of forty-two (42) days from and Lot 11, Block 6, Harrell Ad, Ci. the same being the 31st day of after the date of issuance hereof THE STATE OF TEXAS the property or any part thereof co, 150.00; Lot 13, Block 6 Harrell Ad., Cisco, 90.00; Lot 14, Block 6, Harrell Ad., Cisco, 75.00; Lot 15, January, A. D., 1949 (which is return date of such citation) lected by the Assesor and Collecto the same being the 31st day of described in the petition of said January, A. D., 1949 (which is plaintifi, and the said defendants ers also seek the establish-COUNTY OF EASTLAND of taxes for said county, is plain tiff, and above-named party de and foreclosure of the lien IN THE NAME AND BY THE before the Honorable District shall appear and answer to the ing payment of such taxes Block 6, Harrell, Cisco, 31.94; Lot AUTHORITY OF THE STATE return date of such citation), before the Honorable District Court of Eastiand County, Texas to be held at the courthouse thereof, then and there to snow of Cisco and the Cisco Independent claims of said taxing units without further citation or notice. Said 16, Block 6, Harrell Ad. Cisco 40.00; 113²⁴ A. Abst. 805-W. Kerrovided by law. All inter-OF TEXAS: Medler. Lute Beach. W. G. Court of Eastland County, Texas penalties, and costs allowed TO: J. C. Cunningham, Chas. Fun-Woodard, if living, and if any or thereof, then and there to show suit is to collect taxes on the folto be held at the courthouse ick and being out of the W12 of d rl urk. Mrs. Opal Hawkins, Sue Gracy Webster, Ina Lee Hendrux Samuel Greer, Mrs. G. E. Berry, School District taxing units in are included in said suit. Il of the above-named persons lowing described real estate and why judgment shall not be rendthe SE% of Sec 24 Blk 2, W. Ker-lick Survey, Eastland Co., Texas, thereof, then and there to show said state, (thereare no other tax-ing units which assess and co'lect lead, the unknown heirs of party to said suit shall take or personal property, assessed in each ered for such taxes, penalties why judgment shall not be rendthe name of the above-named de-fendants for the years 1919 or all of the said above-named per interest and cost and condemn-309.82. e of, and plead and answer ered for such taxes, penalties G. E. Berry, J. A. Smith, Sol Kan-adv. Mrs. E. C. Phelps. Howard Widd. Mrs. B. E. Fidd. Mrs. Mary taxes on this property) which said ons who may be dead, and the un ing said property and ordering together with penalties, interest, interest, and cost, and condemnali claims and pleadings taxing units shall appear in said cause and each file a claim for delinquent taxes against the propall claims and pleadings known owner or owners of the through 1947 and in the amount foreclosure of the constitutional costs and expenses which have ing said property and ordering shown opposite said property des-cribed as follows, to-wit: Lot 8, Blk 135, Sub. 3, Cisco, \$75,00; Lots 1-2-3, Blk 135, Sub. and statutory tax liens thereon Mobley, E. E. Aldridge, Harry H Wandry, Statutory Trustees of Mobley & Delaney a dissolved corforeclosure of the constitutional accrued or may legally accrue cause by all other parties the executors, administrators, guardians, and legal representafor taxes due the plaintiff and and statutory tax liens thereon thereon. Plaintiff and/or intererty or any part thereof describe the taxing units parties hereto, in the petition of said plaintiff and the said defendants shall apfor taxes due the plaintiff and veners also seek the establishtives, and all persons owning o itness my hand and official poration if living, and if any o the taxing units parties herete. and those who may intervene 4, Ciseo, \$90.00; Lots 1 to 3, Blk having or claiming any legal or ment and foreclosure of the lien at my office in Eastland, herein, together with any addi-tional years becoming deinquitable interest in the land de pear and answer to the c'aims of said taxing units without further and those who may intervene 135, Sub. 3, Cisco, *170.00; Lot 4, Blk 135, Sub. 2, Cisco, \$150.00; securing payment of such taxes , this 15th day of Dec., A. ribed herein, defendants: You are hereby commanded to tionai years becoming lead, the unknown heirs of each o herein, together with any addiquent after suit was filed, as as provided by law. All intercitation or notice. Said suit ill of the said above-named per iona who may be dead, and th Jonai years becoming dein-lonai years becoming dein-luent after suit was filed, as well as all interest, penalties, Cisco, \$250,00; Lots 3 to 16, Blk est, penalties, and costs allowed appear and defend such suit at well as all interest, penalties, to collect taxes on the following ROY L. LANE.

Clerk, District Court, Eastland County, Texas

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STATE OF TEXAS OF EASTLAND THE NAME AND BY THE HORITY OF THE STATE TEXAS.

Brady, A. T. Walker Nordyke, L. C. Ethridge, Garrett, J. C. Jones, M H. T. Johnson, Carri H. Milligan, E. A. Milli-Standice, R. F. Coats, ry, J. W. Taylor, R. A. living, and if any or al bove-named persons be unknown heirs of each or said above-named per may be dead, and the owner or owners of the or described land and of cecutors, administrators. and legal representand all persons owning or or claiming any legal o interest in the land de herein, defendants: hereby commanded to and defend such suit at

re 10 o'clock A. M. on the day after the expiration -two (42) days from and he date of issuance hereof A. D., 1949 (which is date of such citation). Honorable District

lector of taxes for said county, is plaintiff, and above-named party Eastland County, Texas defendants are defendants, and held at the courthouse said plaintiff has impleaded the then and there to show City of Cisco and the Cisco Inde pendent School District and the igment shall not be rend-Desdemona Independent School such taxes, penalties, and cost, and condemn- District, taxing units in said state orderin ire of the constitutional this property) which said taxing units shall appear in said cause and each file a claim for delin-15.00; Lot 3, Block 6, Harrell Ad., Cisco, 105.00; Lot 7, Block 1, Genquent taxes against the property who may intervene or any part thereof described in the petition of said plaintiff, and the said defendants shall appear Survey, Eastland Co., Texas. 341.38. and answer to the claims of said taxing units without further cita together with penalties, interest, tion or notice. Said suit is to collect taxes on the following de costs and expenses which have scribed real estate and/or sonal property, assessed in the name of the above-named defend ants for the years 1919 through 1947 and in the amount shown op-nosite said property described as securing payment of such taxes ollows, to-wit: Lots 17 and 18, Blk 6, Harrell Cisco. \$80.00; Lot 1, Blk 7. Harrell isco, \$5.74; Lots 3 to 7, Blk 8 Harrell, Cisco, \$98.00; Lots 4 to 7. Blk 9, Harrell, Cisco, \$98.00; Lots 10 & 11, Blk 9, Harrell, Cisco, \$380,00: Lots 7 and 8, Blk 12, Haramed party defendants \$380.00; Lots 7 and 8. Bik 12, Har-rell, Cisco, \$8.00; Lots 1 and 2, Bik 4, Harrell, Cisco, \$200.00; Lots 3 and 4, Blk 4, Harrell, Cisco. \$130.00; Lots 5 and 6, Blk 4, Har-rell, Cisco, \$160.00; Lots 17 and 18, Bik 4, Harrell, Cisco, \$140.00; Lot hereto. Witness my hand and official District, taxing seal at my office in Eastland. Texas, this 15th day of Dec., A. 1, Blk 5, Harrell, Cisco, \$18.00; D., 1948. Lots 2 and 3, Blk 5, Harrell, Cisco, \$36.00; 69 acres, Abst. 1886, M. axes on this property) S36,00; 69 acres, Abst. 1886, M. Tollett Survey and being the S 1009 varas of the E 388 varas of the W¹₂ of the W¹₂ of Sec. 14, SA&MG Ry. Co. Survey, Mark Tollett grantee, Eastland County, Texas, \$240,64; 29.36 acres, Abst. n the petition of said THE STATE OF TEXAS COUNTY OF EASTLAND) IN THE NAME AND BY THE 378, Geo. E. Moore Sruvey and being out of the SW 14 of Geo. E. AUTHORITY OF THE STATE OF TEXAS: Moore Sruvey. Described in Vol. 318, Page 8, deed records, East-land County, Texas, \$162.43. together with penalties, interest TO: Robert Mims, Mrs. Robert Mims, Earnest Newbill, Edgar F. Johnson, A. P. Murrin, W. A. Sanders, E. F. Johnson, Joe Chambers, Harry Holstun, Frank W. John-son, H. M. Farmer, C. J. Pinder, S. N. Coon, M. Hill, C. C. Payne, costs and expenses which have accrued or may legally accrue thereon. Plaintiff and/or inter-S. N. Coon, M. Hill, C. C. Payne, H. R. Mayer, S. N. Coon, Jr., O. E. Lyerla, W. D. Cavender, J. O. Vaughn, Virgil veners also seek the establishment and foreclosure of the lien

or before 10 o'clock A. M. on the

first Monday after the expiration of forty-two (42) days from and after the date of issuance hereof the same being the 31st day of January, A. D., 1949 (which is return date of such citation) before the Honorable District Court of Eastland County, Texas to be held at the courthouse thereof, then and there to show why judgment shall not be rendered for such taxes, penalties, interest, and cost, and condemn-

ing said property and ordering foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and the taxing units parties hereto, and those who may intervene herein, together with any addi-tional years becoming deimquent after suit was filed, as well as all interest, penalties, and cost allowed by law up to and including the day of judgment herein, and all costs of the suit. Plaintiff's petition was filed the 17th day of November D., 1948 in a certain suit on No. 398A styled the State of Texas v. Lucie Harrell et al, in which said suit the State of Texas, suing for itself and the County of East

land and all political subdivisions me being the 31st day of and districts whose taxes are col lected by the Assessor and Col

described real estate and/or per and cost allowed by law up to sonal property, assessed in the and including the day of judgment herein, and all costs of the suit. Plaintiff's petition was filed ants for the year 1919 through 1947 and in the amount shown opposite said property described as on the 17th day of November, A. D., 1948 in a certain suit lows, to-wit: No. 399A styled the State of Texas v. B. M. Johnson et al, in which

Lots 5 & 6, Block 1. Harris Ad Cisco, \$70.00; Lots 1 & 2. Block aid suit the State of Texas, suing Harris Ad., Cisco, 200.00; Lot
 Block 2, Harris Ad., Cisco, 740.00; Lots 9 to 13, Block 2, Harfor itself and the County of Eastland and all political subdivisions and districts whose taxes are col s Ad., Cisco, 45,00; Lots 1 to Harris Add. Cisco, 220,00; Lot Block 3, Harris Ad. Cisco lected by the Assessor and Collector of taxes for said county, i plaintiff, and above-named party 100,00; 11.6 Abst 284 H&TC bein: defendants are defendants, and the W 68.8 vrs of the S½ of Abst 284, Eastland Co., Texas, 49.00; said plaintiff has impleaded the City of Cisco and the Cisco In-80 A. Abst 283 H&TC being the E1/2 of NE¼ of Sec 25 B k 2 dependent School District, taxing mits in said state, (there are no H&TC Ry Co Survey, Eastland Co other taxing units which assess Texas, 126.08; 82 A Abst. 275 H&TC and being the N12 of the and collect taxes on this property) which said taxing units shall ap-pear in said cause and each file NW14 of Sec. 17, Blk 2, H&TC Ry Co Sur., Eastland Co., Texas a claim for delinquent taxes 80.00; 41% A. Abst 279 H&TC and being the N% of W% of SE% Sec 17 Bik 2, H&TC Ry Co. Sur against the property or any part thereof described in the petition of said plaintiff, and the said de-Eastland Co., Texas, 89.72; 80 A. Abst 209 H&TC S¹5 of the NE¹4 of Sec 1, Blk 2 H&TC Ry Co. Sur., Eastland Co., Texas, 112.75 fendants shall appear and answer to the claims of said taxing units without further citation or notice. Said suit is to collect taxes on the together with penalties, interest following described real estate costs and expenses which have and/or personal property, assess-ed in the name of the above-named defendants for the years 1919 thereon. Plaintiff and/or inter-through 1947 and in the amount veners also seek the establishshown opposite said property dement and foreclosure of the lien scribed as follows, to-wit: Lot 4 Block 6, Harrell Sub. Cis-

securing payment of such taxes as provided by law. All interco, 180.00; Lot 4 Block 5, Harrell Sub, Cisco, 18.00; Lots 5 & 6 Block est, penalties, and costs allowed 5, Harrell Ad., Cisco, 36.00; Lot 7 by law are included in said suit. Block 5. Harrell Ad., Cisco, 50.00; Each party to said suit shall take Lot 1, Blk 5, Harrell Ad. Cisco, notice of, and plead and answer first Monday after the expiration District, taxing units in said state (there are no other taxing units which assess and collect taxes on Harrell Ad., Cisco, 14.00; Lot 17, Harrell Ad., Cisc said cause by all other parties Block 5, Harrell Ad., Cisco, 8.75: Lot 18, Blk 5, Harrell Ad., Cisco, hereto.

by law are included in said suit. Each party to said suit shall take notice of, and plead and answer to, all claims and pleadings now on file or hereafter filed in said cause by all other parties hereto.

Witness my hand and official seal at my office in Eastland. Texas, this 15th day of Dec., A. D., 1948. ROY L. LANE.

Clerk, District Court, Eastland County, Texas ---0

THE STATE OF TEXAS COUNTY OF EASTLAND IN THE NAME AND BY THE AUTHORITY OF. THE STATE OF TEXAS:

TO: W. E. Wroten, Mrs. W. B. Wroten Mrs. H. C. Stevens, How-ard Kidd, Mrs. B. E. Kidd, A. J. Davis, Mrs. F. E. Argebrite, Dee Singletary, J. H. Latson, J. M. smith J. H. Smith, J. L. Lastary f living, and if any or all of the above-named persons be d-ad the mknown heirs of each or all of the herein, together with any addi-said above-named persons who may tronal years becoming delinsaid above-named persons who may costs and expenses which have be dead, and the unknown owne accrued or may legally accrue or owners of the hereinafter de be dead, and the eribed land and of the executors administrators, guardians, and le gal representatives, and al persons owning or having or claiming any legal or equitable interest in the land described herein, defend-

> You are hereby commanded to appear and defend such suit at

anknown owner or owners of the bercinafter described land and of he executors administrators uardians, and legal representaives, and all persons owning of mying or claiming any legal of quitable interest in the land de

hed herein defendants: You are hereby commanded to appear and defend such suit at or before 10 o'clock A. M. on the * Monday after the expiration of forty-two (42) days from and after the date of issuance hereof the same being the 31st day of January, A. D., 1949 (which is eturn date of such citation) before the Honorable District Court of Eastland County, Texas be held at the courthouse thereof, then and there to show why judgment shall not be rend ered for such taxes, penalties interest, and cost, and condemning said property and ordering foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and the taxing units parties horeto. those who may intervene and quent after suit was filed, as well as all interest, penalties, and cost allowed by law up to and including the day of judg-ment herein, and all costs of the the 17th day of November, wit on A. D., 1948 in a certain suit No. 401A styled the State of Texas G. Cunningham et al, in

which said suit the State of Texas uing for itsel, and the County of Fastland and all political subdivisions and districts whose taxes are liec.ed by the Asse

well as all interest, penalties, 134, Sub. 2, Cisco, \$168; Lot 12, and cost allowed by law up to Elk 95, Sub. 3, Cisco, \$18.00. and including the day of judgtogether with penalties interest. ment herein, and all costs of the suit. Plaintiff's petition was filed costs and expenses which have on the 17th day of November, accrued or may legally accrue A. D., 1948 in a certain suit thereon. Plaintiff and/or inter-No. 437A styled the State of Texas veners also seek the establiv. M. L. Luse et al, in which said uit the State of Texas, suing for tself and the County of Eastland and all political subdivisions and est, penalties, and costs allowed est, penalties, and costs allowed districts whose taxes are collected by the Assessor and Collector of by law are included in said suit axes for said county, is plaintiff, Each party to said suit shall take axes for samed party defendants notice of, and plead and answer are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco Independent School o, all claims and pleadings now on file or hereafter filed in said cause by all other parties District laxing units in said state. hereto. (there are no other taxing units which assess and collect taxes Witness my hand and official hi: property) which said taxing seal at my office in Eastland, units shall appear in said cause Texas, this 15th day of Dec., A and each file a claim for delin-D. 1948. ment taxes against the property r an part thereof described in the petition of said plaintiff, and he said defendants shall appear

and answer to the claims of axing units without further cita tion or notice. Said suit is to co ect taxes on the following de cribed real estate and/or personal property, assessed in the name above-named defendants - £. the years 1919 through 1947 and in the amount shown opposite property described as follows, to-

W8232' of N150' of Blk 105. Sob W8232' of N150' of Blk 105. Sob Cisco, \$55.83: Lot 7. Plt 50 Cisco, \$1000.00: Lot 2 Plt 24. Cisco, \$106.00: Lot 1, Plt 1, Luse, Cisco, \$106.00: Lot 1, Plk 2, Luse, Cisco, \$70.00: Lot 3, Plk 2, Luse, Cisco, \$40.00: Lot 8, Plk 3, Luse, Cisco, \$40.00: Lot 9, Plk 3, Luse, Cisco, Stat 9, Plk 3, Plk 3, Plk 3, Plk 3, Plk 3, Plk 4, P W8212' of N150' of Blk 105, Sub

THE STATE OF TEXAS) COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS: TO: Edwin Ammerman, Wesley B. Ammerman, Thomas Rugsley Ammerman, T. R. Ammerman, E. F. Ammerman, Lela B. Ammer-

ROY L. LANE.

Clerk, District Court,

Eastland County, Texas

tatutory tax liens thereon es due the plaintiff and ing units parties hereto, together with any addi-years becoming deimafter suit was filed, as all interest, penalties, allowed by law up to uding the day of judgerein, and all costs of the intiff's petition was filed 7th day of November, 1948 in a certain suit styled the State of Texas rady et al, in which said ate of Texas, suing for and the County of Eastland Il political subdivisions and hose taxes are collected Assessor and Collector of said county, is plaintiff. endants, and said plaintiff bleaded the City of Cisco Cisco Independent School and the Desdemona Indesaid state. (there are no xing units which assess said taxing units shall apsaid cause and each file a for delinquent taxes against operty or any part thereof ff, and the said defendants appear and answer to the of said taxing units without r citation or notice. Said suit et taxes on the following bed real estate and/or perproperty, assessed in the of the above-named defendfor the years 1919 through nd in the amount shown opsaid property described as s, to-wit:

Bik 18, El Frethan Hts. ⁵⁰, \$40.00; Lots 7 & 8 Blk 15.
 Frethan Hts., Cisco, \$120,00;
 ⁵⁰ Blk 15. El Frethan Hts., ⁵⁰, \$240,00; Lots 8 to 12 Blk 16 than Hts., Cisco, \$10,00; Lot 17. El Frethan Hts., Cisco, Lots 5 & 6 Blk 18, El Fre-Its., Cisco, 30.00; Lot 7 Blk Frethan His., Cisco, \$90.60; 8 Blk 18, El Frethan Hts., 5 \$95.00; Lot 10 Blk 18, El aan Hts., Cisco, \$90.00; 66 5 Abst. 1423, and being all of . Rankin Survey, Eastland Texas, \$340.61; 20 acres, Abst. 33, as described in Vol 318 Page 5. Deed Records, Eastland Co., Yas, and being out of the N Part the M. Gronnican Survey, East-nd Co., Texas. \$252.24.

her with penalties, interest s and expenses which have crued or may legally accrue eon. Plaintiff and/or interers also seek the establish-

securing payment of such taxes as provided by law. All interest, penalties, and costs allowed by law are included in said suit. Each party to said suit shall take notice of, and plead and answer to, all claims and pleadings now on file or hereafter filed in said cause by all other parties he eto.

Witness my hand and official seal at my office in Eastland. Texas, this 15th day of Dec., A. D., 1948.

* ***

Witness my hand and official seal at my office in Eastland, try Ad., Carbon, 47.00; 91 A. Abst. 282, HT&C, being the N³2 of SW⁴ Sec 23 Blk 2, T&TC Ry Co. Texas, this 15th day of Dec., A

ROY L. LANE. Clerk, District Court, Eastland County, Texas

accrued or may legally accrue THE STATE OF TEXAS thereon. Plaintiff and/or inter-COUNTY OF EASTLAND IN THE NAME AND BY veners also seek the establish ment and foreclosure of the lien AUTHORITY OF THE STATE

OF TEXAS: as provided by law. All inter- TO: J. C. Moore, Mrs. Alta Walk er, C. E. Moore, Mrs. Atta Walk er, C. E. Moates, L. E. Stansbury L. O. Godwin, G. M. Simpson, Joh Kauffman, Mrs. Opal Hawkins Mrs. W. M. Strobel, Gertrude Sue Mrs. J. O. Sue, if living, and if any est, penalties, and costs allowed ty law are included in said suit. Each party to said suit shall take notice of, and plead and answer to, all claims and pleadings or all of the above-named person now on file or hereafter filed in be dead, the unknown each or all of the said above-name said cause by all other parties persons who may be dead, and th

unknown owner or owners of the hereinafter described land and of having or claiming any legal o equitable interest in the land de Eastland County, Texas

of forty-two (42) days from and

to be held at the courthouse thereof, then and there to show why judgment shall not be rendered for such taxes, penalties, interest, and cost, and condemn-Vaughn, Newt Vaughn Vireil Stroud, Mrs. John Ray, Mrs. Bob Childress, R. B. Ross, P. S. Pullig if living, and if any or all of the ing said property and ordering foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and above-named persons be dead, the inknown heirs of each or all of the said above-named persons who may be dead, and the unknown herein, together with any addivears becoming owner or owners of the hereinafter uonal described land and of the execuwell as all interest, penalties, tors, administrators, guardians and legal representatives, and all

persons owning or having or elaim-ing any legal or equitable interest in the land described herein, de-You are hereby commanded to

ROY L. LANE,

Clerk, District Court,

the executors, administrators, guardians, and legal representa-tives, and all persons owning or scribed herein. defendants: You are hereby commanded to appear and defend such suit at or before 10 o'clock A. M. on the first Monday after the expiration of forty-two (42) days from and after the date of issuance hereof other taxing units which assess

January, A. D., 1949 (which is which said taxing units shall apreturn date of such citation), pear in said cause and each file before the Honorable District a claim for delinquent taxe Court of Eastland County, Texas the taxing units parties hereto, and those who may intervene quent after suit was filed, as

Cisco, \$169.61; Lots 2 & 3, Block , Harrell Ad., Cisco, 36.00; Lot 12 and cost allowed by law up to and including the day of judg-ment herein, and all costs of the Block 9, Harrell Ad., Cisco, 270.00 Lot 8 & W1 of 9, Block 10, Harsuit. Plaintiff's petition was filed on the 17th day of November, A. D., 1948 in a certain suit 220.00, Lot 11, Block 10, Harrell, Cisco, 40.00; Lot 12, Block 10, Harrell, Ad., Cisco

ROY L. LANE, Clerk, District Court, Eastland County, Texas
 THE STATE OF TEXAS
) IN THE NAME AND BY THE

 IN THE NAME AND BY THE

ector of taxes for said coun y, is plaintiff, and above-named party January, A. D., 1949 (which is lefendants are defendants, and mid plaintiff has impleaded the City of Cisco and the Cisco Indate of such citation) return before the Honorable District Court of East and County, Texas dependent School District taxing units in said state, (there are no to be held at the courthouse thereof, then and there to show why judgment shall not be rendand collect taxes on this property ered for such taxes, penalties, which said taxing units shall an interest, and cost, and condemning said property and ordering oreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and the taxing units parties hereto. and those who may intervene nerein, together with any addiyears becoming delintional quent after suit was filed, as e following described real estate well as all interest, penalties, nd for personal property, assessed and cost allowed by law up to and including the day of judgment herein, and all costs of the suit. Plaintiff's petition was filed on the 17th day of November A. D., 1948 in a certain suit No. 402A styled the State of Texas v. W. B. Wroten et al, in which said suit the State of Texas. suing for itself and the County of Eastland and all policies.' subdivisions and districts whose taxes are collected by the Assessor and Collec

the name of the above-name defendant hown opposite said property de ribed as follows, to-wit: Lot 5. Block 7. Harrell Ad. Cis-5. 150.00; Lot 2. Block 7. Harrell Ad. Ciaco, 105.00; Lot 3. Block , Harrell Ad., Cisco, 21.42; Lot I. Block 7, Harrell Ad., Cisco, 0.00; I ot 6, Block 7, Harrell Ad., Sisco, 70.00; Lot 7, Block 7, Harrall Ad., Cisco. 125 00; Lot 8. Block 7. Harrell Ad., Cisco, 25,00; Lot 2. Block S, Harrell Ad., Cisco, 40,00; Lot 1, Block 9, Harrell Ad., Cisco, 68,00; 80 A. Ab t 209, and being S1₂ of the NW¹⁴ of Sec. tor of taxes for said county. plaintiff, and above named party defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco In-1 Bik 2, H&TC Ry Co. Survey Eastland Co Texas 605.00. dependent School District taxing together with penalties, interest, the same being the 31st day of & collect taxes on this property) costs and expenses which have accrued or may legally accrue thereon. Plaintiff and/or inter veners also seek the establish against the property or any part ment and foreclosure of the lien securing payment of such taxes thereof described in the petition of said plaintiff. and the said defendas provided by law. All interants shall appear and answer to the claims of said taxing units

est, penalties, and costs allowed by law are included in said suit. without further citation or notice. Each party to said suit shall take Said suit is to collect taxes on the following described real estate notice of, and plead and answer and/or personal property, assessed to, all claims and pleadings in the name of the above-named defendants for the years 1919 now on file or hereafter filed in said cause by all other parties through 1947 and in the arount shown opposite said property de-scribed as follows, to-wit: Lot 1. Block 10, Harrell Ad. hereto. Witness my hand and official

seal at my office in Eastland, Texas, this 15th day of Dec., A D., 1948.

ROY L. LANE. Clerk, District Court, Eastland County, Texas

together with penalties, interest, costs and expenses which have accrued or may legally accrue thereon. Plaintiff and/or interveners also seek the establishment and foreclosure of the lien ther taxing units which assess securing payment or such taxes as provided by law. All intercar in said cause and each file claim for delinquent taxes est, penalties, and costs allowed by law are included in said suit. rainst the property or any part bereof described in the petition of said plaintiff, and the said de Each party to said suit shall take notice of, and plead and answer endants shall enpeer and answer to the claims of said taxing units to, all claims and pleadings now on file or hereafter filed in thout further citation or notic said cause by all othe parties aid suit is to collect taxes or hereto.

Witness my hand and official seal at my office in Eastland. fondant for the years 1919 Texas, the brough 1947 and in the amount D., 1948. Texas, this 15th day of Dec., A

ROY L. LANE. Clerk, District Court,

THE STATE OF TEXAS COUNTY OF EASTLAND quent after suit was filed, as AUTHORITY OF THE STATE well as all interest, penalties, OF TEXAS:

PO: J. E. McCord, T P. McCord,
T. C. Williams, R. M. Calley T.
R. Webb, J. E. McDermoit, Mrs.
Bernice S. McCrea, Bernice S. McCrea, Ira L. Guffey, J. E. Chesley. Fannie J. Kimmel if living, and if any or all of the above-named nersons be dead, the unknown hairs of each or all of the said above-named persons who may be dead, and the unknown owner or owners of the hereinafter des-cribed land and of the executors administrator , guardians, and le al representatives, and all perany legal or equitable interest in the land described herein, defend-

You are hereby commanded to appear and defend such suit at or before 10 o'clock A. M. on the first Monday after the expiration of forty-two (42) days from and after the date of issuance hereof the same being the 31st day of January, A. D., 1949 (which return date of such citation) before the Honorable District Court of Eastland County, Texas to be held at the courthouse thereof, then and there to show why judgment shall not be rend-ered for such taxes, penalties, interest, and cost, and condemn-

the executors, administrators, guardians, and legal representatives, and all persons owning or having or claiming any legal equitable interest in the land dea-

cribed herein, defendants: You are hereby commanded to appear and defend such suit at or before 10 o'clock A. M. on the first Monday after the expiration of forty-two (42) days from and after the date of issuance hereof the same being the 31st day of January, A. D., 1949 (which is return date of such citation). before the Honorable District Court of Eastland County, Texas to be held at the courthouse thereof, then and there to show why judgment shall not be rendered for such taxes, penalties, interest, and cost, and condemning said property and ordering foreclosure of the constitutional and statutory tax liens thereon Eastland County, Texas for taxes due the plaintiff and the taxing units parties hereto, and those who may intervene herein, together with any addi-tional years becoming deim-

> and cost allowed by law up to and including the day of judgment herein, and all costs of the suit. Plaintiff's petition was filed on the 17th day of November, A. D., 1948 in a certain suit No. 438 A styled the State of Texas v. Edwin Ammerman et al. in which said suit the State of Texas, suine for itself and the County of Eastland and all political subdivisions and districts whose taxes are collected by the Assessor and 'ollector of taxes for said county, s plaintiff, and above-named par-ty defendants are defendants, and and plaintiff has impleaded the City of Cisco and the Cisco Inde-pendent School District taxing an'ts in said state. (there are no other taxing units which assess and collect tayes on this property) which said taxing units shall appear in said cause and each file a claim for delinquent taxes against the property or any part thereof described in the petition of said plaintiff, and the said de-fendants shall appear and answer to the claims of said taxing units without further citation or notice. Said suit is to collect taxes on the following described, real estate following described real estate and/or personal property, assessed in the name of the above-named defendants for the years 1919 through 1947 and in the amount shown opposite said property des-cribed as follows, to-wit: hots 2 and 3, Bik 127, Sub 3, Cisco, \$165,00; Lot 3, Bik N, Sui 4, Cisco, \$40,00; Lots 1-2-3 and

PAGE EIGHT

THE DAILY PRESS, CISCO, TEXAS

Thursday, December 30, 1948

You are hereby con

appear and defend such suit or before 10 o'clock A. M. or

first Monday after the expir

of forty-two (42) days from

CITATION BY PUBLICATION CITATION CITATI

8-9-10. Rlk 36. Cisco. \$294.00; S28.9' of both lots 6 & 7, Blk 36. Cisco, \$106.88. together with penalties, interest,

costs and expenses which have accrued or may legally accrue thereon. Plaintiff and/or interveners also seek the establish ment and foreclosure of the lien securing payment of such taxes as provided by law. All inter est, penalties, and costs allowed by law are included in said suit Each party to said suit shall take notice of, and plead and answer to, all claims and pleadings now on file or hereafter tiled in said cause by all other parties hereto.

Witness my hand and officia scal at my office in Eastland, Texas, this 15th day of Dec., A D., 1948.

> ROY L. LANE. Clerk, District Court, Eastland County, Texas

THE STATE OF TEXAS COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

TO: G. A. Harris Charles Walton s, Charles Walton M. I. Yeager Mrt Fay Yearer, Florence P W. W. Poon, Kate Chambars 1 Sound G. H. Judia J. R. Kenn ing Day J. R. Kennedy J. E Ewers, F. F. Klein, E. E. Kle in, J.O. Chambers, Leon R. Alread, M. G. Morris, J.W. Templeton, Hugh Boren, J. K. Black ard, W. P. Clements, Bell R. Templeton, Rosie Bell Temple ton, Rubie Templeton, Jack Templeton J. M. Templeton Ben ton Templeton Mas Wwile Thomas Mrs. J. W. Templeton, W. J. Proodes if living, and if any o all of the above-named nersons b dead the unknown heirs of each or all of the said above-named perons who may be dead and reinafter described land and of the executors, administrators ruardians and legal representa-tives and all persons owning of or claiming any itad bourin defendants.

You are hereby commanded to appear and defend such suit at or before 10 o'clock A. M. on the first Monday after the expiration of forty-two (42) days from an after the date of issuance hereof the same being the 31st day of January, A. D., 1949 (which i eturn date of such citation) before the Honorable Distric Court of Eastland County, Texas to be held at the courthous thereof, then and there to show why judgment shall not be rend and those ered for such taxes, penalties, interest, and cost, and condemn ing said property and ordering foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and the taxing units parties heret: and those who may intervene herein, together with any addi-tional years becoming deun quent after suit was filed, as well as all interest, penalties, and cost allowed by law up to and including the day of judgment herein, and all costs of the suit. Plaintiff's petition was filed the 17th day of November D., 1948 in a certain su 404A styled the State of Texa certain sui y G. A. Harris et al. in which said suit the State of Texas, suing for itself and the County of Fastland nd, all political subdivisions and districts whose taxes are collected by the Assessor and Collector of taxes for said county, is plained: and above named party defendants are defendants and vaid plaintiff has impleded the City of Cisce and the Cisco Independent School District taxing units in said state (there are no other taxing unit (there are no other taxing units which assess and collect taxes on this property) which said taxing units shall appear in soid cause and each file a claim for delinquen' taxes against the property or any part thereof described in the peti-tion of said plaintiff, and the said defendants shall appear and an-swer to the claims of said taxing units without further citation or notice. Soid sait is to collect taxes notice. Said suit is to collect tax on the following described re estate red/or personal property assessed in the name of the above named defendants for the year 1919 through 1947 and in the amount shown opposite said prop-erty described as follows to-wit Lots 6 & 7, Blk 4, Sub Harris Cisco, \$900.06; Lot 3, Bik 4, Sub Imrris, Cisco, 18 00; Lot 5, B.k
 Sub Harris, Cisco, 65 00; Lot
 B!k 5, Sub Harris, Cisco, 190.00; Lot 4, Blk 5, Sub Harris, Cisco 240,00; Lot 5, Blk 5, Sub Harris Cisco, 135,00; Lot 6, Blk 5, Su rell, Cisen, \$130.00; Lot 1, Blk 97 ab 4 Ciero, \$2.50; Lots 9 and 10 37 Cisco, \$300.00; 82 acres Harris, Cisco. 210.00; Lot 7, Blk Abst. 414, D. S. Richardson Survey being ont of the Sta of D. S. Richardson Survey. Deed ref. Vol. 5, Sub Harris, Cisco, 300.00; 114 Acres, Abst. 631, W E. Howkin Acres. Abst. 631, W. E. Hewking Survey, and being all of the W. E. Hawkins Survey, Fast and Co. Texas, 50x37½ ft., Abst 440, J. Salinas Survey, and being 1½ miles W of Town of Desdamou-and out of the ME corner of J Salinas Survey, Eastlend Co., Tex-as, Deed Ref. Vol. 187 Page 87, 29,36; 34.8 Acres. Abst. 427, Elsie Eussell Survey, and being out of 240.1 Prige 456. deed records East together with penalties, interest costs and expenses which have accrued or may legally accrue thereon. Plaintiff and/or interveners also seek the establish nent and foreclosure of the lien Russell Survey, and being out ϵ the E¹₂ of Abst. 427. E'sie Eu securing payment of such taxes as provided by law. All inter the E15 of Abst. 427. E sie Fus-sell Survey, as described in Vol-126. Page 95. Deed Records. East-hand Co., Texas. 175.82; 30 Acres Abst. 377. T. H. Mulryne Survey and being described in Vol. 245. Page 541. Deed Records. Eastlanc Co., Texas and being in the SE? of the T. H. Mulryne Survey, East-hand Co., Texas. 55.89 st, penalties, and costs allowed by law are included in said suit Each party to said suit shall take notice of, and plead and answer o, all claims and pleadings now on file or hereafter filed in said cause by all other parties 55 89 hereto. together with penalties, interest Witness my hand and official costs and expenses which have seal at my office in Eastland. accrued or may legally accrue Texas, this 15th day of Dec., A thereon. Plaintiff and/or inter-D., 1948. veners also seek the establish-ROY L. LANE ment and foreclosure of the lien Clerk, District Court, securing payment of such taxes Eastland County, Texas as provided by law. All interby law are included in said suit. THE STATE OF TEXAS nst. penalties, and costs allowed Each party to said suit shall take

notice of, and plead and answer to, all claims and pleadings OF TEXAS: now on tile or hereafter filed in said cause by all other parties hereto.

Witness my hand and official seal at my office in Eastland, Pexas, this 15th day of Dec., A D., 1948. ROY L. LANE,

Clerk, District Court, Eastland County, Texas -0

THE STATE OF TEXAS OUNTY OF EASTLAND) IN THE NAME AND BY THE UTHORITY OF THE STATE OF TEXAS:

O: N. H. Taylor, Sanger Inves ectors, assigns, stockholders and e al representatives and unknown eirs of same, Cisco Baking Com-any, J. Harvey Reynolds, J. E rowder, Commercial State Bank ockholders and legal representa ves and unknown heirs of same laud Wild J. I. Wheat, United nvestment Co., the un'mown di ectors, assigns, stockholders and

gal representatives and un'nown eirs of same, Mrs. Lee Jacobs, ontinental Southland Savings ad Loan Assn., the unknown di ectors, assignt, stockholders and egal representatives and unknown airs of same. Bill Bledsoe, Colo-

known directors, assigns, stock- | interest, and cost, and condemnolders and legal representatives and unknown heirs of same, ars. Maud Pratt, Asa Moselev, if liv-ng, and if any or all of the aboveamed norsons be dead, the un own heirs of each or all of the aid above-named persons who nay be dead, and the unknown owner or owners of the hereinvecutors, administrators, guar-liana and leval representatives, and all persons owning or having r claiming any legal or equitable nterest in the land described

You are hereby commanded to

appear and defend such suit at or before 10 o'clock A. M. on the first Monday after the expiration of forty-two (42) days from and after the date of issuance hered he same being the 31st day of lanuary, A. D., 1949 (which is before the Honorab'e Distric Court of Fastland County, Texas be held at the courthouse hereof, then and there to show why judgment shall not be rendred for such taxes, penalties. interest, and cost, and condemn ing said property and ordering oreclosure of the constitutional nd statutory tax liens thereon or taxes due the plaintiff and he taxing units parties hereto, who may intervene herein, together with any addi-tional years becoming deun quent after suit was filed, as well as all interest, penalties,

suit is to collect taxes on the following describe: re- estate and/ or personal property, assessed in and cost allowed by law up to and including the day of judgnent herein, and all costs of the suit. Plaintiff's petition was filed 17th day of November thown onpolic said property des-ribed as follows, to wit: Lot 1. Bly 1. Turknett Add. A. D., 1948 in a certain suit No. 435A styled the State of Tex s v. N. H. Taylor et gl, in which isco, \$320.00; Lot 2, Blk 1, Turkud suit the State of Texas. soir Add. Cisco. \$85,00; Lots or itself and the County of East and and all political subdivision \$800.00; Lots 1 to 6 Blk B. Weaand districts whose taxes are c therbee Add, Cisco, \$96,09; Lots 7 to 12. Rik B, Weatherbee Add. ected by the Assessor and Col ctor of taxes for said county. aintiff, and above-named par \$400.00; 5 acres. Abst named part . Cooper Sur. as de crihed in Vo M2. Page 448, Dood Records o effendants are defendants, and hid plaintiff has impleaded the lity of Cieco and the Ci-co In-enendent School District taxing mits in said state. (there' are n ther taxing units which asses ad collect taxes on this property hich said taxing units shall ap chick said taxing units shall ap-over in soid cause and each file z-blim for delinquent time agains be property or any part therea-iccording the patition of soid 'aintiff', and the said defendants hall annear and answer to the lains of soid taxing units with with a to collect leven on the following described real estate and the personal nonperty, as a set of in accrued or may legally accrue through 1947 and in the amount through 1947 and in the amount hown opposite said property des- ment and foreclosure of the lien ribed as follows, to wit: N50' of S166' of W120' of BP I

AUTHORITY OF THE STATE of forty-two (42) days from and

after the date of issuance hereof TO: J. L. Gray, Gertrude Kayle Frank Turknett, J. C. Turknett Mollie Turknett, Louis Schlaepfer January, A. D., 1949 (which is return date of such citation). before the Honorable District Louis Schlaepfer, H. H. Ars. Louis Schlaepier, H. H. Frinder, August Lenz, Terry John-ön, C L. Smith, G. D. Trammell Fannie Trammell, Leo Kahn, C. H. Jordwin, B. M. Sheffey, A. M. Uckinnerney, Jrene McKinnerney, J. P. Sheffey, Munie B. Sheffey, An Scheffer, Munie B. Sheffey, A. Court of Eastland County, Texas to be held at the courthouse increof, then and there to show why judgment shall not be rendered for such taxes; penalties interest, and cost, and condemn-Avis Sheffey, if living, and if any ing said property and ordering foreclosure of the constitutional r all of the above-named percon e dead, the unknown heirs o ach or all of the said above and statutory tax liens thereon for taxes due the plaintiff and amed persons who may be dead, the taxing units parties hereto, ad the unknown owner or owners and those who may intervene of the hereinafter described land herein, together with any addiand of the executors, administrational years becoming ors, guardians, and legal repre quent after suit was filed, as entative, and all persons owning r having or claiming any lega well as all interest, penalties, and cost allowed by law up to r equitable interest in the the land and including the day of judgnent herein, and all costs of the You are hereby commanded to uit. Plaintiff's petition was filed appear and defend such suit at on the 17th day of November, before 19 o'clock A. M. on the A. D., 1948 in a certain suit first Monday after the expiration

o, 40. A sty ed the State of Texa G. W. Keathley et al. in which aid suit the State of Texas, suing of forty-two (42) days from and after the date of issuance hereb the same being the 31st day of or itself and the County of East-January, A. D., 1949 (which is and and all political subdivisions eturn date of such citation) and districts whose taxes are collected by the Assessor and Collec before the Honorable District or of taxes for said county, is laintiff, and above-named party Court of Eastland County, Texas to be held at the courthouse thereof, then and there to show lefendants are defendants, and aid plaintiff has impleaded the lity of Cisco and the Cisco Inwhy judgment shall not be rendered for such taxes, penalties, lependent School District and the school \$161.19; 125 A. Abst 493 T ing said property and ordering sing Star Independent School foreclosure of the constitutional District taxing units in said state there are no other taxing units and statutory tax liens thereon chich assess and collect taxes on or taxes due the plaintiff and his property) which said taxing the taxing units parties hereto, mits shall appear in said cause and each file a claim for delinquent and those who may intervene herein, together with any addiaxes against the property or any tional years becoming deinart thereof described in the petiquent after suit was filed, as on of said plaintiff, and the said well as all interest, penalties, defendants shall appear and anand cost allowed by law up wer to the claims of said taxing nits without further citation or and including the day of judgment herein, and all costs of the Said suit is to collect taxes suit. Plaintiff's petition was filed in the following described real eson the 17th day of November ate and/or personal property, asessed in the name of the above-named defendants for the years A. D., 1948 in a certain suit No. 425A styled the State of Texas v. J. L. Grav et al, in 919 through 1947 and in which said suit the State of Texas mount shown opposite said propuing for itself and the County of Sasiland and all political subdifollows, to-wit: described as Lot 1. Elk 13, Sub Harris, Cisco, 70.00; Lot 4. Bik 15, Sub Harris, isco, 75.00; Lots 7 to 10, Bik 1, risions and districts who e taxes are collected by the Assessor and The collected by the Assessor and Collector of taxes for said county, is plaintiff, and above named party defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco independent School Di trict taxing ub Luse, Cisco, 120 00; Lots 11 & 12, Bik 1, Sub Luse, Cisco, 80.00; ots 13, 14, & 15, Blk 1, Sub Luse Sisco, 120,00; 80 Acres. Abst. 1438. F. Wheat Survey, and being all f the J. F. Wheat Survey, Eastunits in said state, (there are no and Co., Texas, 236.00. together with penalties, interest, D., 194a. ther taxing units which assess and collect taxes on this property) costs and expenses which have which said taxing units shall ap-near in said cause and each file a daim for delinquent taxes agains' accrued or may legally accrue thereon. Plaintiff and/or inter

veners also seek the establish the property or any part thereof le cribed in the petition of said ment and foreclosure of the lien securing payment of such taxes plaintiff, and the said defendents shall appear and answer to the as provided by law. All intertims of said taxing units without est, penalties, and costs allowed citation or notice. Sair by law are included in said suit. assessed in , notice of, and plead and answer to, all claims and pleadings the name of the above-named de-rendants for the years 1919 now on file or hereafter filed in brough 1917 and in the amount said cause by all other parties hereto.

Witness my hand and officia! seal at my office in Eastland, Texas, this 15th day of Dec., A 8 Blk 1. Tur'rnett Add, Cisco. D., 1948.

ROY L. LANE. Clerk, District Court, Eastland County, Texas

District taxing units School the same being the 31st day of in said state, (there are no other taxing units which assess and collect (axes on this property) which said taxing units shall appear in said can e and cach file a laim for delinquent tares against the property o" any part thereof te cribed in the petition of said plaintif, and the said defendants shall appear and answer to the claims of said taxing units without further citation or notice. Said suit is to ocllect taxes on the folowing described real estate and/ or personal property, assessed in the name of the above-named de-fendants for the years 1919 through 1947 and in the amount shown opposite said property des-ribed as follows, to-wit: Lot 3, Blk 26, Rosewell Ad., Cisco, \$27,09; Lot 10, Block 19, Rosewell Ad., Cisco, \$5,00; Lots 10-11-12, Block 21, Rosewell Ad.,

Cisco, \$9.00; Lot 4, Blk 22, Rosewell-Ad., Cisco, \$78.50; Lots 5 & ; Blk 22, Rosewell Ad., Cisco, A. Abst 1930 Geo. Pentley, and A. Abst 1930 Geb. Penney, Fid being a part of the NWW of Sec. 62, Blk 2, H&TC Ry Co Sur, Eastland Co., Texas, Deed Rev. Vol. 201, page 256, \$733.80; 112 A. D., 1948. Abst 493 T. Tyler and being Lot No. 1 of the R. M. Pittinger Sub. Div. of the N¹/₂ Survey 51 of the

T. Tyler Survey. Eastland Co., Texas, Deed Ref. Vol 92, page 316. Tyler and being out of the S E Cor of the T. Tyler Surv Eastland Co., Texas, Deed Ref. Vol 340, p 533 \$118.77: 160 A. Abst 493 T. Tyler and being out of the S W 4 of the T. Tyler Survey Eastland Co., Texas, Doed Ref. Vol 330, p. 172 and Vol 337, p. 336, \$152 12.

together with penalties, interest costs and expenses which have accrued or may legally accrue thereon. Plaintiff and/or interveners also seek the establishment and foreclosure of the lien securing payment of such taxes as provided by law. All interest, penalties, and costs allowed by law are included in said suit. Each party to said suit shall take notice of, and plead and answer to, all claims and pleadings now on file or hereafter filed in said cause by all other parties hereto.

the

Witness my hand and official seal at my office in Eastland. Texas, this 15th day of Dec., A.

ROY L. LANE. Clerk, District Court, Eastland County, Texas

THE STATE OF TEXAS COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE

OF TEXAS: Each party to said suit shall take TO. J. O. Clark, G. H. Judia, W. why judgment shall not be rend Johnson, W. T. Fambrough W. ered for such taxes, penaltics, M. Adums, Mrs. T. B. Ray, Mrs. interest, and cost, and condemn-interest, and cost, and condemn-interest, and cost, and condemning said property and ordering B. O'Brien, J. A. Harwell, G. N. Price, F. Kimbro, L. M. Dunaway foreclosure of the constitutional and statutory tax liens thereon E. Tyler, R. D. Needham, B. for taxes due the plaintiff and 1. Jackson, C. R. Tyler if living and if any or all of the above-amed persons be dead the unthe taxing units parties hereto and those who may interven nown heirs of each or all of the herein, together with any ac tional years becoming aid above-named persons who may se dead, and the unknown owner is owners of the hereinafter de-bribed land and of the executors. quent after suit was filed, as well as all interest, penalties and cost allowed by law up to dministrators guardians, and leand including the day of ju al representatives, and all persons waing or having or claiming any egal or equitable interest in the You are hereby commanded to ppear and defend such suit at r before 10 o'clock A. M. on the rst Monday after the expiration of forty-two (42) days from and after the date of issuance hereof the same being the 31st day of January, A. D., 1949 (which is return date of such citation), before the Honorable District Court of Eastland County, Texas to be held at the courthouse hereof, then and there to show why judgment shall not be rendered for such taxes, penalties, interest, and cost, and condemning said property and ordering foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and the taxing units parties hereto; d BD 500 College His 2120; Lot 12 DD 0 College His 2120; Lot 12 by law are included in said suit, and those who may intervene herein, together berein, together with any addi-berein, to and those who may intervene on the 17th day of November Α. D., 1948 in a certain suit J. O. Clark et al. in which said suit the State of Texas, suing for tself and the County of Eastland and all political subdivisions and listricts whose taxes are collected by the Assessor and Collector of axes for said county. is plaintiff and above-named party defendants the defendents, and said plaintiff has impleaded the City of Cisco and the Cisco Independent School strict taxing units in said state there are no other taxing units which assess and collect taxes on his property) which said taxing mits shall appear in said cause and each file a claim for delinquent axes against the property or any part thereof described in the petiion of said plaintiff, and the said lefendants shall appear and answer to the claims of said taxing mits without further citation of notice. Said suit is to collect taxes in the following described real esate and/or personal property, as sessed in the name of the above named defendants for the year

o, all claims and pleadings the Gorman Independent Harris, Cisco, 630.00; Lot 10, Blk J, Sub Harris, Cisco, 630.00; Lot now on tile or hereafter filed in said cause by all other parties , Blk 8, Sub Harris, Cisco, 630.hereto. 0; Lo. 1. Block 8, Subdivision darris, Cisco, \$375.00; Lots

& 3. Blk 8, Sub marris, Cisco 80,00; Lots 1 & W 1/2 of 2, Bl 0, Sub Harris, Cisco, 85.00; 130

Acres. Abst. 1200, E.T.R.R.Co. Sur

securing payment of such taxes

as provided by law. All inter-

est, penalties, and costs allowed

by law are included in said suit.

Each party to said suit shall take

notice of, and plead and answer

to, all claims and pleadings

now on file or hereafter filed in

said cause by all other parties

Witness my hand and officia

seal at my office in Eastland,

Texas, this 15th day of Dec., A.

ROY L. LANE,

THE STATE OF TEXAS COUNTY OF EASTLAND

TO: R. C. Loyd, J. H. Courtne Mrs. Fannie Agnew, R. H. L

tham, Mrs. R. H. Latham, A. Huntington, Mrs. A. L. Hunting

Jacobs, I. H. Courtney, H. Whatley, J. T. Anglin, T. I Hitchcock, J. B. Bogos, Conn Davis, Tom Grazier, E. C. Mc Clelland, W. F. Davenport, Mar Davent if Higher

Davenport, if living, and if any all of the above-named persons

persons who may be dead, and t

unknown owner or owners of t

he executors, administrator

ives, and all persons owning o

uitable interest in the land des

aving or claiming any lega

ribed herein, defendants:

ton. Mrs. Rebecca Paylor,

OF TEXAS:

Clerk, District Court,

hereto.

witness my hand and official eal at my office in Eastiand, fexas, this 15th day of Dec., A. D .948. ROY L. LANE,

Clerk, District Court,

ey, and being all of the NE'4 of See 38, Bik 2, E. T. Ky, Co. Survey Eastland Co., Texas, 294.00. together with penalties, interest THE STATE OF TEXAS costs and expenses which have COUNTY OF EASTLAND IN THE NAME AND BY THE AUTHORITY OF THE STATE accrued or may legally accrue thereon. Plaintiff and/or inter veners also seek the establish OF TEXAS: ment and foreclosure of the lien

OF TEXAS:
FO: R. G. Hickox, R. H. Hickox,
1. C. Lloyd, T. C. Peden, Bert
Ineed, W. T. Lucas, Mrs. Dora
becker, W. F. Lucas, Dora Decker,
V. M. Stanton, D. F. Holler, A. J.
Volf. Oscar M. Gage, S. J. Bivins,
'ay Bivins, S. J. Ray, Mrs. T. B.
tay, L. J. Casemere, P. E. McColum,
J. M. McCollum, J. E. Bynum,
f living, and if any or all of the f living, and if any or all of the bove-named persons he dead, the aknown heirs of each or all of the aid above-named persons who may dead, and the unknown owner owners of the hereinafter deribed land and of the executors, dministrators, guardians, and legal representatives, and all perons owning or having or claiming ny legal or equitable interest in Eastland County, Texas he land described herein, defend-

You are hereby commanded to opear and defend such suit at or before 10 o'clock A. M. on the IN THE NAME AND BY THE first Monday after the expiration AUTHORITY OF THE STATE of forty-two (42) days from and after the date of issuance hereof the same being the 31st day of January, A. D., 1949 (which is return date of such citation), before the Honorable District W Court of Eastland County, Texas be held at the courthouse Schlaepfer, Will Jacobs, Mrs. Wil hereof, then and there to show why judgment shall not be rendered for such taxes, penalties, nterest, and cost, and condemnng said property and ordering oreclosure of the constitutional and statutory tax liens thereon dead, the unknown heirs of each or all of the said above-name or taxes due the plaintiff and he taxing units parties hereto, and those who may intervene herein, together with any addi-tional years becoming deinuent after suit was filed, as guardians, and legal representa cell as all interest, penalties, and cost allowed by law up to and including the day of judgment herein, and all costs of the

You are hereby commanded to uit. Plaintiff's petition was filed opear and defend such suit at on the 17th day of November, before 10 o'clock A. M. on the A. D., 1948 in a certain suit o. 400A styled the State of **Texas** R. G. Hickox et al, in which said it the State of Texas, suing for rst Monday after the expiration f forty-two (42) days from and after the date of issuance hereo self and the County of Eastland the same being the 31st day of January, A. D., 1949 (which i nd all political subdivisions and return date of such citation) listricts whose taxes are collected y the Assessor and Collector of before the Honorable District axes for said county, is plaintiff, and above-named party defendants are defendants, and said plaintiff Court of Eastland County, Texas to be held at the courthouse thereof, then and there to show impleaded the City of Cisco

District taxing units in said state there are no other taxing units hich assess and collect taxes of s property) which said taxing tits shall appear in said cause nd each file a claim for delinquen! exes against the property or any ert thereof described in the petion of said plaintiff, and the said fendants shall appear and anver to the c'aims of said taxing nits without further citation or to collect taxe

after the date of issuance h the same being the 31st day January, A. D., 1949 (whi eturn date of such cita before the Honorable Court of Eastland County. Eastland County, Texas to be held at the court thereof, then and there t why judgment shall not be ered for such taxes, per interest, and cost, and ing said property and order foreclosure of the constituti and statutory tax liens the for taxes due the plaintiff the taxing units parties he and those who may inter herein, together with any tional years becoming quent after suit was illed well as all interest, pena and cost allowed by law and including the day of ment herein, and all costs of suit. Plaintiff's petition was on the 17th day of Nover A. D., 1948 in a certain No. 409A styled the State of C. O. White et v. C. O. White et a vaid suit the State of 7 for itself and the County land and all political and districts whose th lected by the Assessor tor of taxes for plaintiff, and abovedefendants are defenda said plaintiff has City of Cisco and the pendent School Rising Star Indepen District taxing units there are no other chich assess and co his property) which mits shall appear in und each file a cla juent taxes against r any part thereof he petition of said he said defendants nd answer to the cla axing units without ion or notice. Said ollect taxes on the cribed real estate :)roperty, assessed he above-named he years 1919 through n the amount shown property described as Lots 9 to 12. Blk isco, \$180.00; Lots 21

Luse Add, Cisco, to 5, Bik 4, Luse 240.00; Lot 9, Blk 2, isco, 100.00; Lot 11 Add, Cisco, 100.00; Lot Add, Cisc Luse Acres, Abst 579, E. Survey, and being out part of Sec 43, Blk 2, E Survey Tł Texas, Deed Ref. Vol 203 kite 553.48.

together with penalties, in ccuts and expenses which HE accrued or may legally a and the Cisco Independent School | thereon. Plaintiff and/or veners also seek the esta ment and foreclosure of the securing payment of such t as provided by law. All i est, penalties, and costs all by law are included in said Each party to said suit shall

Witness my hand and off seal at my office in Easta Texas, this 15th day of Dec.

ROY L. LANE,

Clerk, District Com

Eastland County,

HENDERSONS

Helpy - Selfy

Laundry

Finished.

Phone 879

1011 W. 8th

Heed and be

Healed!

• Your Doctor's counsel

to the result of sound

judgment and seasoned

experience. Heed is care

RELIABLE

(R)

RESCRIPTION

Rough Dry 8c per Flat Work, Shirts & Pan

Open 6 a. m.-Close 6 p. 1

Wet Wash

Rough Dry

hereto.

D .145.

MIKE notice of, and plead and an io, all claims and ple now on file or hereafter f said cause by all other

astland County, Texas, and be-ng out of the S 14 of the NE 14 See 4, Bik 4, "&TC Ry, Co. Sur. Eastland County, Tevns, L. Coop-ar Grantae, \$36.49; 20 acres, Abst '43, H&TC Rv Co, Sur, and being part of the SW14 of Sec 53. Bly 3, H&TC Ry, Co, Sur, Eastland ounty, Terres \$66.44 - 16 acres bet 243, H&TC Ry, Co. Sur, be-ng part of SWW of Sec 53, Blk b) Darb of Sw % of Sec 53, Bik 3, H&TC Rv. Co. Sur. as described in Vol 355. Page 146. Deed Rec-ords, Eastland County, Texas, 249,50.

together with penalties, interest costs and expenses which have securing payment of such taxes as provided by law. All inter-Sub 4. Cisco \$120,00; Etc. of bit t BID 50 Cisco \$2.50; Lot 12 BID 0 College Hts. Cisco \$1.25; by law are included in said suit.

> seal at my office in Eastland. Texas, this 15th day of Dec. A D. . 948

ROY L. LANE. Clerk, District Court,

HE STATE OF TEXAS COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE and statutory tax liens thereon OF TEXAS:

). G. W. Keathley, B. N. Wooten Dean, J. W. Bettis, Grace D ad. A. T. Boland, Annie H A. P. C. Bettis, F. S. Boles, Agron, W. A. Free, W. F. Town G O, Rateman, Williemay dwards, Euchie S, Bateman, John 2. Collier, if living, and if any or all of the above-named persons e doad the unknown heirs of each all of the said above-named perons who may be dead, and the nknown owner or owners of the creinafter described land and of

the executors, administrators tuardians, or legal representatives nd all persons owning or having r claiming any legal or equitable nterest in the land described heredefendants: You are hereby commanded to

appear and defend such suit at or before 10 o'clock A. M. on the

THE STATE OF TEXAS COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE

OF TEXAS: TO: B. N. Lane, C. L. Archev, R. A. Bearman, H. A. Agnew, C. B. Snodgrass, Rex W. Moore, C. M. Caldwell, W. P. Moore, Mrs. W. P. Moore, Mrs. D. G. Stephens, R. Wright, Laura Eison, S. A. Eison E. A. Eison, W. H. Wright, Mrs. B. G. Duske, B. G. Duske, Mrs. Clara B. Cockrell. if living, an" any or all of the above-named persons be dead, the unknown heirs of each or all of the said bove-named persons who may be lead, and the unknown owner or mers of the hereinafter desribed land and of the executors, administrators, guardians, and legal representatives, and all per sons owning or having or claiming any legal or equitable interest in the lad described herein, defend-

January, A. D., 1949 (which is return date of such citation) before the Honorable District

Court of Eastland County, Texas to be held at the courthouse thereof, then and there to show Eastland County, Texas why judgment shall not be rendered for such taxes, penalties, interest, and cost, and condemn-

ng said property and ordering foreclosure of the constitutional for taxes due the plaintiff and the taxing units parties hereto, and those who may intervene herein, together with any addi-tional years becoming deimquent after suit was filed, as well as all interest, penalties, and cost allowed by law up to

and including the day of judgment herein, and all costs of the suit. Plaintiff's petition was filed on the 17th day of November, A. D., 1948 in a certain suit No. 424A styled the State of Tex-as v. B. N. Lane et al, in which said suit the State of Texas, suing for itself and the county of Eastland and all political subdivisions 1919 through 1947 and in the and districts whose taxes are colamount shown opposite said prop erty described as follows, to-wit: lected by the Assessor and Col-lector of taxes for said county, is S 65' of Lot 10, Blk 5. Sub Har plaintiff, and above-named party

ment herein, and all costs of th suit. Plaintiff's petition was filed on the 17th day of November A. D., 1948 in a certain sui No. 426A styled the State of Tex as v. R. C. Loyd et al, in which said suit the State of Texas, suim for itself and the County of East and and all political subdivision and districts whose taxes are a and districts whole taxes are co-lected by the Assessor and Col-lector of taxes for said county, i olaintiff, and above-named party-lefendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco In-dependent School Di trict taxing mits in sold state. (there are no mits in said state, (there are n other taxing units which asses and collect taxes on this property which said taxing units shall an near in said cause and each file claim for delinquent taxes again the property or any part thereo described in the petition of sale plaintiff, and the said defendant shall appear and answer to the laims of said taxing units without further citation or notice. Sa suit is to collect taxes on the fo owing described real estate and or personal property, a sessed in the name of the above-named de fendants for the year's 1919 through 1947 and in the amount shown opposite said property des to-wi Lot 7, Blk C, Spears Add, Cisco \$80.00; Lot 5. Blk B Spears Add Cisco, \$5.00; Lot 8, Blk C, Spears Add, Cisco \$40.00; Lot 6. Blk E Spears Add. Cisco, \$80.00; Lot 8 Blk E, Spears Add, Cisco, \$840.00; Lot 3, Blk F, Spears Add, Cisco, \$450.00; \$150.00; Lot 4, Blk F, Spears Add, Cisco, \$150.00; Lot 4, Blk F, Spears Add lisco, \$7.26; All of Blk H. Spears Cisco. \$7.26; All of Blk H. Spears Add. Cisco. \$300.00; 160 acres Abet 212. H&TC Survey. and be ing the W½ of the NW¼ and the N¼ of the SW¼ of Sec 31. Blk 4. H&TC Ry. Co. Survey, Eastland County. Texas: \$151.24; 54 acres Abst 423, S. J. Robinson Sur. be-ing out of S½ of the S. J. Rob-inson Sur. Eastland County. Tex inson Sur. Eastland County. Tex-as, Deed Ref 256, P 243, Vol 325, P 560, \$93.54; 127 % acres. Abst 267, McLennan County School Land Survey, as described in Vo 256, Page 243, Deed Records Eastland County, Texas, \$326.87. together with penalties, interest, costs and expenses which have accrued or may legally accrue thereon. Plaintiff and/or interveners also seek the establishplaintiff, and above-named party defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco Cisco 400.00 Lot 9 Blk 6, Sub Harris, Cisco, 105.00; Lots 7 & 8, Blk 6, Sub Harris, Cach party to said suit shall take

the following described real state and/or personal property sessed in the name of the above med defendants for the years 919 through 1947 and in the nount shown opposite said prop-ty described as follows, to-wit: E^{1/2} of Lot 2 & W^{1/2} of 3, Bik Sub Harris, Cisco, \$280,00; E½ Lot 3 & W½ of 4, Bik 10, Sul Let $3 \& 12 \ 014$. BL $18 \& 32 \ 014$. BL $18 \& 32 \ 014$. BL $18 \& 32 \ 014$. BL 18 & 114. Sub Harris sco. 320.00; EV₂ of Lot $2 \& W_{12}$ Blk 11. Sub Harris, Cisco E¹/₂ of Lot 3 & all of 4 Bik 11, Sub Harris, Cisco. E¹/₂ of Lot 4 & all of 5. alk 12. Sub Harris, Cisco, 400.00, ots 6 to 8. Blk 12, Sub Harris ofs 6 to 8, big 12, Sub Harris Nisco, 800 00; 991/2 Acres, Abst 377, R. W. C. Gaze Survey, and eing all of the R. W. C. Gage Survey, Eastland Co. Tex 61145 ogether with penalties, interest costs and expenses which have accrued or may legally accrue thereon. Plaintiff and/or interveners also seek the establishment and foreclosure of the lien securing payment of such taxes as provided by law. All interest, penalties, and costs allowed by law are included in said suit. Each party to said suit shall take notice of, and plead and answer o, all claims and pleadings now on file or hereafter filed in said cause by all other parties hereto

Witness my hand and official seal at my office in Eastland, Texas, this 15th day of Dec., A D., 1948. .

ROY L. LANE, Clerk, District Court. Eastland County, Texas

THE STATE OF TEXAS COUNTY OF EASTLAND) IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

TO: C. O. White, C. P. White, J. Beaver, J. C. M. Wilson, J. A. Tipton, W. P. M. Wilson, J. A. M. Wilson, Mrs. L. B. Reeves, G. V. Dill, J. M. Dill, H. C. Dill, Lula A. Dill, J. M. Dill, H. C. Dill, Luba i. Hale, J. E. Bynum, Mrs J. F. Bynum, Lula H. Bull, F. W. Dill, I. A. Dill, Lula J. Hale, if living, und if any or all efficience above-named persons be dead, the unveners also seek the establish-ment and foreclosure of the lien securing payment of such taxes as provided by law. All interest, penalties, and costs allowed by law are included in said suit. OUNTY OF EASTLAND) or before 10 o'clock A. M. on the City of Cisco and the Cisco Lots 400.00; Lot 9, Blk 6, Sub notice of, and plead and answer legal or equitable interest in the IN THE NAME AND BY THE first Monday after the expiration Independent School District Cisco, 400.00; Lot 9, Blk 6, Sub notice of, and plead and answer land described herein, defendants:

fully. And be equally careful in your selection of a pharmacy to com pound your Doctor's pro scription. Here you are assured skilled service, quality ingredients, fait prices. Try us next time