# WEATHER

Continued fair and slightly warmer. Sunrise - - 7:40 Sunset - - -5:43

# 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

#### CISCO, TEXAS, THURSDAY, JANUARY 6, 1949

NUMBER 37

# Wranglers Open 5-Game Home Stand With Hillsboro At New Gym Tonight

Homecoming basketball, and plenty of it, will be tonight's ence fuss with Hillsboro JC at the Community gym.

front door entrance at 25c for tudents and 50c for adultss. free admittanc will be rendered o students from the first to the ifth grades who accompany parents, officials said.

The Wranglers will inaugurate he first conference game here onight after completing an eightame non-conference battle, with ix wins and two defeats. Hillsoro, defending champions of the 948 title, will invade Wrangler erritory with a traveling squad of 16, of whom most are letter-

During Davis' one year reign with Cisco Junior College as asketball coach, he has been teadily shuffling his first team n an effort to find a scoring comination. For tonight, Davis hinks he will be flooring five the conference's best cagenen in Leonard Grigsby and ames Swanner at forward, Le-Parrish at center, Homer ompkins and Lynn Johnson at lard.

As for reserves, former Lobo ar Bobby Travis, Charles Adair, erry Walker and Harold Sides ill be seen in the conflict bere hostitlities subside.

Davis is looking for plenty of ouble from the cagy invaders. nce the title defenders must wn Cisco before any aims at e title can be attained. On the into a "thorn-in-the-side" val for other conference foes, thinking along the same lines out Hillsboro.

Hillsboro will be sending in a esome capable of handling the ill in grand style. As for linefor both teams, Cisco will be adowed in height and mater-

But Davis' boys are ready to intain that Cisco JC has blosned into grade one form since

# sports headliner for fans here when Stormy Davis' Wrangler cagers lengthen the NJC confer-**Entertains Rotary** Tonight's affair will begin at 7:30 o'clock and college officials advised fans of ample seating. Tickets will be on sale at the

Miss Anita Carlin, high school junor, appeared before members of the Cisco Rotary Club today at the regular Thursday's luncheon held in the Junior College Cafeteria and rendered several usical selections. She was pesented by Rotarian Ellsworth

The Rotary Club's 42-members paid tribute in honor and memory of their deceased member, J. J Collins, who died following a minor car accident in a local

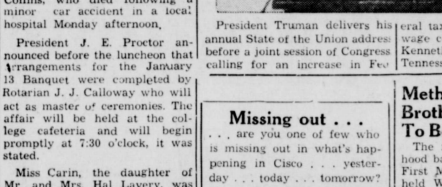
today's luncheon.

hospital Monday afternoon.

President J. E. Proctor announced before the luncheon that rrangements for the January 13 Banquet were completed by Rotarian J. J. Calloway who will act as master of ceremonies. The affair will be held at the college cafeteria and will begin

stated Miss Carin, the daughter of Mr. and Mrs. Hal Lavery, was praced by Rotarians, after her presentation, as "a most promising young pianist." She has been studying music for the past five years and received a great deal of training under the late Miss

Wilda Dragoo of Eastland. Visitors to today's luncheon were Rotarian Jimmy West of her hand, Cisco, already shap- Stanford and Hal Lavery of Cisco.



If you are-act now? Contact your local Cisco Daily Press carrier and subscribe to the homotown paper today. For information on yearly Press rates call 36.

> **Cisco Daily Press** "Your Home Paper"

# **OBLIVIOUS TO CRITICISM**





STATE OF UNION MESSAGE

wage ceilings, At left is Senator er of the House Sam Rayburn before a joint session of Congress Kenneth KcKellar, Democrat of Democrat of Texas .- (NEA Telecalling for an increase in Fee Tennessee, president pro tem of photo).

## Methodist Men's **Brotherhood Banquet** To Be Held Jan. 19

The regular monthly Brotherhood banquet for the men of the First Methodist Church will be held Wednesday, January 19 at p. m. in the basement of the church building, and officers said that all men of the church were invited to attend and bring guests

A prominent speaker has been engaged for the meeting and a musical program has been arranged.

James T. Moore is president of the group and R. F. Webb is serving as vice-president. H. A. Mc-Canlies is secretary. The banquet will be prepared by the ladies of the church.

## Former Resident Dies In San Antonio

The death of Mrs. Walter A. Guy, wife of a former Cisco grocer, who died Tuesday in a San Antonio hospital following a hort illness, was learned here

# Hollywood Villain

office from the substation where

he was dropped January 3. by a KLEINER FUNERAL

# Charles J. Kleiner Dies; Rites To Be Here Friday

CHARLES J. KLEINER

ease. Mr. Kleiner has a number

of partners in his operations over

In addition to his oil holdings

a wide area.

accident.

# **Prominent Civic** Leader Had Large **Oil Heldings**

Charles J. Kleiner, prominent West Texas oil man, ranch owner and Cisco civic leader, died at his home at 1400 Ave. L. at 11:30 p. m. Wednesday after an extended illness. Funeral services will be held at the First Presbyterian Church at 2 p. m. Friday with the Rev. Stuart McC Rohre, pastor, conducting.

Death came after an illness of

MASONIC SERVICES FOR CHARLES J. KLEINER

Local Masons will conduct graveside services at Oakwood Cometery for Charles J. Kleiner immediately following the funeral services and all Masons were asked to meet at the Masonnic hall at 1:30 p. m. Friday.

several years. Mr. Kleiner fir-Mr. Kleiner had large ranches in Haskell, Eastland, Stephens t underwent surgery in 1944 at Counties and Citrus farms in Mayo Clinic in Rochester, Minn., the Rio Grande Valley. and had returned to the clinic turing the past lew years at reg-

His first wife, who was Mis ular intervals for further treat-Mary Louise Wagner before their ment. Up until a few days pemarriage, was fatally inpured in fore his death Mr. Kleiner had an automobile accident near Tuc son, Arizona, on August 10, 1937 been active in the operation of A son, Charles, Jr., also died nis business. from injuries sustained in' the

Charles Jacob Kleiner was born near Cisco on February 24, 1894, the son of R. W. and Josie

On December 15, 1940, Mi Kleiner, and spent his childhood Kleiner was married to Mis on the family farm just north of Vera Elder, who survives. town. His first business venture Mr. Kleiner lived a short time was the operation of a coal mine in Abilene and on a ranch in in partnership with his brother Young County before establish John. The coal mine was local ing his permanent residence here ted on the family farm near the in 1930. He was a member of discovery well that recently op the city commission from 1940 ened the Kleiner oil field. until 1944 and had served as a In the early boom days of director of the Chamber of Com

STORES TO CLOSE FOR



# Eastland County Farm Bureau to Meet Wednesday ful in opening a new field with their discovery on the Langston

There will be a very interest ng and instructive meeting held in the Commissioner's Courtroom next Wednesday, January 12th, at p. m., according to a report from Mrs. John Love, Secretary Treasurer of the Eastland County Farm Bureau Federation, Officers for the ensuing year will be elected.

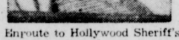
To those interested in Blue Cross Hospitalization, a new feature will be added April 1st, and this will be explained at the meeting.

If your community is interested in having a meeting of the Farm Bureau, attend and help make plans to meet the needs. Everyone was invited to attend this meeting whether belonging to the Farm Bureau Federation or not.

## Nazarene Leader Dies At Home In New York Recently

Dr. Howard V. Miller, one of five general superintendents of The Church of the Nazarene dir







season was flagged off with catur Monday night. The conference opener was sac

ed by the Ciscoans by a score of

After tonights \_encounter, the ranglers will make preparation a four day home stand. Weaerford will arrive here Monay for another crack after being of Davis' victims and Ranger ill seek revenge January 17 llowed by Temple (January ) and Decatur (January 27). Il have lost to the Cisco colgians.

To date, Homer Tompkins and eon Parrish are the top scorers r Cisco.

A second feature tonite will be clash between the Cisco High hool girls team against a simigirls quintet from Cisco Jun-College. For the CHS, Coaches nsard and Gurney have come with the most promising up of gifl cagers in recent ars.

On the hill, Coach Jack Everhas been taking time off from regular athietic director's ties to train the Wrangleres since oganizing last Nonber.

The contest will comence fire orks at 6:30 o'clock and the Varsity battle will follow.

## Work On Interior Of City Hall Is ompleted Today

Extensive remodeling in the inrior of the Cisco Poice head arters and City office has been npleted by painters and conctors, a spokesman for the city revealed here today. New ultra lights in the pplice

Ils have been installed, the adquarters, adjacent offices uncement said. The project revamp the City Hall was beew ultra lights in the police earlier last month. he exterior of te building rely underwent a new face ing and paintting.

H. Dunning is expected to n from Stamford where he been working this week for ble Pipeline Company, with m he is employed.

Marjoe Gortener, who will be criticism directed at his parents five on January 15, plays with after he performed a marriage his brother, Vernoe, two at their for a young sailor and his bride. home in Long Beach, Califorrnia. -(NEA Telephoto). Marjoe is oblivious to all the

**Cleaning up After Storm** 



Residents of Warren, Arkansas | tating tornado ripped through | age of the store at left forestart the gigantic task of clean ing away the debris from their uestruction in its wake. Four seen the wreckage of the lumber has been named David Ray; tie up traffic as drivers wait for ooned thoughout the midwest as wrecked homes after the devas. people were killed in the wreck- mill.-(NEA Telephoto.)

cab driver, movie villain, Law today. She was 51.

Funeral services were conduct- rence Tierney raises in A. in ined Thurrsday afternoon in San acled hands to give an "OK" sign to photographers. He was arres-Antonio and blrial followed in a local cemetery. ted on a drunk charge and re-

She is survived by her husband, a daughter, Dorothy, and a son, Kenneth, all of San Antonio.

#### **OPENS BARBER SHOP**

John Comegys announced today the opening of a new barber shop just east of the bus station on East 8th Street. The shop is located next door to Claude and Don's Service Station. Mr. Comegys has been at the ber. X-Ray barber shop for the past

five years. He came to Cisco from Lueders at that time. He invited all his old friends and new customers to visit him

in his new location.

leased on \$50, bail .-- NEA. Mrs. J. B. Ely **Reports Daughter** 

Much Improved Mrs. J. B. Ely, wife of a former Cisco business man, is resting in

Mineral Wells clinic after attending to her daughter, Mrs. Sam Fort of Lubbock, who suffered a critical spine injury last Novem

The former Ciscoan's daughter is reported improving after paralysis afflicted her entire body tollowing the injury.

Mrs. Ely, now a resident of Altadena, California, plans to visit in Cisco before returning to her California home from Mineral Young County and were succes-Wells in February.

Born to Mr. and Mrs. W. B. Britain in a Ranger hospital on December 29, a son-Barry Bert; weight 8 pounds and three ounces. Mrs. Britain and her infant son are now at home and are both reported oing nicely. She is the former Miss Billy June Smith and the grandparents are Mr. and Mrs. C. M. Britain and Mr. and Mrs. J. M. Smith, all of Cisco.

Miss Minnie Eppler has returned from a pleasant visit at Glen Rose with her neice and husband, Mr. and Mrs. Max Morris and their son, Bobby Don.

Linda and Ronny Pratt left Sunday by train for their home in Sweetwater after spending several days here with their grand parents, Mr. and Mrs. H. N. Lyle.

Mrs. A. L. Clark has returned from a visit with her son and wife, Mr. an Mrs. Ray Clark of Midland. She reports that a son was born to them on December

Announcement was made by the Merchants Credit Association today that Cisco business houses and offices would be closed between the hours of 2 an 3 p. m. Frriday in respect for Charles J . Kleinner who died late Wednesday.

pon. His last service to the ommunity was assisting in or taining the recently completed local use. He served as honorary chairman of the committee that tributed liberally to the fund. Following the funeral at the

First Presbyterian Church the Eastland County, Charles and Masonic Lodge will hold serhis brother, John, obtained jobs vices at the graveside in Oak as oil field workers and later wood cemetery. Mr. Kleiner was acquired smail leases of their member of all the Masonic Orders available to him. These own. In January of 1924 they included the Moslah Shrine in brought in their first well, a 600-foot test on the W. E. Pruett Fort Worth and the Scotish Rite lease in Callahan County. The in Dallas. He was also a memdiscovery opened extensive operber of the Cisco Lions Club and ations in the area. They still hold a member of the First Presby-

munity, and was never too busy

to serve in any manner called

the leases and the discovery terian Church. well is still producing. Thomas Functal Home was Following the opening of the charge of all arrangements. shallow field in Callahan County Pallbearers were listed as folthe Kleiners obtained leases in ows: E. G. Parker, Ray Jacobs, Cecil Jacobs, J. F. West, Jim

at his home in Brooktondale, New York recently. Mr. Miller was stricken with a heart attack and Community Center building for died almost immediately.

He has served as General Superintendent for eight years and assured the construction and con- was recently re-elected for his third term. In October 1947. Mr Miller presided at the Abilene District Assembly, which convened at Cisco. He has traveled extensively, having visited ansupervised missionary activity in Italy, Palestine, India, Argentina, Nicagagua, Puerte Rico,

Cuba, Guatamala, and Hawaii. He had pust returned to the United States on December 10 from an official visit to Australia, where he set up the first district organization of the church of the Nazarene in that continent. Rev. Miller was author of two books.

Daily Press Job Priating a Specialty. Inquire today.



Difts near Norfilk, Nebraska, Hundrreds of persons are ma-1 late 1800 spent its pent up fury. -(NEA Teephoto.) weight, 7 pounds and 2 ounces. snow plows to clear the highway. I one of the heaviest storms since

PAGE 1WO

Thursday, January 6, 1949



њ. 37с

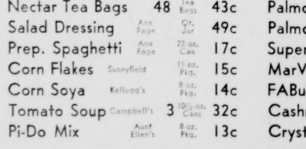
Loaf 9	C	
Mel-O-Bit Cheese	2-ib. \$	1.05
Home Style Bread	24-oz. Loat	18c
Dinner Rolls 9	in Pkg.	10c
Jane Parker Iced Angel Food	13-oz. Bar	45c
Jane Parker Sugared Donuts	Doz. Ctn.	19c
Oreo Sandwich	41/4-02. Pkg.	15c
		1.5



EIGHT O'	
Mild and Mello Bag 40c 3	NW Coffee
Red Circle	1-16. 44c
Bokar	1-1b. 47c
Admiration	Lib. 55c
	the second se

Potatoes 5 lbs. 29c Apples 3 lbs. 27c



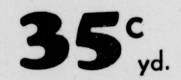


Cheese

њ. 59c

Ribs





Belle Isle Bleached	-
Honor Bleached	:
Parkway Unbleached	1
Belle Lsle Unbleached	:
Honor Unbleached	:
81-Inch Wizard Sheeting	



TOWELS Size 18" by 36" 3 for \$1.00	
	1
Terry Bath TOWELS 3 Size 23" by 43" 2 for	
\$1.00	
Women's Bright Cotton Print HOUSE	]
DRESSES \$2.79	

E. P. CRAWFORD AGENCY, **PHONE 453** 

PAGE THREE



PAGE FOUR

Thursday, January 6, 1949



### PAGE ONE

#### CITATION BY PUBLICATION | CITATION CITATION BY PUBLICATION THE STATE OF TEXAS of forty-two (42) days from and COUNTY OF EASTLAND said county, is plaintiff, and Block 32, Cisco, 59.31; S67' of cause by all other parties hereing said property and ordering es are collected by the Assessor heirs of each or all of the said after the date of issuance hereof above-named party detendants W30' of lot 4, Block 33, Cisco, to. IN THE NAME AND BY THE foreclosure of the constitutional and Conector of taxes for said above-named persons, who may the same being the 31st day of are defendants, and said plain-AUTHORITY OF THE STATE 850.00; N27' of S54' of lot 5. and statutory tax liens thereon Witness my hand and official county, is plaintiff, and above-January, A. D., 1949 (which is tilf has impleaded the City of Block 33, Cisco; 450.00; Lot 3, seal at my office in Eastland, be dead, and the unknown own-OF TEXAS: for taxes due the plaintiff and er or owners of the hereinafter the taxing units parties hereto, return date of such citation), named party defendants are de-Cisco and the Cisco Independent TO: C. F. Gilchrest, L. D. Smith Block 34, Cisco, 350.00; Lot 4, l'exas, this 15th day of Dec., A. before, the Honorable District School District taxing units in described land and of the execu- and those who may intervene fendants, and said plaintiff has G, W. Wilcox, Sr., S. Webb, Hen-Block 34, Cisco, 350.00; 80 acres, D., 1948. tors, administrators, guardians, nerein, together with any addi and regai representatives, and all tional years becoming deum Court of Eastland County, Texas said state, (there are no other impleaded the City of Cisco and ry K. McHorg, Nancy Ferguson, Abst. 174 and being the N1/2 of ROY L. LANE. to be held at the courthouse taxing units which assess and the Cisco Independent School Winnie Linebarger, denn thereof, then and there to show Clerk, District Court, persons owning or having or quent after suit was filed, as Cooper, Chas. Gandler, Mary O Cooper, D. L. Hollis, H. W collect taxes on this property) NE ¼ Sec. 89, Blk. 3, H&TC Ry. District taxing units in said state, why judgment shall not be rendwhich said taxing units shall ap-pear in said cause and each file 19xas, less a acres out of the NE Eastland County, Texas well as all interest, penaities, (there are no other taxing units claiming any legal or equitable ered for such taxes, penalties, and cost allowed by law up to Snowden, Richard H Brown, W which assess and collect taxes on claim for delinquent taxes Cor of NE 14, 313.79 together interest in the land described interest, and cost, and condemnr. moore, Arzo Townsend, F. W THE STATE OF TEXAS and including the day of judgthis property) which said taxing against the property or any part with penalties, interest, cos.s and herein, defendants: ing said property and ordering IN THE NAME AND BY THE Townsend, R. W. Townsend, ment herein, and all costs of the units shall appear in said cause You are hereby commanded to oreclosure of the constitutional Clara Bell Cockrill if living, and and statutory tax liens thereon suit. Plaintiff's petition was filed tion of said plaintiff, and the said expenses which have accrued or and each file a claim for deappear and defend such suit at on the 17th day of November A. D., 1948 in a certain suit AUTHORITY OF THE STATE if any or all of of the abovedefendants shall appear and may legally accrue thereon. linquent taxes against the propfor taxes due the plaintiff and or before 10 o'clock A. M. on the named presons be dead, the un-OF TEXAS: said Plaintiff and/or intervenors also me taxing units parties hereto, answer to the claim of first Monday after the expiration erty or any part thereof describ-No. 321A scyled the State of Texknown heirs of each or all of the TO: J. Q. Clark, Tommie Ray of forty-two (42) days from and and those who may intervene taxing units without further seek the establishment and foreed in the petition of said plainsaid abev-named persons as v. W. H. Shook et al, in which who citation or notice. Said suit is closure of the lien securing Clark, Florence Roan, William nerein, togetner with any addiafter the date of issuance hereof tiff, and the said defendants shall may be dead, and the unknown said suit the State of Texas, suto collect taxes on the following payment of such taxes as proyeurs the same being the 31st day of appear and answer to the claims er or owners or the nerein described real estate and/or vided by law. All interest, pening for itself and the County of quent after suit was filed, as Basham, Viola Huesus, S. A. January, A. D., 1949 (which is after descoibed land and of the or said taxing units without fur-Eastland and all political subthe name of the above-named alties, and costs allowed by law well as all interest, penanties personal property, assessed in Huestis, Jesse Stuard, Olga date of such citation), return ther citation or notice. Said suit executors, administrators, guarddivisions and districts whose taxand cost allowed by law up to defendants for the years 1919 are included in said suit. Each before the Honorable District Schaefer, Paul Poe, H. D. Lanians, and legal representatives is to collect taxes on the fol es are collected by the Assessor and including the day of judg-Court of Eastland County, Texas through 1947 and in the amount party to said suit shall take nohain, Mis. Emina S. Schaefer, claiming any legal or ing or lowing described real estate and/ ment herein, and all costs of the to be held at the courthouse and Collector of taxes for said C. E. Shafer, L. B. Nowell, snown opposite said property tice of, and plead and answer to. and all persons owning or havand manning's petition was filed thereof, then and there to show or personal property, assessed in county, is plaintiff, and above-Mabel Daniels, Grace Daniels equitable interest in the land described as foilows, to-wit: all claims and pleadings now on on the 17th day of November, why judgment shall not be rendnamed party defendants are dethe amount shown opposite said describer herein, defndants: ouerton. Cate Daniels Crawford, Lots 6-7-8, Block 14, Cisco, file or hereafter filed in said 1. D., 1948 in a certain suit ered for such taxes, penalties, property described as follows, to-You are hereby commanded to fendants, and said plaintiff has 444.00; Lots 1 & 2, Block No. 316A styled the State of Tex--23, cause by all other parties hereto. if living, and if any or all interest, and cost, and condemnappear and defend such suit at wit: impleaded the City of Cisco and Cisco, 12 00: Lots 6-7-8-9 and Witness my hand and official of the above - named persons as v. C. H. Dawson et al, in ing said property and ordering Lots 6-7-8, Blk. 62, Cisco, 7.00; before 10 o'clock A. M. on the which said suit the State of 10, Block 23, C.sco, 2.75; Lots the Cisco Independent School seal at my office in Eastland, be dead, the unknown heirs of foreclosure of the constitutional first Monday after the expiration Lot 8, Blk. 73, Cisco, 167.50; Lot Texas, suink for itself and the 5 Block 24, Cisco, 390.00; Los District taxing units in said state, and statutory tax liens thereon f forty-two (42) days from and Texas, this 15th day of Dec., A. each or all of the said above-10, Blk. 73, Cisco, 600.00; N<sup>1/2</sup> of 9 & 10, Block 24, Cisco, 270.00; (there are no other taxing units for taxes due the plaintiff and County of Eastland and all poliafter the date of issuance hereol tical subdivisions and districts Lot 9 Block 25, Cisco, 325.00; D., 1948. 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 the same being the 31st day of dead, and the unknown owners and those who may intervene Lot 6 Block 26, Cisco, 706.00; ROY L. LANE. Cisco, 1200.00; S1/2 of lot 4 and S whose taxes are colle ned by the this property) which said taxing January, A. D., 1945 (which is or owner of the hereinafter de-scribed land and of the execu-uonal years becoming deun-1/2 of lot 5, Blk. 74, Cisco, 110.00; Lot 7 Block 26, Cisco, 365.00; Clerk, District Court, Assessor and Collector of takes units shall appear in said cause return date of such citation). 186 Acres Abst. 141, and Eastland County, Texas. being for said county, is planting the South 541 varias of the tand above-named party defendants the South 541 varias of the tand are detendants, and sail plan-are detendants, and sail plan-the City of County, Texas, 722.08 together interest costs Lot 6, Blk. 74, Cisco, 352.03; Lot for said county, is plaintiff, and and each file a claim for delinbefore the Honorable - District tors, administrators, guardians, quent after suit was filed, as 7. Blk. 74. Cisco, 7.50; 40 acres quent taxes against the property Court of Eastland County, Texas well as all interest, penalties, and legal representatives, and THE STATE OF TEXAS Abst. 183 and being the SW14 of be held at the courthouse or any part thereof described in and cost allowed by law up to all persons owning or having or thereof, then and there to show COUNTY OF EASTLAND the SW14 Sec. 11, Blk. 3, H&TC Cisco and the Cisco Independent with penalties, interest, costs, the petition of said plaintiff, and claiming any legal or equitable and including the day of judgthe said defendants shall appear Ry. Company, Eastland, Texas why judgment shall not be rend-IN THE NAME AND BY THE and exprenses which have ac-School District taxing units in ment herein, and all costs of the AUTHORITY OF THE STATE interest in the land described ered for such taxes, penalties suit. Plaintiff's petition was filed and answer to the claims of said 418.84, crude or may legally accrue said state, (there are no other herein, defendants: together with penalties, interest interest, and cost, and condemn-OF TEXAS: thereon. Plaintiff and/or intert wing units which asses and colon the 17th day of November, taxing units without further ci-You are hereby commanded to ing said property and ordering venors also seek the establishcosts and expenses which hav lect taxes on this property) TO: Felix E. Durst, C. M. Jessop. A. D., 1948 in a certain suit tation or notice. Said suit is to foreclosure of the constitutional appear and defend such suit at J. I. Taylor, R. W. Dawson, Ira L. Guffey, L. H. Dawson, W. E. ment and foreclosure of the which said taxing units shall No. 324A styled the State of Tex- collect taxes on the following deaccrued or may legally accrue lien securing payment of such or before 10 o'clock A. M. on the and statutory tax liens thereon thereon. Plaintiff and/or inter appear in said cause and each as v. A. M. Petty et al, in which first Monday after the expiration scribed real estate and/or per taxes as provided by law. All for taxes due the plaintiff and Morris, Helen Dawson, D. file a claim for delinquent taxes B. veners also seek the establish of forty-two (42) days from and said suit the State of Texas, su- sonal property, assessed in the taxing units parties hereto interest, penalties, and costs alagainst the property or any part London, Wm. T. Starr, Sadye ing for itself and the County of ment and foreclosure of the lien and those who may intervene after the date of issuance hereof name of the above-mentioned de lowed by law are included in thereof described in the petition Starr, Mrs. Geo. Owens, Jesse the same being the 31st day of securing payment of such taxes Eastland and ail political sub- fendants for the year 1919 herein, together with any add said suit. Each party to said of said plaintiff, and the said de-Stuard, T. C. Williams, R. E. Mitchell, G. C. Vaught if living, Williams, R. E. January, A. D., 1945 (which is years becoming as provided by law. All interaeiin suit shall take notice of, and divisions and districts whose taxthrough 1947 and in the amount fendants shall appear and aswer quent after suit was filed, as est, penalties, and costs allowed return date of such citation) plead and answer to, all claims es are collected by the Assessor shown opposite property de to the claims of said taxing and if any of the above-named as all interest, penalties, before the Honorable District by law are included in said suit and pleadings now on file or units without further citation or and Collector of taxes for said scribed as follows, to-wit: persons be dead, the unknown and cost allowed by law up t. hereafter filed in said cause by Court of Eastland County, Texas Each party to said suit shall take county, is plaintiff, and the above notice. Said suit is to collect taxheirs of each or all of the said to be held at the courthouse Lot 9, Blk. 61, Cisco, 230.17 and including the day of judgallother parties hereto. notice of, and piead and answer es on the folloing described real named party defendants are de- Lot 5, Blk, 52, Cisco, 200; W12 abeve-named persons who may ment nerein, and all costs of the Witness my hand and official chereof, then and there to show 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 rendsuit. Plaintiff's petition was filed on the 17th day of November seal at my office in Eastland, rexas, this 15th day of Dec., A. assessed in the name of tthe 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 ered for such taxes, penalties, above-named defendants for the the Cisco Independent School 2, Blk. 56, Cisco, 48.00; W twosaid cause by all other parties A. D., 1948 in a certain suit described land and of the exeinterest, and cost, and condemn-D. 1948. years 1919 through 1947 and in District taxing units in said state, thirds of lot 4 and all of lot 5 hereto. ing said property and ordering ROY L. LANE. cutors, administrators., guard-INU. DIAR SUJER THE STATE OF LEXthe auount shown opposite said Witness my hand and official (there are no other taxing units Blk. 59, Cisco, 220.00; S1/2 of lot foreclosure of the constitutional property described as follows, to Clerk, District Court, ians, and legal representatives, as v. 'C. r. Gitchrist et al, in seal at my office in Eastland, and statutory tax liens thereon Eastland, County, Texas and all persons owning or havwhich assess and collect taxes on 6 and S1/2 of lot 7, Blk. 60, Cisco. LUN U, DIK 11, CISCO, 300.00 which said suit the State of Tex-Texas, this 15th day of Dec., A. or taxes due the plaintiff and Lot 6, Blk 11, Cisco, 19.93; Lots ing or claiming any legal this property) which said taxing 290.00; Lots 9 and 10, Blk. 62 or as, suing for itself and the Counequitable interest in the land me taxing units parties hereto, D. 1948. 1 & 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 of Eastland and all political and those who may intervene described here in, defendants: ROY L. LANE, each file a claim for delinquent 9.00; 76 acres, Abst. 180 and be COUNTY OF EASTLAND subdivisions and districts whose Lots 9 & 10, Block 11, Cisco, You are hereby mmanded to nerein, together with any addi-Clerk, District Court, taxes against the property or ing the E1/2 of the NE 1/4 of Sec taxes are collected by the Asses-IN THE NAME AND BY THE denn-15,00; Lots 5, Block 12, Cisco, tional years becoming appear and defend such suit at or before 10 o'clock A. M on the Eastland County, Texas AUTHORITY OF THE STATE 105. Blk. 3. H&TC Ry Co. sor and Collector of taxes for any part thereof described in Sur quent after suit was filed, as 1000 0-2-0, DIK 13, LIS said county, if plaintiff, and OF TEXAS: the petition of said plaintiff, and vey, Eastland County, Texas co, 6.00; Lots 6-7-8, Block 13, Cisco, 6.00; Lots 9 and 10 ,Block 13, Cisco, 4.00; Lot 3 & E<sup>1</sup>/<sub>2</sub> of lot 4, Block 14, Cisco, 32.32; W<sup>1</sup>/<sub>2</sub> of lot 10t 4, and all of lot 5, Block 14, Cisco, 357.00; 83-34 acres, Abs... Hyatt, J. O. Barnhill, John W. 238, and peuge the Wiss of the Circuits for the circuits of the circuits o well as all interest, penaities, co, 6.00; Lots 6-7-8, Block 13, first Monday after the expiration above-named party delendan the said defendants shall appear and cost allowed by law up to and including the day of judgof forty-two (42) days from and 541.24. THE STATE OF TEXAS are defendants, and said plaintif and answer to the claims of said together with penalties, interest after the date of issuance hereof COUNTY OF EASTLAND has impleaded the City of Cisc costs and expenses which have ment herein, and all costs of tip taxing units without further ci-IN THE NAME AND BY THE the san's being the 31st day of and the Cisco Independent School suit. Plainthis petition was filed accrued or may legally accrue tation or notice. Said suit is to AUTHORITY OF THE STATE January, A. D., 1949 (which is Distrist taxing units in said on the 17th day of November, collect taxes on the following dereturn date of such citation). thereon. Plaintiff and/or inter , there are no other taxing OF TEXAS: 238, and being the W<sup>1</sup><sub>2</sub> of the rie.us, riorence r. Koan, E. L. SE <sup>1</sup><sub>4</sub> of Sec. 43, Blk., 3 H&TC Collerman, Ida Collerman, Mrs. cielos, riorence r. Roan, E. L. A. D., 1948 in a certain suit before the Honorable District scribed real estate and/or perveners also seek the establish units which assess and collect No. 319A styled the State of TO: W. R. DeWitt, Mrs. W. R. Court of Eastland County, Texas sonal property, assessed in the ment and foreclosure of the lien E. L. Collerman, Alice Walkins, to be held at the courthouse 616.97, together with pen-C. E. Collerman, if living, and thereof, then and there to show aco on mis property) which ienas v. J. Q. Clark et al, in DeWitt, B. Philpott, Mrs. B. name of the above-named desecuring payment of such taxes said taxing units shall appear Texas, 616.97. together with penwhich said sun the State of Tex-Philpott. W. W. Donohoe, Leon fendants for the years 1919 as provided by law. All interalties, interest costs and expenses if any or all of the above-namin said cause and each the a wny judgment shall not be rendas, suing for itself and the County Cagle, Lilly Baugh, Chas. S. Sandwhich have accrued or may ed persons be dead, the un-legally accrue thereon. Fiainuit known heirs of each or all of interest, and cost, and condemnthrough 1947 and in the amount est, penalties, and costs allowed for delinquent taxes claim of Eastland and all political subler, J. C. McAfee, Neal Moore against the property or any part shown opposite said property by law are included in said suit. Thelma Moore, A. L. Clark, Mrs. thereof described in the petition and/or intervenors also seek the the above-named persons wholing said property and ordering divisions and districts whose described as follows, to-wit: Each party to said suit shall take notice of, and plead and answer | Callie Ward, Guy J. Ward if livof said plaintiff, and the said establishment and foreclosure of may be dead, and the unknown Lots 7-8-9, Blk. 741/2, Cisco, taxes are collected by the Assessthe lien securing payment of sach calles as provided by law. All interest, penalties, and cos's allowed by law are included in said suit. Each party to said suit take provided by law are included in said suit. Each party to said suit foreclosure of the constitutional dfendants shall appear and ans ing, and if any or all of the above or and Collector of taxes for said 375.00; Lots 12 to 19 (according to, all claims and pleadings wer to the claims of said taxing named persons be dead, the uncounty, is plaintiff, and above- to plat in Vol. 86, Page 263) now on file or hereafter filed in units without further citation or known heirs of each or all of Block 741/2, Cisco. 3200.00; Lot 1. named party decendants are said cause by all other parties notice. 'Said suit is to collect the said above-named persons defendants, and said plaintiff Blk. 75, Cisco, 129 00; Lots 3-4-5, hereto. taxes on the following described who may be dead, and the un Blk. 76, Cisco; 72.00; Lot 9, Blk. shall take notice of, and plead having or claiming any legal or Witness my hand and official

after filed in said cause by all You are hereby commanded to and in the amount shown oppoand including the day of judgther parties hereto. Witness my haal and official appear and defend such suit at or before 10 o'clock A. M. on the other parties hereto. site said property described as sent at my office in Eastland first Monday after the expiration of forty-two (42) days from and suit. Plaintiff's petition was filed units shall appear in said cause costs and expenses which hav on the 17th day of November, and each file a claim for delin- accrued or may legally accrued lonows, to-wil: Lots 1 & 2. Blk 1. Cisco 3.00, Lots 3 & 5 Block 1, Cisco, 95.00 1948 in a certain suit A. D., 1948 in a certain suit No. 315A styled the State of Texas v. Felix E. Durst et al, after the date of issuance hereof D. 1948. Lot 5, Block 2, Cisco, 270.00; Lot 1 & 2, Block 3, Cisco, 77.75; Lot ROY L. LANE. the same being the 31st day of Clerk, District Court, January, A. D., 1949 (which is 3-4-5 & 7, Block 3, Cisco, in which suit the State of Texas Eastland, County, Texas return date of such citation) ot 8, Block 3, Cisco, 4.00; Lot suing for itself and the County before the Honorable District Block 4, Cisco, 2.00; Lots 4 & Block 4 Cisco, 49.08; Lots 6-7 of Eastland and all political sub-THE STATE OF TEXAS Court of Eastland County, Texas COUNTY OF EASTLAND ) IN THE NAME AND BY THF divisions and districts whose to be held at the courthouse Block 4, Cisco, 4.50; W1/2 collected by the Astaxes are thereof, then and there to show 2, Block 6, Cisco, 6.00; 160 AUTHORITY OF THE STATE sessor of taxes for said county, why judgment shall not be rend-Acres Abst. 73 as described in deed of Record in Vol. 411, Page is plaintiff, and above-named ered for such taxes, penalties OF TEXAS: interest, and cost, and condemnparty defendants are defendants. 406, deed records of Eastland TO: J. W Fields, O. P. Ainsworth, said plaintiff has impleaded the ing said property and ordering County, Texas, and being out of A L Barton, D L. Caffel, E. A. the w 2 of the wm. De Moss Survey, Eastland, County, Texas, ris, H. C. Weis, Mrs. H. H. Hal-584.89, together with penaltics, ley, Harold J. Smith, Mrs. Matforeclosure of the constitutional City of Cisco and the Cisco Inand statutory tax liens thereon acpendent Schoel District, taxing for taxes due the plaintiff and units in said state, (there are the taxing units parties hereto, interests, costs and expenses tie Stanton, W. P. White, Wash no other taxing units which and those who may intervene Jerran woods, II living, assess and collect taxes on this which have accrued or may le herein, together with any addi property) which said taxing units gally accrue thereon. Plaintiff and if any or all of the above years becoming denn. tional and/or interveners also seek the named persons be dead, the unquent after suit was filed, as shall appear in said cause and establishment and foreclosure known heirs of each or all of each fue a claim for delinquent well as all interest, penalties, of the lien securing payment of the above-named persons who taxes against the preperty or and cost allowed by law up to such taxes as provived by law. may be dead, and the unknown and including the day of judgany part thereof described in owner or owners of the herein-All interest, penalties, and costs the petition of said plaintiff, and ment herein, and all costs of the allowed by law are included in tfter described land and of the the said defendants shall apsuit. Plaintiff's petition was filed nd suit, each party to said suit executors, administrators, guardpear and answer to the claims on the 17th day of November, shall take notice of, and plead ians, and legal representatives, D., 1948 in a certain suit of said taxing units without and answer to, all claims annd and all persons owning or hav-No. 318A styled the State of peadings now on file of here- ing or claiming any legal or Texas v. Geo. Owens et al, in suit is to collect taxes on the after filed in said cause by all equitable interest in the land which said suit the State of following described real estate described here in, defendants: other parties hereto. Texas, suing for itself and the and/or personal property, assess-Witness my hand and official you are nereby commanded to office in Eastland, appear and defend such suit at ed in the name of the above-County of Eastland and all poliseal 'at my Texas, this 15th day of Dec., A before 10 o'clock A. M. on the fical subdivisions and districts named defendants for the years first Monday after the expiration whose taxes are collected by the 1919 through 1947 and in the A. D. 1948. of forty-two (42) days from and ROY L. LANE. Assessor and Collector of taxes amount shown opposite said after the date of issuance hereof Clerk, District Court, for said county, is plaintiff, and property described as follows tothe same being the 31st day of Eastland, County, Texas. above-named party defendants wit: January, A. D., 1949 (which is are defendants, and said plainreturn date of such citation) before the Honorable District W1/2 of lot 4, Block 6, Cisco, THE STATE OF TEXAS tiff has impleaded the City of 6.00; Lot 6, Block 6, Cisco, 270.00; COUNTY OF EASTLAND ) IN THE NAME AND BY THE Cisco and the Cisco Independent Lot 7. Block 6, Cisco, 145.00; Lots ourt of Eastland County, Texas AUTHORITY OF THE STATE to be held at the courthouse 8 & 9, Block 6, Cisco, 600; Lot School District taxing units in thereof, then and there to show 10, Block 6, Cisco, 230.00; Lots 1 said state, (there are no other OF TEXAS: why judgment shall not be rendtaxing units which assess and to 5, Block 9, Cisco, 995.00; Lots TO: C. H. Dawson, Mrs. Annie M. why judgment shall not be related Allen, Barlow Winston, W. J. ered for such taxes, penalties collect taxes on this property) 6 to 10, Block 10, Cisco, 996.00; interest, and cost, and condemn-Walker, Gladys Whitman, Homer Doyle, Mrs. H. V. Doyle, O. T. Maxwell, Emma Maxwell, F. M. which said taxing units shall ap-Lot 1, Block 11, Cisco, 55.00; Lot ing said property and ordering pear in said cause and each file 2. Block 11, Cisco, 19.00: Lot 4 foreclosure of the constitutional Block 11, Cisco, 142,50; 168 Texas, this 15th day of Dec., A. Hartman, C. E. Hailey, Don Mc- and statutory tax liens thereon a claim for delinquent taxes Acres. ABat. 73. as described in D.: 1948. for taxes due the plaintiff and against the property or any part Crary, Frank Ryals, Chas S. San-dier, Floy P. Green, C. E. Scott, the taxing units parties hereto, thereof described in the petition Vol. 318. Page 326 & 408. deed and those who may intervene of said plaintiff, and the said records, Eastland County Texas Emma Scott, and Mrs. G. W. herein, together with any addidefendants shall appear and ansand being out of the S 1/2 of the Troxwell if living, and if any or years becoming tional wer to the claims of said taxing Wm. De Moss Survey, 317.95 to quent after suit was filed, as all of the above-named persons be dead, the unknown heirs of units without further citation or gether with penalties, interest well as all interest, penalties, cests and expenses which have named persons who may be dead, and cost allowed by law up to notice. Said suit is to collect taxaccrued or may legally accrue es on the following described and including the day of judgand the unknown owner or ownreal estate and/or personal propment herein, and all costs of the thereon. Plaintiff and/or interrs of the hereinafter described erty, assessed in the name of the suit. Plaintiff's petition was filed venors also seek the establishon the 17th day of November, land and of the executors. adment and foreclosure of the lien TO: A. M. Petty, W. B. Bollinabove-named defendants for the minstrators, guardians, and legal A. D., 1948 in a certain suit years 1919 through 1947 and in securing payment of such taxes ger, H. G. Bollinger, G. C. Linrepresentatives, and all persons No. 317 A styled the State of the amount shown opposite said as provided by law. All interest, gle, L. F. Barnhill, Mrs. G. B. owning or having or claiming legal or equitable interest in Texas v. J. W. Fields et al. in property described as follows, to-1 penalties, and costs allowed by Langston, Mrs. J. F. Langston, which said suit the State of Texlaw are included in said suit. G. H. Judia, A. Spears, Chas. S. he land described herein, dewit: as, suing for itself and the Coun-Lots 8 and 9, Block 26, Cisco. Each party to said suit shall take Hale. Mrs. Chas. S. Hale C. H. fendants: ty of Eastland and all political are hereby commanded to 400.00: Lot 1. Block 29, 27.00: notice of, and plead and answer Fee, R. S. Walker if living, and why judgment shall not be rend annoar and defend such suit at subdivisions and dis ricts whose or before 10 o'clock A. M. on the first Monday after the expiration 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 interest, and cost, and condemn- divisions and districts whose tax- 1, Cisco, 330.00; E82<sup>1/2</sup> of W187.-N48' bo'h lots 13 and 14, Block to, all claims and pleadings now if any or all of the above-named

and answer to, all claims and equitable interest in the land de-

pleadings now on file or here- scribed herein, defendants:

herein, together with any addi-tional years becoming deinhas impleaded the City of Cisco and the Cisco Independent School quent after suit was filed, as 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 Eastland, County, Texas, 784.79 ment herein, and all costs of the this property) which said taxing

estate and/or personal

propetry, assessed in the name

for the years 1919 through 1947

ine above-named detendant

real

thereon. Plaintiff ard/or inter quent taxes against the property veners also seek the establish or any part thereof described in ment and foreclosure of the lien the petition of said plaintiff, and securing payment of such taxes the said defendants shall appear as provided by law. All interand answer to the claims of said est, penalties, and costs allowed taxing units without further ciby law are included in said suit. tation or notice. Said suit is to collect taxes on the following Each party to said suit shall take described real estate and/or pernotice of, and plead and answer to, all claims and pleadings sonal property, assessed in the now on file or hereafter filed in name of the above-named defendants for the years 1919 said cause by all other parties hereto. through 1947 and in the amount Witness my hand and official shown opposite said property

seal at my office in Eastland, described as follows, to-wit: Lot 5, Blk. 34, Cisco, 350.00; Texas, this 15th day of Dec., A D., 1948. S23' of lot 5, Blk, 35, Cisco, 133, ROY L. LANE. 33: Lots 3 and 4. Blk. 38. Cisco.

76, Cisco, 1200.00; Lot 3, Blk. 77,

Cisco, 324.00; 160 acres, Abst.

1884. S 160 acres of Abst. 1884.

together with renalties, interest

Clerk, District Court, 980.00: S40' of both lots 1 and 2 Eastland County, Texas and all 3-4-5, Blk. 39, Cisco, 224. 00: S65' of lot 10, Blk, 39, Cisco

200.00; N50' of lot 1, Blk. 41, Cis-THE STATE OF TEXAS co, 37.50; Lot 6, Blk. 42, Cisco, COUNTY OF EASTLAND ) IN THE NAME AND BY THE 17.00: Lot 10, Blk. 42, Cisco, 145.-00; Lot 2, Blk. 43, Cisco, 77.62; AUTHORITY OF THE STATE further citation or notice. Said Undivided 1/2 int in lots 1 and 2, OF TEXAS: TO: W. H. Shook, Della Calhoun

Blk. 44, Cisco, 4,540.00 together with penalties, interest, costs and Drewery, G. E. Drewery, J. H. expenses which have accrued or Erwin, C. M. Brittan, Roy Fenmay legally accrue thereon ley, M. L. Keasler, J. B. Pratt, Plaintiff and/or intervenors also W. E. Fairless, Mrs. Hattie Fairseek the establishment and foreclosure of the lien securing pay-Holcomb, Juanita Scott Farqument of such taxes as provided har, Ione W. Fewell, W. W. Fewby law. All interest, penalties, Il, E. C. Vanderford, B. B. Gregand costs allowed by law are inory, O. D. Vanderford if living, cluded in said suit. Each party and if any or all of the aboveto said suit shall take notice of named persons be dead, the unand plead and answer to, all known heirs of each or all of the claims and pleadings now on file said above-mentioned persons or hereafter filed in said cause by all other parties hereto. known owner or owners of the Witness my hand and official

seal at my office in Eastland, of the executors, administrators. guardians, and legal representatives, and all persons owning or ROY L. LANE, having or claiming any legal or Clerk, District Court, equitable interest in the land de-Eastland County, Texas

scribed herein, defendants: THE STATE OF TEXAS COUNTY OF EASTLAND IN THE NAME AND BY THE

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

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

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

seal at my office in Eastland

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

ROY L. LANE.

Clerk, District Court,

Eastland County, Texas

OF TEXAS: TO: Joe Harris, Mrs. E. Sublett. Leonard E. Sublett, Annie V. Sublett, L. E. Sublett, Sarah E. Cook, Fay Wilson, Morris Jouvenat, Gomer Pilcher, T. H

Whitehead, Mrs. Pearl Daniels Minnie Bell Gary, Mary Lenz, Bill Daniels, Alla Mae Horn 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 excutors, administrators, guardians, and legal representatives, and all persons own ing or having or claiming any legal or equitable interest in the

You are hereby commanded to annear and defend such suit at or before 10 o'clock A. M. on the less, L. A. Burkett, Virgil M. first Monday after the expiration of forty-two (42) days from and January, A. D., 1949 (which is return date of such citation), before the Honorable Distric thereof, then and there to show who may be dead, and the un- why judgment shall not be rendered for such taxes, penalties hereinafter described land and 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 dein-You are hereby commanded to appear and defend such suit at or before 10 o'clock A. M. on the well as all interest, penalties. first Monday after the expiration and cost allowed by law up to and including the day of judgafter the date of issuance hereof ment herein, and all costs of the the same being the 31st day of A. D., 1948 in a certain suit No. 323A styled the State of Texsaid suit of the State of Texas.

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 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 withsonal property, assessed in the name of the above-named defen-

dants for the years 1919 through as v. Joe Harris et al, in which 1947 and in the amount shown opposite said property described suing for itself and the County as follows, to wit:

equitable interest in the land d 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 fortystwo (42) days from and

after the date of issuance hereof

the same being the 31st day of

January, A. D., 1949 (which a

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 addi

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

tional years becoming

known owner or owners of the

hereinafter described land and

of the executors, administrator

guardians, and legal representa

tives, and all persons owning or

having or claiming any legal or

D., 1948.

Moore, Mrs. T. H. Moore, A. B.

land described herein, defendsuit. Plaintiff's petition was filed ants: on the 17th day of November, Α. No. 325A styled the State of Texas v. W. R. DeWitt et al, in which said suit the State of Texas, suing for itself and the Counafter the date of issuance hereof ty of Eastland and all political the same being the 31st day of subdivisions and districts whose taxes are collected by the Assessor and Collector of taxes for Court of Eastland County, Texas said county, is plaintiff, and to be held at the courthouse quent after suit was filed, as suit. Plaintiff's petition was filed out further citation and/or peron the 17th day of November, 1948 in a certain suit

PAGE TWO

....

#### THE DAILY PRESS, CISCO, TEXAS

Thursday, January 6, 1949

#### CITATION BY PUBLICATION CITATION BY PUBLICATION | CITATION BY PUBLICATION | CITATION BY PUBLICATION | CITATION BY PUBLICATION CITATION BY PUBLICATION CITATION BY PUBLICATION CITATION BY PUBLICATION said taxing units shall appear in E 100' of N 125 Block 95. Sub 1, to, all claims and pleadings 5,' Blk. 87, Sub. 2, Cisco, 17.81; est, penalties, and costs allowed A. Warren, F. H. Thomas, Rayreturn date of such citation) on the 17th day of November, A. D., 1948 in a certain suit the 17th day of November, said cause and each file a claim Lot 10 Block 94 Sub 4, Cisco now on file or hereafter filed in mond Thomas, F. M. Oldham, W. before the Honorable District Lot 8, Blk. 78, Cisco, 456.41; W 1/2 oy law are included in said surt. for delinquent taxes against the \$40.00; W 100 of E 200 of N 125 said cause by all other parties No. 326A styled the State of of lot 9, Blk. 79, Cisco, 20.00; Lots Each party to said suit shall take S. Foster, Ed Wande, F. M. Court of Eastland County, Texas property or any part thereof de- Cisco \$170.00; W 62.5 of N 125 of hereto. to be held at the courthouse 9 and 10, Blk. 81, Cisco, 14.00; notice of, and plead and answer Shaver if living, and if any or Texas v. E. G. Yoder et al, in Witness my hand and official thereof, then and there to show scribed in the petition of said Block 95 Sub 1, Cisco \$110.00; 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.seal at my office in Eastland, why judgment shall not be rend-W 62.5 of S 125 of Block 95 Sub as, suing for itself and the Counplaintiff, and the said defend-60: Lots 1 and 2. Blk 86, Cisco, now on file or hereafter filed in be dead, the unknown heirs of ered for such taxes, penalties, 1, Cisco \$31.31; W 100 of E 200 Texas, this 15th day of Dec. A ty of Eastland and all political ants shall appear and answer to 107.00; Lots 7 to 10, Blk. 86, Cissaid cause by all other parties each or all of the said aboveinterest, and cost, and condemn-D., 1948. the claims of said taxing units of S 125 of Block 95 Sub 1, Cisco subdivisions and districts whose eo, 10.00; 88 acres, Abst. 189, behereto. named persons who may be dead, ing said property and ordering \$60.00; E 100 of W 162.5 of S 125 ROY L. LANE, taxes are collected by the Asseswithout further citation or no-Ioreclosure of the constitutional ing the W 88 ac. of NE 12 of Sec. Witness my hand and official and the unknown owner or own-Clerk, District Court, tice. Said suit is to collect taxes Block 95 Sub 1 \$345.00; 58 a. Abst sor and Collector of taxes for seal at my office in Eastland, ers of the hereinafter described and statutory tax liens thereon 123, Blk. 3, H&TC Ry. Company

648.41. 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 lier 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

Survey, Eastland County, Texas,

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

hereio.

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: L. B. Norvell, Elizabeth Lev eaux, H. L. Fulkerson, E. H. Stub blefield, R. F. McDonald, J. Townsend, H. K. McHarg, A. L. McDonald, W. J. Stacey, W. E. Miller, Mrs. Herbert H. Culp Herbert H. Culp, J. D. Yowell G. W. Troxell, Mrs. G. W. Troxell, O. D. Dillingham, Joe W. Gray, O. L. Duckett, Bachus Land Co. Inc., S. T. Bachus, Eula Bachus, M. L. Andrews if living and if any or all of the abovenamed presons be dead, the unknown heirs of each or all of the said above-named persons who may be dead, and the unknown owner of 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 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 Distric Court of Eastland County, Texa 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 thereor for taxes due the plaintiff and the taxing units parties hereto and those who may intervene herein together with any years becoming tional quent after suit was filed, a well as all interest, penalties and cost allowed by law up to and including the day of judg ment herein, and all costs of th suit. Plaintiff's petition was filed on the 17th day of November. as suing for itself and the Counsubdivisions and districts whose fendants, and said plaintiff has described as follows, to-wit: impleaded the City of Cisco and said cause and each file a claim for delinquent taxes against the property or any part thereof described 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 SE4 of Sec. 97, Blk. 3. H&TC claims of said taxing units with- Ry. Co., Survey. out further citation or notice. County, Texas, 504.98, Said suit is to collect taxes on together with penalties interest the following described real es- costs and expenses which have tate and/or personal property, accrued or may legally accrue assessed in the name of the thereon. Plaintiff and/or interabove-named defendants for the veners also seek the establishyears 1919 through 1947 and in ment and foreclosure of the lien the amount shown opposite said securing payment of such taxes

Texas, this 15th day of Dec., A. D. \_948.

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

herein, defendants:

Cisco and

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

TO: G. Fisk, S. H. Nance, O. C. Holcomb, M. E. Holcomb, Samuel Greer, J. H. Reynolds, R. F Gillman, Mrs. R. F. Gillman, Mrs. Lydia Inez Wallace, J. B. Jennings, M. P. Zimicki, W. H. Henderson, F. C. Gray, J. P. Sherrod 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 own-

ers of the hereinafter described land and of the executors, administrators, guardians, and legal representatives, and all persons wning or having or claiming any legal or equitable interest in the well as all interest, penalties, land described herein, defend-

ants: You are hereby commanded to ppear and defend such suit at or before 10 o'clock A. M. on the irst Monday after the expiration f 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 Distric ourt 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 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 herein, together with any addiyears becoming lonal 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 uit. Plaintiff's petition was filed on the 17th day of November D., 1948 in a certain sui No. 320A styled the State Texas v. G. Fisk 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 Frethan Hts, Cisco 40.00; Lot 7. Independent School District tax-Block 90, Sub. 3, Cisco, 135.65 ing units in said state, (there are Lot 8 Blk, 90, Sub, 3, Cisco, 12 taxing 00: Lot 11 Blk. 90, Sub. 3. Cisc ssess and collect taxes on this 51.00; Lots 1 and 2 Blk. 91, Sub property) which said taxing 2. Cisco, 160.00; Lot 3 Blk. 91 units shall appear in said cause Sub. 2. Cisco, 20.76; W 50' of S and each file a claim for delin-130' of Blk. 91, Sub. 4, Cisco quent taxes against the property 80.00; 160 A Abst. 247, being the or any part thereof described in SW 1/4 of Sec. 61 Blk. 3 H&TC the petition of said plaintiff, and Rv Co. Survey, 1002.35. A. D., 1948 in a certain suit the said defendants shall appear together with penalties, interest No. 322A styled the State of and answer to the claims of said costs and expenses which have Texas v. L. B. Norvell et al. in taxing units without further ciaccrued or may legally accrue which said suit the State of Tex- tation or notice. Said suit is to thereon. Plaintiff and/or inter offect taxes on the following deveners also seek the establishty of Eastland and all political scribed real estate and/or perment and foreclosure of the lier sonal property, assessed in the securing payment of such taxes taxes are collected by the Assess- name of the above-named de as provided by law. All inter or and Collector of taxes for said fendants for the years 1919 est, penalties, and costs allowed county, is plaintiff, and above- through 1947 and in the amount law are included in said suit named party defendants are de- shown opposite said property Each party to said suit shall take notice of, and plead and answer W25' of S50' of lot 8, Blk, 48, to, all claims and pleadings the Cisco Independent School Cisco, 2600.00; W12 of lot 3 and now on file or hereafter filed in 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; E<sup>1</sup>/<sub>2</sub> of lot hereto. units which assess and collect 7, Blk. 47, Cisco, 31.00; Lot 6, Witness my hand and official 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 Texas, this 15th day of Dec., A. lot 4 and all lot 5, Blk. 50, Cis- P., 1948. co. 780.00; Lot 6, Blk. 50, Cisco. ROY L. LANE,

for taxes due the plaintiff and land and of the executors, adthe taxing units parties hereto, ministrators, guardians, and leand those who may intervene gal representatives, and all perherein, together with sons owning or having or claimtionai years becoming ing any legal or equitable inquent after suit was filed, as

terest in the land described well as all interest, penalties, and cost allowed by law up to You are hereby commanded to and including the day of judgappear and defend such suit at ment herein, and all costs of the or before 10 o'clock A. M. on the sun. Plaintiff's petition was filed first Monday after the expiration on the 17th day of November, of forty-two (42) days from and A. D., 1948 in a certain suit after the date of issuance hereof No. 327A styled the State of Texthe same being the 31st day of as v. w. r. rambrough et al, in January, A. D., 1949 (which is which said suit the State of Texreturn date of such citation) as, suing for itself and the before the Honorable District County of Eastland and all po-Court of Eastland County, Texas litical subdivisions and districts to be held at the courthouse thereof, then and there to show whose taxes are collected by the why judgment shall not be rend Assessor and Collector of taxes ered for such taxes, penalties, or said county, is plaintiff, and interest, and cost, and condemn above-named party defendants ing said property and ordering are defendants, and said plaintiff foreclosure of the constitutional has impleaded the City of Cisco and statutory tax liens thereon and the Cisco Independent School taxes due the plaintiff and District taxing units in said state, there are no other taxing units the taxing units parties hereto and those who may intervent nerein, together with any addi which assess and collect taxes on tional years becoming delli this property) which said taxquent after suit was filed, as ing units shall appear in said cause and each file a claim for and cost allowed by law up to delinquent taxes against the and including the day of judgproperty or any part thereof dement herein, and all costs of th scribed in the petition of said of W 200 of N 125, Block 87, Sub. suit. Plaintiff's petition was filed plaintiff, and the said defendon the 17th day of November D., 1948 in a certain ants shall appear and answer to No. 328A styled the State of Tex without further citation or noas v. W. J. Raforth et al, which said suit the State of Tex tice. Said suit'is to collect taxes as, suing for itself and the Coun on the following described real ty of Eastland and all politica estate and/or personal property, subdivisions and districts whose assessed in the name of the taxes are collected by the As above-named defendants for the years 1919 through 1947 and in County, Texas, W12 of of NE14 sessor and Collector of taxes for the amount shown opposite said of Sec. 45. Blk. 4, H&TC Ry Co said county, is plaintiff, and property described as follows, to- Survey, 571.67. above-named party defendants

are defendants, and said plain wit: tiff has impleaded the City o Lots 3 to 6 Block 90, Sub. 3, the Cisco Inde-Cisco. 750.00; E 60' of W 190 of pendent School District tax-S. 127 ft. Blk. 89, Sub. 2, Cisco 65.00; W 66¼ of E 172½ of S. ing units in said state 1271/2 of Blk. 89, Sub. 2, Cisco. (there are no other taxing units 112.50; Lot 10, Blk. 89, Sub. 3 which assess and collect taxes or Cisco, 47.82; Lots 11 & 12, Blk. this property) which said taxing 89. Sub. 3, Cisco, 90.00; W 50' units shall appear in said cause of E 162.5 of N 145' Blk. 90 Sub. and each file a claim for delin 1, Cisco, 42.47; W 50' of N 125 of quent taxes against the property Block 90, Sub. 2. Cisco, 68.00; W notice of, and plead and answer or any part thereof described in 55' of E 125 of Blk. 90 Sub. 2. the petition of said plaintifi, and the said defendants shall appear being SW1/4 of SW1/4 of Sec. 127 and answer to the claims of said taxing units without further ci Blk. 3, H&TC Ry. Co. Survey, Eastland, County, Texas, 324.77 tation or notice. Said suit is to collect taxes on the following de together with renalties, interest costs and expenses which have scribed real estate and/or peraccrued or may legally accrue sonal property, assessed in the thereon. Plaintiff and/or inter name of the above-mentioned veners also seek the establish defendants for the years 1919 ment and foreclosure of the lie through 1947 and in the amount securing payment of such taxes shown opposite said property as provided by law. All interdescribed as follows, to-wit est, penalties, and costs allowed Lot 2 Block 10 El Frethan Hts. by law are included in said suit Cisco, 40.00; Lot 9 Block 7, E Each party to said suit shall take OF TEXAS:

said county, is plaintiff, and above-named party defendants are defendants, and said plaintiff any addi-ing dennhas 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 or 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 675.00; Lot 3, Blk. 92, Sub. 4, Cisthe 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 described real estate and 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 property described

costs and expenses which have as follows, to-wit: accrued or may legally accrue W 82' of S 155 of Blk. 87, Sub. thereon. Plaintiff and/or inter 2, Cisco, 82.50; E 50 of W 250 of veners also seek the establish S. 125, Block 87, Sub. 4, Cisco, ment and foreclosure of the lien 320.00; W 62.5 of E. 192.5 of N. securing payment of such taxes 125 of Block 87, Sub. 4, Cisco, as provided by law. All inter-42.50: E 50' W 150 of S 125 Block est, penalties, and costs allowed 87, Sub. 4, Cisco, 150.00; E 100 by law are include i in said suit, Each party to said suit shall take 4. Cisco, 52.00; Lot 11 , Block 88. notice of, and plead and answer Sub. 1, Cisco, 17.32; Lots 12 & 13 to, all claims and pleadings the claims of said taxing units Block 88, Sub. 1, Cisco, 101.00; E now on file or hereafter filed in 125' of NE 1/4 Block 89, Sub. 1, said cause by all other parties Cisco, 415.00; W 207' of N 125 hereto. Block 89, Sub. 1, Cisco, 120.00; E Witness my hand and official

66' of W 182 of S 150 Block 89, seal at my office in Eastland, Sub. 1, 45.00; 160 A. Abst. 219 Texas, this 15th day of Dec. A. H&TC Ry Company, Eastland D., 1948.

to-wit:

395.44.

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

together with penalties, interest costs and expenses which have THE STATE OF TEXAS COUNTY OF EASTLAND ) IN THE NAME AND BY THE accrued or may legally accrue thereon. Plaintiff and/or inter

AUTHORITY OF THE STATE veners also seek the establishment and foreclosure of the lien | OF TEXAS: TO: L. B. Watson, Lula B. Watsecuring 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 to, all claims and pleadings Cisco, 35.00; 41.5 A, Abst. 191 and now on file or hereafter filed in Gowan, U. M. Simon if living, said cause by all other parties hereto.

Witness my hand and official known heirs of each or all of the ceal at my office in Eastland. Texas, this 15th day of Dec., A. D. 1948.

ROY L. LANE. Clerk, District Court, Eastland County, Texas dians, and legal representatives,

THE STATE OF TEXAS COUNTY OF EASTLAND ) IN THE NAME AND BY THE AUTHORITY OF THE STATE c.I herein, defendants: TO: R. P. Lisenbee, Mrs. E. E. or before 10 o'clock A. M. on the

on the following described real 1915, and being part of the N W 1/4 of Sec 65 Bik 2 H&TCRy Co estate and/or personal property Survey Eastland Co. Texas, Deed assessed in the name of the

above-named defendants for the Ref. Vol 115 p 57 \$259.45. years 1919 through 1947 and in together with penalties, interest, the amount shown opposite said costs and expenses which have property described as follows, accrued or may legally accrue

thereon. Plaintiff and/or inter-E 50' of W 100' of S 130 of veners also seek the establish-Blk. 91, Sub. 4, Cisco, 380.00; Lot ment and foreclosure of the lien 12 Blk. 92, Sub. 2, Cisco, 250.00; securing payment of such taxes Lot 1, Blk. 92, Sub. 4, Cisco, as provided by law. All interest, penalties, and costs allowed co, 37.50; Lot 7, Blk. 92, Sub. 4, by law are included in said suit. Cisco, 240.00; Lots 1-3, 5 & 7, Each party to said suit shall take Blk. 93, Sub. 1, Cisco, 1400.00; notice of, and plead and answer Lot 2, Blk. 93, Sub. 1, Car to, all claims and pleadings 35.00; Lot 4, Blk. 93, Sub. now on file or hereafter filed in Cisco, 35.00; 61 A Abst. 191 and said cause by all other parties being out of E12 of SW 1/4 hereto. Sec. 127, Bik. 3, H&TC Ry. Co. Witness my hand and official

Survey, Eastland, County, Texas seal at my office in Eastland, Texas, this 15th day of Dec., A. logether with penalties, interest 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: N. J. Baggett, A. F. Caldwell, W. C. Jacobs, E. G. Mayhew Mrs. E. G. Mayhew Lucille Mancill, J. S. Mob ley J. R. Reed, Mrs. Grace Reed. A. E. Jameson, Mrs. Minnie J. Milford 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 own ers of the hereinafter described land and of the executors, administrators, guardians, and legal the taxing units parties hereto representatives, and all persons and those who may interven owning or having or claiming any legal or equitable interest in the land described herein, defendants:

son, J. D. Dunlap, E. O. Hend-You are hereby commanded to ricks, Mrs. Lila Hendricks, appear and defend such suit at C. E. Hailey, Bruce Graor before 10 o'clock A. M. on the nam, M. Henderson, R. E. Scott, first Monday after the expiration Betty Vestal, J. W. Triplett, W. of forty-two (42) days from and C. Bedford, R. A. Gowan, J. O. after the date of issuance hereof the same being the 31st day of and if any or all of the above-January, A. D., 1949 (which is return date of such citation) named persons be dead, the unbefore the Honorable District said above-named persons who may be dead, and the unknown thereof, then and there to sho owner or owners of the hereinwhy judgment shall not be rendafter described land and of the ered for such taxes, penalties executors, administrators, guarinterest, and cost, and condemn ing said property and ordering foreclosure of the constitutional and all persons owning or having and statutory tax liens thereon or claiming any legal or equit- for taxes due the plaintiff and able interest in the land describ- the taxing units parties hereto and those who may intervene

there are no other taxing units You are hereby commanded to herein, together with any addi appear and defend such suit at tional years becoming deim which assess and collect taxes on delinthe property) which said taxing quent after suit was filed, as units shall appear in said cause

Eastland County, Texas

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

TO: Joseph W. Gregory, Mrs. Joseph W. Gregory, J. E. Mc-Canlies, G. M. Beene, Thomas A. Graves Jr., G. S. Berry, Geo. W. Wilcox Jr., Elva Perry Heltzel, L. C. Heltzel, R. F. Caldwell W. P. Caldwell, Virgil Davis, Mrs. M. D. Noble, W. D. Corn, M. E. Corn, Faye Corn, Sewell Corn, 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 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 courthous thereof, then and there to show why judgment shall not be rendered for such taxes, penaltie interest, and cost, and conder ing said property and orderin foreclosure of the constitutiona and statutory tax liens thereof for faxes due the plaintiff and herein, together with any additional years becoming dein quent after suit was filed, as well as all interest, penaltie and cost allowed by law up t and including the day of jud ment herein, and all costs of t suit. Plaintiff's petition was file on the 17th day of Novembe A. D., 1948 in a certain No. 330A styled the State Texas v. Joseph W. Gregory et in which said suit the State of Texas, suing for itself and the Court of Eastland County, Texas | County of Eastland and all polito be held at the courthouse 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 taxing units in said state.

wit: "Lot 3. Blk. 50. Cisco, 1100.00; Lot 10, Blk. 61, Cisco, 739.00: Lots Each party to said suit shall take 4 and 5. Blk. 62. Ciscco, 750.00: notice of, and plead and answer Lot 4. Blk. 64, Cisco, 5.00: W1/2 to, 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: hereto.

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 I', 1948. Ry. Company Survey, Eastland

County, Texas, 1134.50. together with pecalties, interest couts and expenses which have

accrued or may legally accrue thereon. Plaintiff and/or inter-COUNTY veners also seek the establishment and foreclosure of the lien

1075.00; N<sup>1/2</sup> of both lots 1 and THE STATE OF TEXAS Eastland

property described as follows to- as provided by, law. All interest, penalties, and costs allowed

by law are incude I in said suit

Witness my hand and official

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

You are hereby commanded to THE STATE OF TEXAS appear and defend such suit at or before 10 o'clock A. M. on the OUNTY OF EASTLAND ) IN THE NAME AND BY THE first Monday after the expiration AUTHORITY OF THE STATE

OF TEXAS:

to, all claims and pleadings I now on file or hereafter filed in E. Wilson, T. A. Groves. Sue of forty-two (42) days from and aid cause by all other parties Gracy Martin, Dean Wilkinson. hereto.

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

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

notice of, and plead and answer

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

TO: E. G. Yoder, Melvin Travis, Willie Powell, Frances E. Argobrite, C. G. Gray, J. M. Sherrill, fendants: J. M. Williamson, J. W. Ray, Samuel J. Powell, O. R. Turner, W. A. Cox, B. J. Hastings, Tom said cause by all other parties H. Noble, C. C. Noble, Mrs. Violet Ballinger, Mrs. Willie Pow-

ell, if living, and if any or all seal at my office in Eastland, of the above-named persons be dead, the unknown heirs of each. or all of the said above-mentioned 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 legal representatives, and all per-COUNTY OF EASTLAND ) IN THE NAME AND BY THE sons owning or having or claim-

AUTHORITY OF THE STATE ing any legal or equitable interest 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 Brock, Mrs. Laura Lamb, Joseph of forty-two (42) days from and after the date of issuance hereof Gunn, B. W. Martin, J. M. Johnson if living, and if any or all the same being the 31st day of of the above-named persons be

return date of such citation).

District

dead, the unknown heirs of each before the Honorable or all of the said above-named Court of Eastland County, Texas persons who may be dead, and to be held at the courthouse 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 condemntrators, 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, defend-

the taxing units parties hereto, and those who may intervene herein, together with any addi-tional years becoming delintional years becoming quent after suit was filed, as well as all interest, penalties, f forty-two (42) days from and and cost allowed by law up to

A. L. Osborne, W. C. Clements, Patterson if living, and if any or all of the above-named pernamed persons who may be dead. and the unknown owner or owners of the hereinafter described land and of the executors. administrators, guardians, and lesons owning or having or claim-

thereof, then and there to show

isenbee

ing any legal or equitable interest in the land described herein, 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 on 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

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 deim quent after suit was filed, as well as all interest, penalties and cost allowed by law up to and including the day of judg-January, A. D., 1949 (which is ment herein, and all costs of th suit. Plaintiff's petition was filed on the 17th day of November No. 329A styled the State of Texof 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

well after the date of issuance hereof the same being the 31st day of Witness my hand and official Ira L. Guffey, John E. Chesley, January, A. D., 1949 (which i Margaret Spencer Calloway, Guy return date of such citation) before the Honorable District Court of Eastland County, Texas sons be dead, the unknown heirs to be herd at the cost 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 gal representatives, and all per- 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 ment herein, and all costs of the suit. Plaintiff's petition was filed the 17th day of November, A. D., 1948 in a certain suit No. 331A styled the State of Texas v. L. B. Watson et al. i 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 the above-named party defendants are defendants, and said plaintiff has impleaded the City 1947 and in the amount shown of Cisco and the Cisco Indeopposite said property described pendent School District taxing as follows, to-wit: units in said state, (there are no E 100 of S 125 Block 95 Sub other taxing units which assess Cisco \$650.00; E 1/2 of 2 Block 95 and collect taxes on this prop-Sub 3, Cisco \$115.00; Lot 10 Block erty) which said taxing units 95 Sub 3, Cisco \$475.00; E 50' of shall appear in said cause and N 125 Block 95 Sub 4, Cisco each file a claim for delinquent \$34.74; E 95' of N 122 of Block 96 taxes against the property or Sub 1, Cisco \$270.00; W 50 of E A. D., 1948 in a certain suit any part thereof described in the 205 of N 122 Block 96 Sub 1. petition of said plaintiff, and the Cisco \$24.00; 81 A Abst 351 Laas v. R. P. Lisenbee et al, in said defendants shall appear and vacca Co. School Land, and bewhich said suit the State of Tex- answer to the claims of said taxing E 1/2 of S W 1/4 of Sec 46. as, suing for itself and the County ing units without further cita-Lavacca Co. School lands, Easttion or notice. Said suit is to colland Co. Texas \$214.04. lect taxes on the following detogether with penalties, interest scribed real estate and/or per- costs and expenses which have

sonal property, assessed in the accrued or may legally accrue name of the above-named defendthereon. Plaintiff and/or interants for the years 1919 through veners also seek the establish-1947 and in the amount shown ment and foreclosure of the lien opposite said property described securing payment of such taxes follows, to-wit:

E 50 of W 112.5 of N 125 Block est, penalties, and costs allowed Terry, Frank Terry, Herman state, (there are no other taxing Block 94 Sub 4, Cisco \$460.00; by law are included in said suit. Terry, Mrs. Lizzie Terry, ment and foreclosure of the here securing payment of such taxes cotts and expenses which hav. as provided by law. All inter-Levi Wilson, Samuel Greer, L. January, A. D., 1949 (which is as provided by law. All inter-Levi Wilson, Samuel Greer, L. January, A. D., 1949 (which is as provided by law. All inter-Levi Wilson, Samuel Greer, L. January, A. D., 1949 (which is as provided by law. All inter-Levi Wilson, Samuel Greer, L. January, A. D., 1949 (which is as provided by law. All inter-Levi Wilson, Samuel Greer, L. January, A. D., 1949 (which is as provided by law. All inter-Levi Wilson, Samuel Greer, L. January, A. D., 1949 (which is as provided by law. All inter-Levi Wilson, Samuel Greer, L. January, A. D., 1949 (which is as provided by law. All inter-Levi Wilson, Samuel Greer, L. January, A. D., 1949 (which is as provided by law. All inter-Levi Wilson, Samuel Greer, L. January, A. D., 1949 (which is as provided by law. All inter-Levi Wilson, Samuel Greer, L. January, A. D., 1949 (which is as provided by law. All inter-Levi Wilson, Samuel Greer, L. January, A. D., 1949 (which is as provided by law. All inter-Levi Wilson, Samuel Greer, L. January, A. D., 1949 (which is as provided by law. All inter-Levi Wilson, Samuel Greer, L. January, A. D., 1949 (which is as provided by law. All inter-Levi Wilson, Samuel Greer, L. January, A. D., 1949 (which is as provided by law. All inter-Levi Wilson, Samuel Greer, L. January, A. D., 1949 (which is as provided by law. All inter-Levi Wilson, Samuel Greer, L. January, A. D., 1949 (which is as provided by law. All inter-Levi Wilson, Samuel Greer, L. January, A. D., 1949 (which is as provided by law. All inter-Levi Wilson, Samuel Greer, L. Williamson, H. V. Wil-

as all interest, penalties and each file a claim for deand cost allowed by law up to linguent taxes against the propand including the day of judgerty or any part thereof described ment herein, and all costs of the suit. Plaintiff's petition was filed in the petition of said plaintiff. on the 17th day of November and the said defendants shall ap-A. D., 1948 in a certain suit pear and answer to the claims of No. 332A styled the State of said taxing units without further Texas v. N. J. Baggett et al, in citation or notice. Said suit is to which said suit the State of collect taxes on the following de-Texas, suing for itself and the scribed real estate and /or per-County of Eastland and all polisonal property, assessed in the tical subdivisions and districts name of the above - named whose taxes are collected by the defendants for the years 1919 Assessor and Collector of taxes through 1947 and in the amount for said county, is plaintiff, and shown opposite said property deabove-named party defendants scribed a follows, to-wit: are defendants, and said plaintiff Lot 6 Blk 93, Sub 1. Cisco. has impleaded the City of Cisco \$420.00; Lots 11-13- 15-17 19 Blk and the Cisco Independent School 93, Sub 1, Cisco, \$2200.00; Lot 20 District taxing units in said state Blk 93, Sub 1, Cisco, \$20.00: Lot (there are no other taxing unit-8, Block 94, Sub 2, Cisco \$80.00; which assess and collect taxes on Lot 9 Block 94. Sub 2, Cisco this property) which said taxing \$238.96: Lot 5 Block 94. Sub 3. units shall appear in said cause Cisco \$71.46; Lot 2 Blk 94 Sub 4. and each file a claim for delin-Cisco 330.00; Lot 5 Blk 94. Sub quent taxes against the property 4. Cisco \$125.00; Lot 6 Blk 94. or any part thereof described in the petition of said plainiff, and Sub 4. Cisco \$36.00: 80 a. Abst 271 being the S 1/2 of the S W 1/4 the said defendants shall appear of Sec 25. Blk 3, H&TC Ry Co and answer to the claims of said Survey, Eastland Co. \$742.68. taxing units without further citatogether with penalties, interest tion or notice. Said suit is to colosts and expenses which have lect taxes on the following deaccrued or may legally accrue scribed real estate and/or perveners also seek the establishsonal property, assessed in the ment and foreclosure of the lien name of the above-named defendants for the years 1919 through

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.

> 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: L. A. Coffey, W. P. Bodine. J. J. Beck. Forrest A. Lomax. as provided by law. All inter- Charle Gage, Mrs. L. M.

#### Thursday, January 6, 1949 PAGE THREE 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 | CITATION BY PUBLICATION liamson, H. C. Eppler if living, the same being the 31st day of pear in said cause and each file Sub 4, Cisco \$460.00; Lots 7-8 & ment and foreclosure of the lien Scott, C. B. Carter, C. B. New-appear and defend such suit at and cost allowed by law up to January, A. D., 1949 (which is and including the day of judg-return date of such citation), ment herein, and all costs of the and if any or all of the above-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 a claim for delinquent taxes named persons be dead, the unreturn date of such citation), W 116.2' of E 274' of N 125' of as provided by law. All inter- Boyd, S. P. Hunt, Rebecca Sub- first Monday after the expiration against the property or any part known heirs of each or all of before the Honorable District suit. Plaintiff's petition was filed Blk 109, Sub 1, Cisco \$40.00; All est, penaities, and costs allowed lett, Mrs. S. E. Wilson, H. E. of forty-two (42) days from and thereof described in the petition Court of Eastland County, Texas the said above-named persons on the 17th day of November, of Block 110, Sub 2, Cisco 3180.00; by law are included in said suit. Wilson, Tom C. after the date of issuance hereof of said plainiff, and the said de-Morton, D. L. to be held at the courthouse A. D., 1948 in a certain suit persons who may be dead, and Each party to said suit shall take Kinnaird, Mrs. D. L. Kinnaird if the same being the 31st day of Lot 2, Block 110, Sub 3 Cisco fendants shall appear and answer thereof, then and there to show No. 337A styled the State of the unknown owner or owners of January, A. D., 1949 (which is to the claims of said taxing units \$295.00; Lot 5 & 6, Block 110, Sub notice of, and plead and answer living, and if any or all of the why judgment shall not be rend-Texas v. M. D. Paschall, Jr., et al, the hereinafter described land return date of such citation), 3. Cisco \$54.00; Lot 4 to 13, Block to, all claims and pleadings for such taxes, penalties, above-named persons be dead, without further citation or notice. ered in which said suit the State of before the Honorable District and of the executors, administra 107. Sub 3, Cisco \$75.00; 277 acres, now on file or hereafter filed in the unknown heirs of each or all interest, and cost, and condemn-Said suit is to collect taxes on Court of Eastiand County, Texas, suing for itself and the ors, guardians, and legal repre ing said property and ordering the following described real es-Abst. 913, being S 1028 Vs of said cause by all other parties of the said above-named persons County of Eastland and all politito be held at the courthouse sentatives, and all persons ownforeclosure of the constitutional hereto. tate and/or personal property, Abst 913, Sec 384 of the W. L. who may be dead, and the unthereof, then and there to show cal subdivisions and districts ing or having or claiming any and statutory tax liens thereon Witness my hand and official assessed in the name of the Andrus Survey, Eastland Co. known owner or owners of the why judgment shall not be rend whose taxes are collected by the legal or equitable interest in the for taxes due the plaintiff and seal at my office in Eastland, hereinafter described land and of above-named defendants for the Texas \$907.44, ered for such taxes, penalties Assessor and Collector of taxes land described herein, defendthe taxing units parties hereto Texas, this 15th day of Dec. A. the executors, administrators, years 1919 through 1947 and in together with penalties, interest, interest, and cost, and condemnand those who may intervene for said county, is plaintiff, and ng said property and ordering the amount shown opposite said costs and expenses which have D., 1948. guardians, and legal representa herein, together with any addi-tional years becoming dennabove-named party defendants foreclosure of the constitutional You are hereby commanded to accrued or may legally accrue property described as follows, to-ROY L. LANE tives, and all persons owning or are defendants, and said plaintiff and statutory tax liens thereon ppear and defend such suit at thereon. Plaintiff and/or inter Clerk, District Court, having or claiming and legal or quent after suit was filed, as wit: before 10 o'clock A. M. on the has impleaded the City of Cisco for taxes due the plaintiff and W1/2 of lot 5, Blk 102, Sub 1, veners also seek the ostablish Eastland County, Texas equitable interest in the land de well as all interest, penalties, st Monday after the expiration and the Cisco Independent School the taxing units parties hereto, and cost allowed by law up to Cisco \$264.80; Lots 10-11-12, Blk ment and foreclosure of the lies scribed herein, defendants: forty-two (42) days from and and those who may intervene District taxing units in said and including the day of judg-102, Sub 4, Cisco \$11.00; E 75' of securing payment of such taxes fter the date of issuance hereo You are hereby commanded to herein, together with any addi state, (there are no other taxing THE STATE OF TEXAS as provided by law. All interment herein, and all costs of the W 103' of S 150' of Blk 103, Sub COUNTY OF EASTLAND ) IN THE NAME AND BY THE first Monday after the expiration AUTHORITY OF THE STATE of forty-two (42) days from and appear and defend such suit at same being the 31st day of aeim years pecoming uonai units which assess and collect suit. Plaintiff's petition was filed est, penalties, and costs allowed 1. Cisco \$350.00: All N1/2 except quent arter suit was filed, as anuary, A. D., 1949 (which is taxes on this property) which on the 17th day of November. by law are included in said suit, E 184' of N 75' and W 106' Blk date of such citation) well as all interest, penaities, A. D., 1948 in a certain suit said taxing units shall appear in 103 Sub 2. Cisco \$670.00: Lots 3 & Each party to said suit shall take efore the Honorable District and cost allowed by law up u No. 335A styled the State of OF TEXAS: after the date of issuance hereof said cause and each file a claim and including the day of judgourt of Eastland County, Texas 4. Blk 103 Sub 4 Cisco \$13.64: Lots notice of, and Llead and answer TO: F. L. Campbell, Arna Rae the same being the 31st day of Texas v. Brenda R. Warick et al, for delinquent taxes against the ment herein, and all costs of the be held at the courthouse 8 & 9, Blk 103, Sub 4, Cisco \$560.- to, all claims and pleadings reof, then and there to show in which said suit the State of Campbell, W. J. Prange, G. D. January, A. D., 1949 (which is sun. Plaintiff's petition was riled property or any part thereof denow on file or hereafter filed in 00: Lot 11, Blk 103, Sub 4. Cisco Dawkins, Jerome McCarty, Lilreturn date of such citation judgment shall not be rend- Texas, suing for itself and the on the 17th day of November, scribed in the petition of said said cause by all other parties \$100.00; 851/2 acres. Abst 493, and lian Cogburn Brueggerman, D before the Honorable Distric A. D., 1948 in a certain suifor such taxes, penalties, County of Eastland and all poli-) plaintiff, and the said defendants being out of the SW1/4 of the T. hereto. terest, and cost, and condemn-Court of Eastland County, Texa B. Bruevgerman, J. M. Helms, J. No. 339A styled the State of tical subdivisions and districts shall appear and answer to the Witness my hand and official Tyler Survey, Eastland County, D. Mann, E. E. Whitney, S. J thereof, then and there to be held at the courthouse Texas v. O. G. Phillips et al, in said property and ordering whose taxes are collected by the claims of said taxing units with-Texas deed Ref. Vol. 97, Page 107. seal at my office in Eastland. to sho losure of the constitutional Churchill, F. P. Hadlock if liv- why judgment shall not be rendwhich said suit the State of Assessor and Collector of taxes out further citation or notice. Texas, this 15th day of Dec., A. Vol. 102, Page 204 and Vol. 128, statutory tax liens thereon Texas, suing for itself and the for said county, is plaintiff, and Said suit is to collect taxes on ing, and if any or all of the ered for such taxes, penalties, D., 1948. Page 607 \$583.06, taxes due the plaintiff and County of Eas.land and all politiabove-named persons be dead, interest, and cost, and condemnthe following described real esabove-named party defendants ROY L. LANE, Clerk, District Court, together with penalties, interest taxing units parties hereto, cal subdivisions and districts are defendants, and said plaintiff tate and/or personal property. the unknown heirs of each or all ing said property and who may intervene costs and expenses which have whose taxes are collected by the of the said above-named persons foreclosure of the constitutional has impleaded the City of Cisco assessed in the name of the in, together with any addi-al years becoming denn-Eastland County, Texas accrued or may legally accrue above-named defendants for the who may be dead, and the un- and statutory tax liens thereon Assessor and Collector of taxes and the Cisco Independent School onal thereon. Plaintiff and/or interknown owner or owners of the lor taxes due the paties hereto, for taxes due the plaintiff and for said county, is plaintiff, and ent after suit was filed, as District taxing units in said state, years 1919 through 1947 and in THE STATE OF TEXAS veners also seek the establishhereinafter described land and above-named party defendants interest, penalties, 11 as all (there are no other taxing units the amount shown opposite said COUNTY OF EASTLAND ment and foreclosure of the lien and those who may intervene allowed by law up to property as follows, to-wit: of the executors, administrators, are defendants, and said plaintiff IN THE NAME AND BY THE l cost which assess and collect taxes on securing payment of such taxes herein, together with any addihas impleaded the City of Cisco d including the day of judg-Lot 3, Blk 104, Sub. 1, Cisco AUTHORITY OF THE STATE guardians, and legal representational years becoming this property) which said taxing as provided by law. All interherein, and all costs of the nad the Cisco Independent School \$13.00; Lots 5 & 6. Blk 104, Sub. tives and all persons owning or OF TEXAS: quent after suit was filed, as units shall appear in said cause est, penalties, and costs allowed Plaintiff's petition was filed District taxing units in said state, 1 Cisco \$420.00: Lot 7. Blk 104. having or claiming any legal or and each file a claim for delin TO: A. H. Johnson, B. S. Huey, well as all interest, penalties, by law are included in said suit the 17th day of November equitable interest in the land deand cost allowed by law up to (there are no other taxing units Sub. 1. Cisco \$1461.36; Lots 9 to H. F. Couch, Mrs. Ida Huddleston, quent taxes against the property Each party to said suit shall take D. 1948 in a certain suit which assess and collect taxes on 12. Blk 104, Sub. 1, Cisco \$243.00; and including the day of judg or any part thereof described in J. H. Huddleston, Charles E. Kilscribed herein, defendants: 333A styled the State of notice of, and plead and answer this property) which said taxing ment herein, and all costs of the petition of said plaintiff, and Lot 1. Blk 104. Sub. 2. Cisco You are hereby commanded to born, J. Z. Kilborn, George Estill, Texas v. L. A. Coffey et al, in to, all claims and pleadings suit. Plaintiff's petition was filed hich said suit the State of the said defendants shall appear appear and defend such suit at units shall appear in said cause \$24.75; Lots 2 & 3, Blk 104, Sub. W. P. Walton, W. C. Shelton, S. H now on file or hereafter filed in. or before 10 o'clock A. M. on the on the 17th day of November Bell, H. R. Hicks, Marie Cox, first Monday after the expiration and each file a claim for delin 2. Cisco \$900.00: Lot 4 and E 22' and answer to the claims of said said cause by all other parties exas, suing for itself and the A. D., 1948 in a certain sui quent taxes against the property taxing units without further cita-Blk 104, Sub. 2. Cisco W. B. McGee, W. P. Walton, Mrs. of 5. hereto. of forty-two (42) days from and ounty of Eastland and all poli-No. 341A styled the State of or any part thereof described in \$502.00; 160 acres, Abst. 512, T. E. Walter Waldie, Jr., Ott Miller if after the date of issuance hercof tion or notice. Said suit is to Witness my hand and official cal subdivision and districts Texas v. Robert Scott et al, in the petition of said plaintiff, and & L. Co. Sur. and being the W1/2 collect taxes on the following deliving, and if any or all of the the same being the 31st day of seal at my office in Eastland, those taxes are collected by the which said suit the State of of the T. E. & L. Co. Survey. the said defendants shall appear scribed real estate and/or per Texas, this 15th day of Dec., A. above-named persons be dead, January, A. D., 1949 (which is sssesor and Collector of taxes Texas, suing for itself and the and answer to the claims of said Eastland Co. Texas, less 30 ft. the unknown heirs of each or all sonal property, assessed in the D. 1948 return date of return date of such citation) before the Honorable District said county, is plaintiff, and County of Eastland and all polititaxing units without furher citaoff the South and East sides of of the said above-named persons name of the above-named defend-ROY L. LANE. ve-named party defendants cal subdivisions and districts said Survey \$1048.81. Court of Eastland County, Texas tion or notice. Said suit is to col ants for the years 1919 through who may be dead, and the unwhose taxes are collected by the Clerk, District Court, defendants, and said plaintiff together with penalties, interest lect taxes on the following deto be held at the courthouse 1947 and in the amount shows known owner or owners of the Assessor and Collector of taxes impleaded the City of Cisco Eastland County, Texas thereof, then and there costs and expenses which have to sho scribed real estate and/or peropposite said property described hereinafter described land and of d the Cisco Independent School for said county, is plaintiff, and why judgment shall not be rendaccrued or may legally accrue sonal property, assessed in the THE STATE OF TEXAS COUNTY OF EASTLAND the executors, administrators, follows, to-wit: District taxing units in said above-named party defendants name of the above-named de ered for such taxes, penalties, thereon. Plaintiff and/or inter-W 1/2 of Lots 5 & 6 Blk 98, Sub guardians, and legal representainterest, and cost, and condemnare defendants, and said plaintiff ate. (there are no other taxing fendants for the years 1919 veners also seek the establishveners also seek the establish-ment and foreclosure of the lien AUTHORITY OF THE STATE 4, Cisco \$150.00; Lot 8, Blk 98 tives, and all persons owning or ing said property and ordering has impleaded the City of Cisco nits which assess and collect through 1947 and in the amount Sub. 4, Cisco \$5.00; Lot 10 Blk THE STATE having or claiming any legal or foreclosure of the constitutional and the City Independent School es on this property) which shown opposite said property de securing payment of such taxes OF TEXAS: 98, Sub. 4, Cisco \$20.00; Lot 1 Blk equitable interest in the land de- and statutory tax liens thereon d taxing units shall appear in District taxing units in said state as provided by law. All inter- TO: R. L. Rees, W. L. Elkins, Edscribed as follows, to-wit: 99, Sub. 1, Cisco \$730.00; Lots 1 for taxes due the plaintiff and scribed herein, defendants: (there are no other taxing units d cause and each file a claim W 50' of E 160' of S 150' of Blk est, penalties, and costs allowed to 18 Blk 100 Sub. 1. Cisco \$90.00: win Fox, Mrs. M. E. Ashabranthe taxing units parties hereto You are hereby commanded to which assess and collect taxes on delinquent taxes against the appear and defend such suit at and those who may intervene 105, Sub. 1, Cisco \$365.00; W 50' by law are included in said suit. Lots 3 & 4 Blk 100, Sub. 2, Cisco ners, G. D. Callarman, J. H. this property) which said taxing perty or any part thereof de-Each party to said suit shall take Taylor, J. B. Coats, B. F. Welch, before 10 o'clock A. M. on the herein, together with any addi-tional years becoming deim of E 250' of N 150' of Blk 105, \$30.00; Lot 2, Blk 99, Sub. 1. units shall appear in said cause ibed in the petition of said notice of, and plead and answer first Monday after the expiration Sub 1, Cisco \$40.00; S 50' of N Mrs. E. E. Lisenbee, E. C. Forbes. Cisco \$1.00: 69.3 acres. Abst. 367. quent after suit was filed, as and each file a claim for delin intiff, and the said defendants of forty-two (42) days from and 150' of E 166' of Blk 105, Sub 3, to, all claims and pleadings O. A. Tennyson, Haywood Caband being out of the SE corner quent taxes against the property all appear and answer to the after the date of issuance hereof well as all interest, penalties, now on file or hereafter filed in Cisco \$90.00; E 166' of N 50' of of McLennan Co. School Land aness, Norman Zahn, Mrs. Normor any part thereof described in the same being the 31st day of and cost allowed by law up to ms of said taxing units with said cause by all other parties Blk 105, Sub 3, Cisco \$209.80; W an Zahn, Buck Myrick, Bernie Survey, Described in Vol. 275 P. and including the day of judg-January, A. D., 1949 (which is the petition of said plaintiff, and further citation or notice. hereto. 16612' of N 75' of Blk 105, Sub 3 McCrea, Yancey McCrea if living, 566 Deed Records, Eastland Co. ment herein, and all costs of return date of such citation). the said defendants shall appea id suit is to collect taxes on Cisco \$45.00; E 166' of S 100' of suit. Plaintiff's petition was filed Texas \$497.97: 951/2 acres, Abst. and if any or all of the above-Witness my hand and official before the Honorable District and answer to the claims of said following described real es-Blk 106, Sub 2, Cisco \$215.00; W on the 17th day of November A. D., 1948 in a certain suit 493, and being out of the SW1/4 named persons be dead, the un-Court of Eastland County, Texas seal at my office in Eastland, taxing units without further ciand/or personal property. 50' of E 232.5' of N 150' of Blk of the T. Tyler Survey, Eastland known heirs of each or all of the to be held at the courthouse Texas, this 15th day of Dec., A. tation or notice. Said suit is to ssed in the name of the 106, Sub. 2, Cisco \$101.60; W 100 Co. Texas, Deed Ref. Vol 97 Page D. 1948. No. 342A styled the State of said above-named persons who thereof, then and there to show collect taxes on the following ove-named defendants for the why judgment shall not be rend- Texas v. F. L. Campbell et al. of E 332.5' of N 150 of Blk 106 107. and Vol 195 Page 110 \$624.61. may be dead, and the unknown ROY L. LANE. ars 1919 through 1947 and in described real estate and/or per-Sub 2, Cisco \$73.50; NE 1/4 of Blk in which said suit the State of owner or owners of the hereinered for such taxes, penalties, together with penalties, interes Clerk, District Court, sonal property, assessed in the e amount shown opposite said interest, and cost, and condemn-106. Sub 4 .Cisco \$120.00; 175 Texas, suing for itself and the costs and expenses which have after described land and of the Eastland County, Texas operty described as follows, toing said property and ordering name of the above-named defenacres, Abst. 785, and being the accrued or may legally accru County of Eastland and all poliexecutors, administrators, guardiforeclosure of the constitutional dants for the years 1919 through thereon. Plaintiff and/or inter tical subdivisions and districts SW1/4 of the J. J. Hanna Survey, ans, and legal representatives. and statutory tax liens thereon 1947 and in the amount shown N 50 of W 115 Blk 97 Sub 3. Eastland Co., Texas \$736.21, veners also seek the establish THE STATE OF TEXAS whose taxes are collected by the and all persons owning or having for taxes due the plaintiff and opposite said property described sco \$345.00; E 671/2 of W 1671/2 together with penalties, interest, Assesor and Collector of taxes COUNTY OF EASTLAND ment and foreclosure of the lien or claiming any legal or equitthe taxing units parties hereto follows, to-wit: N 115 Blk 96 Sub 2. Cisco costs and expenses which have for said county, is plaintiff, and IN THE NAME AND BY THE and those who may intervene able interest in the land de-

F1130' of S89 1/2 ft of Blk 114 accrued or may legally accrue Sub 2, Cisco, 415.00; W140' of thereon. Plaintiff and/or inter

securing payment of such taxes AUTHORITY OF THE STATE as provided by law. All interib 3, Cisco \$48.02; W 50 of S est, penalties, and costs allowed OF TEXAS.

96 Sub 3. Cisco \$92.09; El 0.00: W 117 of E 232 of N 108 97 Sub 1, Cisco \$11.00; W 42 E 157 of S 150 Blk 97 Sub 1, o \$30.00: S 50 of N 100 of W Blk 97-Sub 3, Cisco \$345.00; hereto. 68 A. ABST. 296, H&TC, and beig the S.W. 1/4 of Sec. 3, Blk 4

5.00: E 52.5 of N 125, Blk 96

Texas \$1243.98 gether with penalties, interest ots and expenses which have ccrued or may legally accrue hereon. Plaintiff and/or inter veners also seek the establish ment and foreclosure of the lien ecuring payment of such taxes provided by law. All interst, penalties, and costs allowed law are included in said suit. Each party to said suit shall take otice of, and plead and answer o, all claims and pleadings ow on file or hereafter filed in aid cause by all other parties

ereto. Witness my hand and official eal at my office in Eastland. l'exas, 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 UTHORITY OF THE STATE OF TEXAS:

TO: Brenda R. Warick, Mrs. Brenda R. Warick, R. A. Bledsoe, M. Stiles, Hugh Smith, Essie

Owens, A. W. Gray, D. F. Clark, H. H. Qualls, O. E. Qualls, C. J. if living, and if any or all of the 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 representatives, and all persons owning or aving or claiming any legal or foreclosure of the constitutional

appear and defend such suit at or before 10 o'clock A. M. on the irst Monday after the expiration forty-two (42) days from and after the date of issuance hereof well as all interest, penalties,

TO: by law are included in said suit o N. 70 Blk 96 Sub 1, Cisco 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. 1&TCCry. Co. Survey, 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 THE AUTHORITY OF THE STATE OF TEXAS:

TO: M. D. Paschall, Jr., A. M. Baten, C. O. Weiser, Esen A. Fields, Jr., John W. Fields, C. I. C. P. Cole, M. H. Oldham H. Oldham, Ben Greer, C. Rominger, R. L. Slaughter H. B. Hager, J. G. Rupe, M. C. Roberts, M. E. Roberts, N. C.

Roberts 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.

ers of the hereinafter described land and of the executors, admin-

the land described herein, de fendants:

appear and defend such suit at or before 10 o'clock A. M. on the Qualls, J. L. Qualls, Edith Myers, first Monday after the expiration Marie Burnam, Mary V. John- of forty-two (42) days from and son, T. W. Johnson, Calvin Brown after the date of issuance hereof A. the same being the 31st day of above-named persons be dead, 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 condemning said property and ordering

quitable interest in the land de- and statutory tax liens thereon You are hereby commanded to the taxing units parties hereto, and quent after suit was filed, as

ants: McCauley, Mrs. C. I. McCauley. of forty-two (42) days from and before the and the unknown owner or ownistrators, guardians, and legal for taxes due the plaintiff and representatives, and all persons the taxing units parties hereto, owning or having or claiming and those who may intervene any legal or equitable interest in tonal years becoming deun-You are hereby commanded to

You are hereby commanded Vera Davis, H. H. Davis, appear and defend such suit at quent after suit was filed, as or before 10 o'clock A. M. on the well as all first Monday after the expiration and cost allo Cecil Jessup, F. J. Borman, Mrs. F. J. Borman W. C. Shelton, Mrs. of forty-two (42) days from and W. C. Shelton, L. H. Qualls, W. J. Armstrong, Mrs. W. J. Arm- the same being the 31st day of strong, J. W. Ray, Calvin Brown if living, and if any or all of the above-named persons be before the Honorable District No. 338A styled the State of return date of such citation. before the Honorable District dead, the unknown heirs of each Court of Fastland County. Texas or all of the said above-named to be held at the courthouse persons who may be dead, and thereof, then and there to show the unknown owner or owners of why judgment shall not be rendered for such taxes. penalties, the hereinafter described land interest, and cost, and condemn and of the executors, administraing said property and ordering tors, guardians, and legal repreforeclosure of the constitutional sentatives, and all persons ownand statutory tax liens thereon ing or having or claiming any for taxes due the plaintiff and the taxing units parties hereto, legal or equitable interest in the land described herein, defendand those who may intervene herein, together with any addi You are hereby commanded to tional years becoming delinappear and defend such suit at quent after suit was filed, as or before 10 o'clock A. M. on the well as all interest, penalties, first Monday after the expiration and cost allowed by law up to and including the day of judgafter the date of issuance hereof ment herein. and all costs of the the same being the 31st day of suit. Plaintiff's petition was filed January, A. D. 1949 (which is on the 17th day of November. return date of such citation). A. D., 1948 in a certain suit Honorable District Court of Eastland County, Texas | Texas v. R. L. Rees, et al. in the said defendants shall appear to be held at the courthouse which said suit the State of thereof, then and there to show Texas, suing for itself and the why judgment shall not be rend-County of Eastland and all politiered for such taxes, penalties, cal subdivisions and districts interest, and cost, and condemning said property and ordering Assessor and Collector of taxes foreclosure of the constitutional and statutory tax liens thereon for said county, is plaintiff, and above-named party defendants has impleaded the City of Cisco and the Cisco Independent School District taxing units in said state. quent after suit was filed, as (there are no other taxing units

scribed herein. defendants:

well as all interest, penalties, and cost allowed by law up to which assess and collect taxes on and including the day of judg-ment herein, and all costs of the units shall appear in said cause suit. Plaintiff's petition was filed and each file a claim for delinon the 17th day of November quent taxes against the property D. 1948 in a certain suit or any part thereof described in No. 336A styled the state of the petition of said plaintiff, and Texas v. Vera Davis et al. in the said defendants shall appear which said suit the State of and answer to the claims of said Texas, suing for itself and the taxing units without further cita-County of Eastland and all polition or notice. Said suit is to coltical subdivisions and districts lect taxes on the following dewhose taxes are collected by the scribed real estate and/or per-Assessor and Collector of taxes for said county, is plaintiff, and name of the above-named defendabove-named party defendants ants for the years 1919 through, are defendants, and said plaintiff has impleaded the City of Cisco

the Cisco Independent as follows, to-wit: School District taxing units in N48' of S97.23' of E156' Bik 106 Sub 4. Cisco \$112.50: N 100' of S costs and expenses which have 200' of W 171' of Blk 106. Sub 4. accrued or may legally accrue said state, (there are no other taxing units which assess and Cisco \$135.00: Lot 1, Blk 107, Sub thereon. Plaintiff and/or intercollect taxes on this property) which said taxing units shall ap-1 1, Cisco \$105.00; Lot 1, Blk 107, veners also seek the establish- TO: Robert Scott, Mrs.

deinbecoming tional years interest, penalties, and cost allowed by law up to and including the day of judgofter the date of issuance hereof ment herein, and all costs of the suit. Plaintiff's petition was filed Texas v. A. H. Johnson 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 delinquent taxes against the property or any part thereof described in No. 340A styled the State of the peition of said plaintiff, and and answer to the claims of said taxing units without further citaion or notice. Said suit is to collect taxes on the following dewhose taxes are collected by the scribed real estate and/or personal property, assessed in the name of the above-named defendants for the years 1919 are defendants, and said plaintiff through 1947 and in the amount shown opposite said property de scibed as follows, to-wit W 50' of E 200' of N 125' of Blk. 104, Sub. 2, Cisco \$145.00; W 50' of E 250' of N 125', Blk this property) which said taxing 104, Sub. 2, Cisco \$140.00; W 115 of N 125', Blk 104, Sub. 2, Cisco \$627.30; Lot 2, Blk 104, Sub. 3, Cisco \$5.28; Lot 3, Blk 104, Sub. 3, Cisco \$3.85; W 581/2' of E 1381/2' of N 155', Block 104, Sub. 4. Cisco \$17.25; E 66' of W 166' of N 155' Blk 104, Sub. 4. Cisco \$18.50; E 50' of N 150', Blk 105, Sub. 1.

herein, together with any addi-

Cisco \$300.00; W 50' of E 100' of N 150' of Block 105, Sub. 1, Cisco \$65.00; N 50' of S 150' of E 110' sonal property, assessed in the of Blk 105, Sub. 1, Cisco \$65.00; N 50' of S 100' of E 110' of Blk 105, Sub. 1, Cisco \$60.00; 160 1947 and in the amount shown acres, Abst. 660, and being all of opposite said property described the Mrs. P. A. Berry Survey Eastland Co. Texas \$445.04,

together with penalties, interest

114 Sub 2. Cisc has impleaded the City of Cisc 1415.00; W145' of N32' of S212 of and the Cisco Independent School Blk 114 Sub 2, Cisco, 6.50; E140' District taxing units in said of S. 60' of N150' of Blk 114 Sub state, (there are no other taxing 2. Cisco, 9 20; E145' of N50' of units which assess and collect Blk 114 Sub 3, Cisco, 100.00; 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 Survey. without further citation or no-

tice. Said suit is to collect taxes on the following described real estate and/or personal property. assessed in the amount shown opposite mid property described follows, to-wit. as

above-named party defendants

are defendants, and said plaintiff

N50' of S80' of W140' of Blk 114. Sub 3. Cisco. 325.00: N50' of of S130' of W115'. Blk 114. Sub as provided by law. All inter-3. Cisco. 45.00: S82' of N182' of est, penalties, and costs allowed W140.' Blk 114. Sub 3. Cisco. by law are included in said seit. 210.74: S50' of N130' of E135'. Blk 114, Sub 4. Cisco. 20.00; E135' of S66' of N199'. Blk 114. Sub 4. Cisco, 34.55; SW 1/4 of Blk 114. Sub 4. Cisco. 12 00; Alleexcept W100' of N156' of Blk 115, hereto. Sub 1. Cisco, 263 90: 40 Acres.

Abst 1206. and being the W 40 acres of the N 80 acres of the E 14 of the A. G. Webb Survey. D., 1948 Eastland, County, Texas, 433.08

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.

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

ROY L. LANE.

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

Clerk, District Court, Eastland County, Texas

S52.8' of N¼ of Blk 114 Sub 1. Cisco, 300.00; N52' of W135' of Blk 114 Sub 1, Cisco; 55.00; S52' of N104' of W 135' of Blk 114 Sub 1, Cisco, 45 00; 80 acres Abst 981 J G Schrier Survey annd being the E 1/2 of the S. E. 1/4 of Sec. 32 Block 3 H&TC Ry Co. Eastland County, Tex as. 493.53. together with penalties, interest,

costs and expenses which have accrued or may legally accruc thereon. Plaintiff and/or inter veners also seek the establish

ment and foreclosure of the lier securing payment of such taxes 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.

> 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: O. G. Phillips, Ralston Black burn, Dora Blackburn, Zed Erwin, O. R. Walton, L. A. Tullos, Guy Dabney, R. L. Ponsler, A. S. Kimmel, Fannie Joe Kimmel, Joe Z. Brooks, J. L. High wer, Mrs. Ida Shelton, Bob Mancill, Mrs. Bob Mancill, Mrs. W. C. Shelton 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 the taxing units parties hereto, equitable interest in the land de-scribed herein, defendants: You are hereby commanded to

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 suit Each party to said suit shall take notice of, and plead and answer to, all claims and pleadingsnow 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: AUTHORITY OF THE STATE OF TEXAS:

TO: Joe W. Gray, J. P. Barron, Ellajean Synnett, Mrs. Belton Whitehead, Frances Argabrite, A. J. Gage, Jess Stuard, J. E. Hart, Euphie S. Bateman G. O. Bateman, W. F. Brown if living, and if any or all of the above-named persons be dead, the unknown heirs of each or all of the saidabove-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 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 foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and

D., 1948

PAGE FOUR

THE DAILY PRESS, CISCO, TEXAS

#### Thursday, January 6, 1949

CITATION BY PUBLICATION

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

above-named party defendants

are defendants, and said plaintiff

has impleaded the City of Cisco

#### CITATION BY PUBLICATION CITATION BY PUBLICATION

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. 345A styled the State of Texas v. Joe W. Gray et al, in which said suit the State of Texas, sung 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 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 scribed real estate and/or personal property, assessed in the name of the above-named dethrough 1947 and in the amount

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 cita collect taxes on the following 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 Texas, \$380.00: 80 Acres, Abst. shown opposite said property described as follows, to-wit:

E 100' of W 200' of N 1811 Block 115 Sub 4, Cisco, 370.00; E 100' of N 18114 of Block 115 Sub 4, Cisco, 125.00; W 100' of N18114 of Block 115 Sub 4, Cisco, 41.09; Part of Block 116 and being a triangular tract of land on So Side of 16th St. & West of Ave. A., Cisco, 145.00; Lots 7 & 8, Block 120 Sub 1, Cisco, 35.00; ty, Texas, \$780.00, 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 Block 120 Sub 2, Cisco, 65.00; 45.5 A. Abst 1230 CT&MG Ry Co., and being the E 451/2 Acres fendants for the years 1919 of the W 621/2 acres of Sec 90 Blk 1, CT&MG Ry Co Survey shown opposite said property de-Eastland County, Texas, 447.42 together with penalties, interest costs and expenses which have Lot 3, Blk 120, Sub 3, Cisco. accrued or may legally accrue

\$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; N1/2 of lot 4, Blk 120, Sub 3, Cisco, 320.00; 1351 acres, Abst. 1415, S. E. Pullis Survey and being all of the SE Pullis Survey, Eastland County, Texas, 403.94.

scribed as follows, to-wit:

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 Lereto.

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

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

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

said state, (there are no other taxing units which assess and collect taxes on this property) shown opposite said 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, Blk 129. tion or notice. Said suit is to N 10' of 10 & all of Lots 11 & 12

W1/2 of Sec 36. Blk 2 ET Ry Co

Survey, Eastland County Texas, \$670.00; 80 Acres, Abst. 1821, and being the S 80 Ac of the W1/2 of Sec 36 Blk 2. E.T. Ry Co., Sur vey, Eastland County, Texas

\$680.00; 80 Acres, Abst. 1821, and being the E 80 of the N 160 Ac of W1/2 of Sec 36 Blk 2, E. T. Ry Co., Survey, Eastland Coun-

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 thereon. Plaintiff and/or internow on file or hereafter filed in veners also seek the establishsaid cause by all other parties ment and foreclosure of the lien hereto.

securing payment of such taxes Witness my hand and official as provided by law. All intereal at my office in Eastland. est, penalties, and costs allowed Texas, this 15th day of Dec., A. by law are included in said suit. D., 1948.

OF TEXAS:

ROY L. LANE,

Clerk, District Court,

Eastland County, Texas

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 THE STATE OF TEXAS

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

hereto.

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

J. C. Smith. Bettie W. Smith, Mrs. M. L. Short, Mrs. T. M. Hanson if living, and if any or all of

the unknown owner or owners o

You are hereby commanded to the above-named persons be appear and defend such suit at or all of the said above-named or before 10 o'clock A. M. on the dead, the unknown heirs of each first Monday after the expiration persons who may be dead, and of forty-two (42) days from and Texas v. May Starkey et al, in the following described real es- of the SE¼ of Sec. 70, Blk 3, fter the date of iss

W

fendants for the years 1919 W 150 ft. of S 115ft.of Blk O through 1947 and in the amount Sub 3, Cisco, \$825.00,

together with penalties, interest costs and expenses which have Lots 3 & 4, Blk 129, Sub 4 accrued or may legally accrue thereon. Plaintiff and/or inter-Sub 4. Cisco, \$14.00; Lots 5, 6 & veners also seek the establish-7. Blk 130, Sub 1, Cisco, \$130.00; ment and foreclosure of the lier Lots 8 to 14, Blk 130, Sub 2, securing payment of such taxes Cisco, \$105.00; Lots 1 & 2, Blk 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; It y 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 Acres, Abst. 1821, and being the to, all claims and pleadings now on file or hereafter filed in N 80 Ac. of the S 160 Ac of th W1/2 of Sec 36. Blk 2, E. T. Ry said cause by all other parties Co. Survey, Eastland County hereio.

Witness my hand and official seal at my office in Eastland, 1821, and being the W1/2 of N1/2 of 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, the same being the 31st day of Oscar Wilson, W. O. Boney, E. January, A. D., 1949 (which L. Coleman, E. L. Coloman, E. L. return date of such citation). Collman, A. C. Alvey, D. S. before the Honorable District 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. G. Rumph if living, and if any ered for such taxes, penaltic or all of the above-named per- interest, and cost, and sons be dead, the unknown heirs of each or all of the said above- foreclosure of the constitution: named persons who may be dead, and the unknown owner or the taxing units parties hereto owners of the hereinafter de- and those who may intervene scribed land and of the executor, herein, together with any add administrators, guardians, and legal representatives, and all quent after suit was filed, as

persons owning or having or well as all interest, penalties claiming any legal or equitable and cost allowed by law up to 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

COUNTY OF EASTLAND of forty-two (42) days from and IN THE NAME AND BY THE after the date of issuance hereof AUTHORITY OF THE STATE the same being the 31st day of suing for itself and the County of January, A. D., 1949 (which is Eastland and all political sub TO: J. A. Dobbs, H. T. Johnson, return date of such citation), divisions and districts whose tax before the Honorable District es are collected by the Assesso J. Roper, Richard Schaefer, Mrs. Richard Schaefer, C. V. Fox, R. Court of Eastland County, Texas B. Abbott, J. B. Evans, W. A. to be netd at the et o show thereof, then and there to show Fonburg, A. Daniels, J. E. Cheswhy judgment shall not be rend- | named party defendants are de ley, O. M. Wilkinson if living, ered for such taxes, penalties, and if any or all of the above interest, and cost, and condemnnamed persons be dead, the un-1 ing said property and ordering known heirs of each or all of the foreclosure of the constitutional said above-named persons who and statutory tax liens thereon for taxes due the plaintiff and may be dead, and the unknown the taxing units parties hereto, owner or owners of the hereinand those who may intervene after described land and of the herein, together with any additional years becoming deim executors, administrators, guardians, 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 equi- and cost allowed by law up to table interest in the land deand including the day of judgscribed herein, defendants:

ment herein, and all costs of the suit. Plaintiff's petition was filed shall appear and answer to the on the 17th day of November, claims of said taxing units with-A. D., 1948 in a certain suit out further citation or notice. 128, Sub 1, Cisco, \$125.60; 160 No. 349A styled the State of Said suit is to collect taxes on

which said suit the State

denn

tate and/or personal property

CITATION BY PUBLICATION | CITATION BY PUBLICATION | CITATION BY PUBLICATION | CITATION BY PUBLICATION | of the executors, administrators, ered for such taxes, penalties, THE STATE OF TEXAS COUNTY OF EASTLAND IN THE NAME AND BY THE ives, and all persons owning or AUTHORITY OF THE STATE OF TEXAS:

> scribed herein, defendants: TO: Chas. S. Brown, J. D. Yan brough, Guy Perry, L. E. Shaw, appear and defend such suit at or before 10 o'clock A. M. on the H. S. Stubblefield, W. F. Morehart Mrs. M. E. Davis, Mrs. first Monday after the expiration Augusta Mason, Theodore France of forty-two (42) days from and Theodicia France, W. D. Miley after the date of issuance hereof persons be dead, the unknown heirs of each or all of the above named persons who may be dead thereof, then and there to show and the unknown owner or own why judgment shall not be rend ers of the hereinafter described ered for such taxes, penalties, land and of the executors, ad interest, and cost, and condemnministrators, guardians, and le ng said property and ordering gal representatives, and all perforeclosure of the constitutional ons owning or having or claim and statutory tax liens thereon or taxes due the plaintiff and ing any legal or equitable interest in the land described herein tefendants: You are hereby commanded to

herein, together with any additional years becoming ppear and defend such suit a quent after suit was filed, as or before 10 o'clock A. M. on th urst Monday after the expiration well as all interest, penalties, and cost allowed by law up to of forty-two (42) days from an and including the day of judg-ment herein, and all costs of the after the date of issuance hered on the 17th day of November, D., 1948 in a certain suit Texas v. Hugh McCrary et al, in to be held at the courthou why judgment shall not be rend County of Eastland and all policondemi ing said property and orderin and statutory tax liens thereo for taxes due the plaintiff and are defendants, and said plaintiff has impleaded the City of Cisco tional years becoming and the Cisco Independent School District taxing units in said state, which assess and collect taxes on and including the day of judg ment herein, and all costs of the units shall appear in said cause suit. 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 sui No. 347A styled the State Texas v. Chas S. Brown et al. i the said defendants shall appear which said suit the State of Texa 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 perand Collector of taxes for said sonal property, assessed in the county, is plaintiff, and abovename of the above-named defendants 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 School District taxing units in said state, (there are no other taxing units which assess and collect taxes on this property) which

said cause and each file a claim for delinquent taxes against th property or any part thereof de scribed in the petition of said plaintiff and the said defendant

guardians, and legal representa- interest, and cost, and condemning said property and ordering having or claiming any legal or foreclosure of the constitutional equitable interest in the land de- and statutory tax liens thereon for taxes due the plaintiff and You are hereby commanded to the taxing units parties hereto, and those who may intervene herein, together with any addi tional years becoming quent after suit was filed, as well as all interest, penalties, the same being the 31st day of and cost allowed by law up to any or all of the above-named January, A. D., 1949 (which is and including the day of judgment herein, and all costs of the return date of such citation), ment herein, and all costs of the before the Honorable District suit. Plaintiff'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. 348A styled the State of Texas v. Otto Wende 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 he taxing units parties hereto, said county, is plaintiff, and nd those who may intervene above-named party defendants are defendants and said plaintiff and the Cisco Independent School District taxing units in said state, (there are no other ut. Plainthin's petition was filed taxing units which assess and collect taxes on this property) which said taxing units shall ap-No. 346A styled the State of pear 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 anwhose taxes are collected by the swer to the claims of said tax-Assessor and Collector of taxes ing units without further citafor said county, is plaintiff, and tion or notice. Said suit is filed above-named party defendants 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 (there are no other taxing units through 1947 and in the amount shown opposite said property dethis property) which said taxing scribed 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. or any part thereof described in Sub 2, Cisco \$33.00; Lot 2, Block the petition of said plaintiff, and 129, Sub 2, Cisco \$75.00; Lot 6,

CITATION BY PUBLICATION

Block, 129, Sub 2, Cisco \$125.00; 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, Cisce \$4.00:

costs and expenses which have scribed as follows, to-wit: accrued or may legally accrue Lots 3 & 4, Blk 120, Sub 4 thereon. Plaintiff and/or inter-Cisco, \$240.00; All of Blk 121, veners also seek the establish Sub 1, Cisco, \$5.00; All of Blk ment and foreclosure of the lien 121. Sub 2, Cisco, \$17.45; S 1/2 of securing payment of such taxes said taxing units shall appear in Blk 121, Sub 3, Cisco, \$11.42; S 1/2 of Lot 4, Blk 120, Sub 3, as provided by law. All interest, penalties, and costs allowed Cisco, 370.00; W 92' of N 135' of Blk 121, Sub 3, Cisco, \$65.00; Lots by law are included in said suit. Each party to said suit shall take 7 & 8 of Blk 127, Sub 3, Cisco, notice of, and plead and answer \$8,00; All of Blk 127, Sub 4, Cis to, all claims and pleadings co, \$25.00; Lots 1 & 2, Blk 128. Sub 1. Cisco, \$880.00; Lot 5, Blk now on file or hereafter filed in said cause by all other parties nereto. Acres, Abst. 1818, and being all H&TC Ry Co Survey, Eastland

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 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 dehas impleaded the City of Cisco fendants for the years 1919 through 1947 and in the amount shown opposite said property described as follows, to-wit: N 100 of S 150 of 115 Blk 97. Sub. 1, Cisco \$460.00; S 50 of E 115 Blk 97, Sub. 1, Cisco \$4/5.07; E 80' of W 130' of N 115 Blk 97. Sub. 1, Cisco \$100.00; W 50' of N

115' Blk 97, Sub. 1, Cisco \$26.00: Lot 8, Blk 97 Sub. 4, Cisco \$2.50; E 6612 of W 16612 of S 115 Blk 98, Sub. 3, Cisco \$275.00; W i of S 115 Blk 98, Sub. 3, Cisco \$18.00: W 58 of E 196 of S 125 Blk 98 Sub. 3, Cisco \$500.00; E 50' of W 166 of N 115 Blk 98, Sub 3 Cisco \$1000.00,

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 taxe 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.

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: Frank Judkins, O. F. Chas-tain, W. E. Morris, J. W. Ray, Luther Browder, F. L. Jones, A C. Speir, Wm. J. Dooiey, H. M. Ochler, Gertrude Murrell Sue W. H. McNeeley, P. H. Davis, H

Witness my hand and official L. Mobley, Cassie J. Moble seal at my office in Eastland, Mrs. Herman Heine, Mrs. Sal

OF TEXAS: Texas, this 15th day of Dec., A. the same being the 31st day of the hereinafter described land Texas, suing for itself and the Clark, J. J. Livingston, W. M County, Texas. \$236.74; 50 Acres assessed in the name of th D., 1948. January, A. D., 1949 (which is Reagan, W. E. Spencer, Mrs. F. and of the executors, administra above-named defendants for the Abst. 1184, as described in Deed County of Eastland and all po-TO: J. C. Maynard, J. L. Wheat return date of such citation). ROY L. LANE. E. Harrell if living, and if any of tors guardians, and legal repreyears' 1919 through 1947 and in of Record in Vol 272, page 350. litical subdivisions and districts Mrs. A. L. Cogburn, S. H. Maybefore the Honorable District Clerk, District Court, whose taxes are collected by the the amount shown opposite said Deed Records, Eastland County sentatives, and all persons own all of the above-named person nard, J. C. Maynard, Birt Brit-Court of Eastland County, Texas for said county, if plaintiff, and property described as follows Eastland County, Texas ing or having or claiming any be dead, the unknown heirs d to be held at the courthouse thereof, then and there to show Texas, \$251.93. ain, J. J. Johnson, W. S. Stelegal or equitable interest in the together with penalties, interest each or all of the said above phenson, A. H. Johnson, R. K. land described herein, defendabove-named party defendants why judgment shall not be rendcosts and expenses which have named persons who may be dead Lots 9-10-11, Blk 128, Sub THE STATE OF TEXAS ) COUNTY OF EASTLAND ) IN THE NAME AND BY THE Ashbury, C. R. Woods, Della C. are defendants, and said plaintiff ants: for such taxes, penalties, accrued or may legally accrue and the unknown owner or own Cisco \$3200.00; Lot 12, Blk 128 interest, and cost, and condemnhas impleaded the City of Cisco thereon. Plaintiff and/or interers of the hereinafter describe You are hereby commanded to and the Cisco Independent School Sub 1, Cisco, \$262.52; E54' of S Drewery, G. E. Drewery, A. J. ing said property and ordering appear and defend such suit at or before 10 o'clock A. M. on the veners also seek the establishland and of the executors, adforeclosure of the constitutional District taxing units in said state Gage, D. G. Gage if living, and AUTHORITY OF THE STATE 160' of Blk 128, Sub 2, Cisco ment and foreclosure of the lien ministrators, guardians and statutory tax liens thereon (there are no other taxing units) \$255.00; Lots 1 to 3, Blk 128 if any or all of the above-named OF TEXAS: first Monday after the expiration which assess and collect taxes on Sub 4, Cisco, \$108.00; Lot 6, Blk legal representatives, and a securing payment of such taxes for taxes due the plaintiff and persons be dead, the unknown of forty-two (42) days from and as provided by law. All interpersons owning or having this property) which said taxing 128, Sub 4 Cisco, \$35.00; Lot TO: M. E. Broyles, J. N. Broyles, the taxing units parties hereto, after the date of issuance hereof heirs of each or all of the said claiming any legal or equitab est, penalties, and costs allowed and those who may intervene units shall appear in said cause Blk 128, Sub 4, Cisco, \$90,00; Lo above-named persons who may the same being the 31st day of Bernice Rutherford, W. E. Soloherein, together with by law are included in said suit, interest in the land described any addi-ing denn-January, A. D., 1949 (which is man, J. R. McClenny, I. L. be dead, and the unknown own-1. Blk 129. Sub 1, Cisco, \$65.00; and each file a claim for delin Each party to said suit shall take tional years becoming herein, defendants: return date of such citation), er or owners of the hereinafter Lot 2, Blk 129, Sub 1, Cisco, \$50; quent taxes against the property Cooper, T. L. Cooper, Jr., Alvin quent after suit was filed, as notice of, and plead and answer You are hereby commanded to before the Honorable District or any part thereof described in Lots 3 and 4: Blk 129, Sub 1, described land and of the execuwell as all interest, penalties, Broyles, D. L. Kisner, R. F. St. to, all claims and pleadings appear and defend such suit at Court of Eastland County, Texas tors, administrators, guardians, and cost allowed by law up to Cisco, \$300.00; 98 Acres, Abs the petition of said plaintiff, and or before 10 o'clock A. M. on the first Monday after the expiration now on file or hereafter filed in Johns, S. B. Parks, Mrs. S. B. to be held at the courthouse and legal representatives, and all and including the day of judgthe said defendants shall appear 2042 and being all of the W12 of thereof, then and there to show said cause by all other parties Parks, Mrs. Sarah Laudder, ment herein, and all costs of the persons owning or having or and answer to the claims of said NW1/4 of Sec 2. Blk '4, H&TC Ry of forty-two (42) days from and why judgment shall not be rendhereto. suit. Plaintiff's petition was filed Alpha Clark, Harold L. Davis if the same being the 31st day d after the date of issuance here claiming any legal or equitable ered for such taxes, penalties, taxing units without further ci- Co. Survey. Eastland County, Witness my hand and official on the 17th day of November, interest in the land described interest, and cost, and condemntation or notice. Said suit is to Texas, \$521.04, living, and if any or all of the January, A. D., 1949 (which seal at my office in Eastland, D., 1948 in a certain suit ing said property and ordering herein. defendants: collect taxes on the following de- together with penalties, interest, Texas, this 15th day of Dec., A. No. 351A styled the State of above-named persons be dead, foreclosure of the constitutional return date of such citation Texas v. J. A. Doobs et al, in scribed real estate and/or per-You are hereby commanded to costs and expenses which have and statutory tax liens thereon D., 1948. the unknown heirs of each or all Distri before the Honorable which said suit the State of sonal property, assessed in the accrued or may legally accrued appear and defend such suit at for taxes due the plaintiff and ROY L. LANE, or before 10 o'clock A. M. on the taxing units parties hereto, of the said above-named persons Court of Eastland County, Texa Texas, suing for itself and the name of the above-named dethereon. Plaintiff and/or inter Clerk, District Court, who may be dead, and the unto be held at the courthe first Monday after the expiration County of Eastland and all poli- fendants for the years 1919 veners also seek the establish thereof, then and there to show of forty-two (42) days from and those who may intervene herein, together with any addi-Eastland County, Texa known owner or owners of the tical subdivisions and districts through 1947 and in the amount ment and foreclosure of the lie why judgment shall not be ren the same being the 31st day of | tional hereinafter described land and of whose taxes are collected by the shown opposite said property securing payment of such taxe years becoming, delinered for such taxes, penalti THE STATE OF TEXAS the same being the 17th day of quent after suit was filed, as the executor, administrators, interest, and cost, and condem Assessor and Collector of taxes described as follows, to-wit: as provided by law. All inter COUNTY OF EASTLAND ) IN THE NAME AND BY THE January, A. D., 1949 (which is well as all interest, penalties, guardians, and legal representa-Lot 1. Blk 129, Sub 3, Cisco est, penalties, and costs allowed ing said property and ordering for said county, is plaintiff, and return date of such citation). tives, and all persons owning or and cost allowed by law up to above-named party defendants \$70.00; Lots 5 & 6. Blk 129, Sub foreclosure of the constitutiona AUTHORITY OF THE STATE by law are included in said suit before the Honorable District and including the day of judghaving or claiming any legal or and statutory tax liens there 3, Cisco, \$120.00; Lots 9 & 10. Each party to said suit shall take OF TEXAS: Court of Eastland County, Texas are defendants, and said plaintiff for taxes due the plaintiff and the taxing units parties hereta ment herein, and all costs of the equitable interest in the land de-Bik 129. Sub 3, Cisco. \$42.00; Lot notice of, and plead and answer to be held at the courthouse has impleaded the City of Cisco TO: Otto Wende, W. A. Walters, suit. Plaintiff's petition was filed scribed herein, defendants: 12, Blk 129, Sub 3, Cisco. \$170.00; to, all claims and pleadings thereof, then and there to show . C. Maynard, W. E. Morris, W. on the 17th day of November and the Cisco Independent School and those who may intervent Lots 13 & 14, Blk 129, Sub 3, Ciswhy judgment shall not be rend-You are hereby commanded to now on file or hereafter filed in A. D., 1948 in a certain suit District taxing units in said S. Rowlett, Mrs. Nellie Rowlett, herein, together with any add co \$380.00; Lot 1, Bik 129, Sub appear and defend such suit at or before 10 o'clock A. M. on the ered for such taxes, penalties, R. S. Rowlett, I. L. Fenter, J. No. 350A styled the State of said cause by all other parties state (there are no other taxing tional years becoming interest, and cost, and condemn-4. Cisco. \$100.00; Lot 2, Blk 129, hereto. Texas v. Annie Rich et al, in units which assess and collect E. Stansell, E. H. Turner, F. J. quent after suit was filed, Sub 4, Cisco \$3.32; 80 Acres, first Monday after the expiration ing said property and ordering Witness my hand and official well as all interest, penalties which said suit the State of taxes on this property) which Ziehr. R. W. Zeihr, W. I. Ghorn:foreclosure of the constitutional of forty-two (42) days from and Abst. 1950, and being the W 80 seal at my office in Eastland, Texas, suing for itself and the said taxing units shall appear in ley if living, and if any or all of and cost allowed by law up a and statutory tax liens thereon after the date of issuance hereof said cause and each file a claim Acres of the SE¼ of Sec 78 Blk Texas, this 15th day of Dec., A the same being the 31st day of ment herein, and all costs of the County of Eastland and all pothe above named persons be for taxes due the plaintiff and 3. H&TC Ry Co. Survey, East- D., 1948. the taxing units parties hereto. litical subdivisions and districts for delinquent taxes against the dead, the unknown heirs of each January, A. D., 1949 (which is suit. Plaintiff's petition was file land County, Texas \$360.00, whose taxes are collected by the and those who may intervene ROY L. LANE. property or any part thereof deor all of the said above-named return date of such citation). A. D., 1948 in a certain su herein, together with any addi-tional years becoming deinscribed in the petition of said together with penalties, interest Clerk, District Court, Assessor and Collector of taxes persons who may be dead, and before the Honorable District plaintiff, and the said defendants costs and expenses which have Eastland County, Texas the unknown owner or owners for said county, is plaintiff, and Court of Eastland County, Texas No. 353A styled the State quent after suit was filed, as accrued or may legally accrue above-named party defendants to be held at the courthouse of the hereinafter described land shall appear and answer to the Texas v. Frank Judkins et al, well as all interest, penalties, claims of said taxing units with- thereon. Plaintiff and/or interthereof, then and there to show are defendants, and said plaintiff and of the executors, adminstra-THE STATE OF TEXAS and cost allowed by law up to which said suit the State has impleaded the City of Cisco veners also seek the establishtors, guardians, and legal reprewhy judgment shall not be rendout further citation or notice. COUNTY OF EASTLAND ) IN THE NAME AND BY THE and including the day of judg Texas, suing for itself and ered for such taxes, penalties, interest, and cost, and condemn and the Cisco Independent School ment and foreclosure of the lien Said suit is to collect taxes on sentatives, and all persons own-County of Eastland and all point tical subdivisions and district ment herein, and all costs of the securing payment of 'such taxes District taxing units in said state AUTHORITY OF THE STATE ing or having or claiming any the following described real suit. Plaintiff's petition was filed estate and/or personal property, as provided by law. All intering said property and ordering legal or equitable interest in foreclosure of the constitutional (there are no other taxing units) on the 17th day of November. OF TEXAS: whose taxes are collected by the est, penalties, and costs allowed the land described herein, dewhich assess and collect taxes on D., 1948 in a certain suit assessed in the name of the and statutory tax liens thereon above named defendants for the by law are included in said suit, this property) which said taxing TO: Hugh McCrarv, F. M. Old-Assessor and Collector of ta No. 344A styled the State of fendants: for taxes due the plaintiff and for said county, is plaintiff, and years 1919 through 1947 and in Each party to said suit shall take ham, Mrs. R. L. Hunter, J. W. You are hereby commanded to the taxing units parties hereto, Pitman, R. A. Turknett, I. D. appear and defend such suit at and those who may intervene Texas v. J. C. Maynard et al, in units shall appear in said cause the amount shown opposite said notice of, and plead and answer above-named party defenda which said suit the State of and each file a claim for delinare defendants, and said plaint has impleaded the City of Cis before 10 o'clock A. M. on the irst Monday after the expiration to, all claims and pleadings Smith, Lela M. Smith, J. F. Lum Texas, suing for itself and the quent taxes against the property property described as follows, nus, E. W. Gregg, Mrs. E. P. now on file or hereafter filed in County of Eastland and all polior any part thereof described in to-wit: of forty-two (42) days from and and the Cisco Independent Sch said cause by all other parties | Lindsey, Della Brown, Mrs. J. T. the petition of said plaintiff, and quent after suit was filed, as Lot 5. Blk 129. Sub 4. Cisco. tical subdivisions and districts after the date of issuance hereof well as all interest, penalties, the same being the 31st day of and cost allowed by law up to District taxing units in said sta whose taxes are sollected by the the said defendants shall appear \$215.00: Lot 6, Blk 129. Sub 4, hereto. Brown, J. E. Walker if living, (there are no other taxing un Witness my hand and official Assessor and Collector of taxes and answer to the claims of said Cisco \$40.00; Lot 8, Blk 129, Sub and if any or all of the above-January, A. D., 1949 (which is and including the day of judgwhich assess and collect taxes for said county, is plaintiff, and taxing units without further ci- 4. Cisco. \$75.00; Lot 11, Blk 129. seal at my office in Eastland, named persons be dead, the unment herein, and all costs of the this property) which said taxi return date of such citation). 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. known heirs of each or all of before the Honorable District before the Honorable District Court of Eastland County, Texas to be held at the courthouse thereof, then and there to show No. 334A styled the State of or any part thereof described suit. Plaintiff's petition was filed units shall appear in said can the said above-named persons are defendants, and said plain- collect taxes on the following de- 129, Sub 4, Cisco, \$75.00; Lots 13 D., 1948. ROY L. LANE. who may be dead, and the untiff has impleaded the City of scribed real estate and/or per- & 14. Blk 129. Sub 4. Cisco. Cisco and the Cisco Independent sonal property, assessed in the \$290.00; Lots 11 & 12. Blk 130. School District taxing units in name of the above-named de- Sub 4 Cisco \$12.00; E 50 ft. of Clerk, District Court, known owner or owners of the Eastland County, Texas hereinafter described land and why judgment shall not be rend-! Texas v. M. E. Broyles et al, in the petition of said plaintiff, a

CITATION BY PUBLICATION | OITATION BY PUBLICATION |

THE DAILY PRESS, CISCO, TEXAS.

#### PAGE FIVE

#### CITATION BY PUBLICATION CITATION BY PUBLICATION CITATION BY PUBLICATION CITATION BY PUBLICATION BY PUBLICATION

# the said defendants shall appear scribed real estate and/or per- the N1/2 of Sec 81, Blk 4, of hereto. sonal property, assessed in the H&TC Ry Co Survey, Eastland name of the above-named deshown opposite said property vrs. of Sec 77, Blk 4, H&TC Ry to-wit:

Lots 8 & 9, Blk 130. Sub 5, Cisco. \$42.00; Lot 7, Blk 130, Sub 6, together with penalties, interest, Cisco, \$82.50; Lot 14 Blk 130. Sub 6, \$18.00; Lot 10, Blk 133. Sub 1, Cisco, \$21.00; Lot 11, Blk thereon. Plaintiff and/or inter-133, Sub 1, Cisco, \$100.00; Lot 1, veners also seek the establish-Bik 134. Sub 2, Cisco, \$310.00; ment and foreclosure of the lien Lot 2, Blk 134, Sub 2, Cisco. \$230.00; Lot 3, Blk 134 Sub 3, as provided by law. All inter-Cisco, \$160.81; Lot 10, Blk 134, Sub 3. Cisco \$39.00; Lots 13 & 14. Blk 134, Sub 3, Cisco, \$70.00; Lot 25 Blk Q. Sub 4, E 167 1/2 ft. S 90 ft. of Blk Q, Sub 4, Cis-\$1.950.00.

gether with penalties, interest, hereio. sts and expenses which have crued or may legally accrue hereon. Plaintiff and/or interreners also seek the establish-D., 1948. ment and foreclosure of the lien curing payment of such taxes provided by law. All interpenalties, and costs allowed law are included in said suit, ch party to said suit shall take ice of, and piead and answer all claims and pleadings on file or hereafter filed in id cause by all other parties eto.

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

> ROY L. LANE, Clerk, District Court,

HE STATE OF TEXAS UNTY OF EASTLAND IN THE NAME AND BY THE TEXAS:

): M. D. Jones, A. J. Maxwell, Fannie White, J. H. Michna, tors. adminstrators, guardians, V. Michna, Lydia Thorpe, J. and legal representatives, and Gardner, W. W. Wallace, all persons owning of having or incis Lillian Fee, Geo. P. Fee, claiming any legal or equitable ry Elizabeth fee Spears, interest in the land described bert F. Fee, N. D. Gallagher herein defendants: living, and if any or all of You are hereby commanded to

You are hereby commanded to orty-two (42) days from and for -taxes due the plaintiff and r the date of issuance hereof the taxing units parties hereto, same being the 31st day of and those who may

Sec 66, Blk 3 of H&TC Ry Co. Each party to said suit shall take and answer to the claims of said Survey, Eastland County, Texas. notice of, and plead and answer. Bostic, E. Z. Hogan, M. A. Scott taxing units without further ci- Deed ref. Vol 367, Page 618, to, all claims and pleadings if living, and if any or all of the tation or notice. Said suit is to 59.00; 246 Acres, Abst. 237, now on file or hereafter filed in collect taxes on the following de- H&TC Survey and being all of said cause by all other parties the unknown heirs or all of the Witness my hand and official

CITATION BY PUBLICATION

seal at my office in Eastland, er or owners of the hereinafter County, Texas, 81.15; 175 Acres, fendants for the years 1919 Abst 235, H&TC Survey, and be-through 1947 and in the amount ing the N1308 vrs. of the E988 D., 1948.

ROY L. LANE. Co Survey, Eastland County, Texas, 169.40. Clerk, District Court, Eastland County Texes

costs and expenses which have THE STATE OF TEXAS accrued or may legally accrue

COUNTY OF EASTLAND IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS: securing payment of such taxes TO: Jess Wheat C. A. Norris, T.

est, penalties, and costs allowed H. Foley, M. D. Bailey, Edith by law are included in said suit. Gilmore, Ida May Marchman, Each party to said suit shall take Hollis McKinney, Mrs. C. D. Mayhew, C. D. Mayhew, A. L. Maynotice of, and piead and answer hew, E. W. Cools, Mrs. W. E. to, all claims and pleadings now on file or hereafter filed in if any or all of the above-named said cause by all other parties persons be dead, the unknown

Witness my hand and official heirs of each or all of the said seal at my office in Eastland, above-named persons who may Texas, this 15th day of Dec., A be dead, and the unknown owner or owners of the hereinafter de-

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

THE STATE OF TEXAS COUNTY OF EASTLAND ) IN THE NAME AND BY THE defendants: 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, Walte Preston, Mrs. E. D. Leveridge, A. A. Harwell, F. L.

Appleton. Mrs. E. M. Newman, Eastland County, Texas Letha Murray, Robert R. Murray, Letha Courtney, John H. Courtney, if living and if any or all of the above-named persons be dead, the unknown heirs THURITY OF THE STATE of each or all of the said abovenamed persons who may be dead, and the unknown owner or hard Schaefer, Mrs. Herman owners of the hereinafter desne, N. J. Tarver, A. C. Tarver, cribed land and of the execu-,

and those who may intervene herein, together with any additional years becoming quent after suit was filed, as well as all interest, penaities, 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

above-named persons be appear and defend such suit at d, 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 sons who may be dead, and of forty-two (42) days from and unknown owner or owners after the date of issuance hereo the same being the 31st day of the hereinafter described land d of the executors, adminisreturn date of such citation) ators, guardians, and legal before the Honorable District presentatives, and all persons Court of Eastland County, Texas ning or having or claiming any to be held at the court house al or equitable interest in the thereof, then and there to show d described herein, defend- why judgment shall not be rendered for such taxes, penalties, interest, and cost, and condemnear and defend such suit at ing said property and ordering efore 10 o'clock A. M. on the foreclosure of the constitutional Monday after the expiration and statutory tax liens thereon

F. G. Liady, W. J. Dooley, R. R. above-named persons be dead. defendants: above-named persons who may be dead, and the unknown owndescribed 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

after the date of issuance hereof return date of such citation)" before the Honorable District the taxing units parties hereto, Smith, W. E. Smith if living and thereof, then and there to show why judgment shall not be rending said property and ordering foreclosure of the constitutional and statutory tax liens thereon 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 addi-sons owning or having or claim-tuonal years becoming demsons owning or having or claimquent after suit was filed, as ing any legal or equitable interwell as all interest, penalties, est in the land described herein. and cost allowed by law up to and including the day of judg-ment herein, and all costs of the You are hereby commanded to appear and defend such suit at suit. Plaintiff's petition was filed or before 10 o'clock A. M. on the first Monday after the expiration on the 17th day of November. 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 the same being the 31st day of January, A. D., 1949 (which is Texas, suing for itself and the return date of such citation) County of Eastland and all pobefore the Honorable District Court of Eastland County, Texas litical subdivisions and districts to be held at the courthouse thereof, then and there to show whose taxes are collected by the Assessor and Collector of taxes why judgment shall not be rendfor said county, is plaintiff, and ered for such taxes, penalties, above-named party defendants interest, and cost, and condemnare defendants, and said plaintiff ing said property and ordering has impeaded the City of Cisco foreclosure of the constitutional and statutory tax liens thereon and the Cisco Independent for taxes due the plaintiff and School District taxing units in the taxing units parties hereto, said state, (there are no other taxing units which assess and collect taxes on this property) aenn which said taxing units shall in the amount shown opposite said appear in said cause and each

file a claim for delinquent taxes against the property or any part thereof described in the pelition 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 which said suit the State of Texas, suing for itself and the County of Eastland and all politicai subdivisions and districts perty, assessed in the name of whose taxes are collected by the the years 1919 through 1947 and Assessor and Collector of taxes in the amount shown opposite for said county, is plaintiff, and above named party defendants lows, to-wit: Lots 9 & 10 Blk the City of Ranger South of O, T.

Pil- 133 Sub 1 C'seo 779.00

cutors, administrators, guardians, and legal representatives, and all persons owning or having or claiming any legal or equitable interest in the land described herein, 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 the same being the 31st day of 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, of forty-two (42) days from and interest, and cost, and condemning said property and ordering the same being the 31st day of foreclosure of the constitutional January, A. D., 1949 (which is and statutory tax liens thereon for taxes due the plaintiff and

Court of Eastland County, Texas and those who may intervene to be held at the courthouse herein, together with any addi tional years becoming deim quent after suit was filed, as ered for such taxes, penalties, well as all interest, penalties interest, and cost, and condemn- 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. 430A styled the State of Texas v. J. F. Jackson et al. in which said suit the State of Texas, suing for itself and the County of land and all political subdivisions and districts whose taxes are co lected by the Assessor and Col lector of taxes for said county, in plaintiff, and above-named party defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco Inde-No. 352A styled the State of Texas v. H. C. Dill et al. in which said suit the State of School District, City of School District, City of School District, City of School District, City of state, (there are no other taxing units which assess and collect taxes on this property) which said taxing units shall appear in said wit: cause and each file a claim for A delinquent taxes against the property or any part thereof described in the petition of said plaintiff,

and the said defendants shall ap-pear and answer to the claims of aid 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 property described as follows, to

Lot 4, Blk 104. Sub. 1, Cisco Lot 4, Bik 104, Sub. 1, Clsco, \$1080,00; S<sup>1</sup>/<sub>2</sub> of Lot 4, Blk 29, Cisco, \$24,00; W 66 of E 198 of S<sup>1</sup>/<sub>2</sub> Blk 91, Sub. 1, Cisco, \$47,95; W 70' of S 140 Blk 90, Sub. 2, Cisco, \$60,00; Lots 1 to 14, Blk 105, Sub. 2, Cisco, \$840,00; E 75 ft. of W 150 ft of N 115 ft of Plk \$170.00: Lot 10 Block 93, Sub 1, Cisco, \$195.00; Lots 1 to 12 Block 105, Sub 4, Cisco. \$700.00; Lots Block 130, Sub 3, Cisco, \$36.00 Lots 1 to 7 Block 130, Sub 2 unity witout further citation or notice. Said suit is to collect taxes on the following described real estate and or personal pro-perty, assessed in the name of of N 150 ft of Block 15, Sub. 2, Cisco, \$68,00; E 150 of Sub. 2, Cisco, \$68,00; E 150 of Block 95, Sub. 2, Sub. 2, Cisco, \$84,00; Lot 9 Block 129, Sub 4, Cisco, \$13,00; Lot 10 Block 129, Sub 4, Cisco, \$13,00; Lot 10 Block 129, Sub 4, Cisco, \$5,00; Lot 8 Sub 4, Cisco, \$40,00; Lot 5, Sub 4, the above-named defendants for Cisco, \$75.00; E 82 ft of N 125 ft Sub 3. Cisco, \$40.00; Lot 5 Block of Block 120, Sub. 4, Cisco, \$65,00: Lot 10, Block 103, Sub 4, Cisco Lots 3-4-8-9-10 & 13 Block E, Sub 3. Cisco, \$800.00. above named party defendants and said plain-tiff has impeaded the City of Lisco, Sub 1. Cisco, 360.00; Lots Addition and Ray Addition, and the Cisco Independent School District, taxing units in Sub 1. Cisco 450.00; Lot 5, Blk 133, Sub 10, Cisco 450.00; Lot 5, Blk 133, Sub 10, Cisco 450.00; Lot 5, Blk 133, Sub 10, Cisco 450.00; Lot 5, Blk 143 said state, (there are no other 139 Sub 6, Cisco, 30.00; Lot 1, \$1384,00; 75 ft by 140 ft, Abst. 10 Blundell Survey, beginning at the N. the B. Bryant 10 acre tract for place of beginning; Thence E 75 feet along line of Block 24 of O. T. beginning, \$171.92. 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 lier 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

suit. Plaintiff's petition was filed before the honorable Distric Court of Eastland County, Texas on the 17th day of November, A. D., 1948 in a certain suit to be held at the courthouse No. 392A styled the State of Texthereof, then and there to show as v. E. Brooks et al, in which said suit the State of Texas, suing why judgment shall not be rendered for such taxes, penalties, for itself and the County of East-land and all political subdivisions and districts whose taxes are colinterest, and cost, and condemning said property and ordering foreclosure of the constitutional lected by the Assessor and Col-lector of taxes for said county, is and statutory tax liens thereon after the date of issuance hereof the same being the 31st day of the taxing units parties hereto, plaintiff, and above-named party and those who may intervene January, A. D., 1949 (which is return date of such citation), tonal years becoming dennquent after suit was filed, as well as all interest, penalties, other taxing units which assess and cost allowed by law up to 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 and including the day of judgment herein, and all costs of the suit. Plaintiff's petition was filed on the 17th day of November the property or any part thereof D., 1948 in a certain suit described in the petition of said 432A styled the State of Tex- plaintiff, and the said defendants No. 432A styled the State of Texshall appear and answer to the claims of said taxing units without as v. B. B. Owens et al, in which said suit the State of Texas, suing for itself and the County of Eastfurther citation or notice. Said suit is to collect taxes on the fol land and all pointical subdivisions lowing described real estate and/ and districts whose taxes are col or personal property, assessed in the name of the above-named delected by the Assessor and Col-lector of taxes for said county, is fendants plaintiff, and above-named party through 1947 and in the amount defendants and the City of shown opposite said property des are defendants, and said plaintiff cribed as follows, to-wit: Lot 1, Blk 6, El Frethan Hts Cisco, \$70.00; Lots 6-7-8, Blk 5 has impleaded the City of Cisco and the Cisco Independent School District taxing units in said state El Frethan Hts., Cisco, \$240.00 Lots 7-8, Blk 6, El Frethan Hts (there are no other taxing units which assess and collect taxes on this property) which said taxing Cisco, \$11.00; Lot 5, Blk 7, Frethan Hts., Cisco, \$2.00; Lot 6 units shall appear in said cause and each file a claim for delinquent taxes against the property or any part thereof described in Blk 7, El Frethan Hts., Cisco,

the petition of said plaintiff, and the said defendants shall appear and answer to the claims of said \$6.00; Lot 3, Blk 8, El Frethan Hts., Cisco, \$80.00; 85 acres, 134, Matt Finch, as described i taxing units without further cita-Deed Record Vol. 402 P. 590 Deed Records, Eastland Co., Texas and being out of the N<sup>4</sup>/<sub>2</sub> of Matt tion or notice. Said suit is to collect taxes on the following des cribed real estate and/or personal \$447.30. property, assessed in the name Finch Survey, Eastland Co. Texas the above-named defendants together with penalties, interest the years 1919 through 1947 and costs and expenses which have

n the amount shown opposite said accrued or may legally accrue property described as follows, tothereon. Plaintiff and/or inter-All of Block F, Subdivision 4, Cisco, \$240.00; Lot 3 Block 5, Harris Add., Cisco, \$165.00; Lots veners also seek the establishment and foreclosure of the lien 11 and 12 Block 2, Newman Add., Cisco, \$270.00; Lot 16, Olsen's First Add., Cisco, \$123.00; Lots 1 as provided by law. All inter-r est, penalties, and costs allowed by law are included in said suit. & 2 Block A, Spears Add., \$400.00; Lot 7 Block 25, Cisco Each party to said suit shall take \$200.00; Lots 6 & 7 Block 8, Cisco notice of, and plead and answer \$830.00; Lot 1 Block 14, Cisco, \$545.00; Lot 9 Block 1, Cisco, to, all claims and pleadings now on file or hereafter filed in \$625.00; Lots 1 and 2 Block 2, said cause by all other parties Cisco, \$10.00; Lot 6 Block 2, Cisco hereto.

Cisco, \$16,00; Lot 6 Block 2, Cisco, \$250,00; West  $\frac{1}{2}$  of Lot 2 and all 3, Block 60, Cisco, \$990,00; Lots 9 and 10 Block 51, Cisco, \$1050,00; S $\frac{1}{2}$  of 6 and S $\frac{1}{2}$  of 7 Block 61, Cisco, \$164,00; W. 103 ft of N. Witness my hand and officia seal at my office in Eastland. Texas, this 15th day of Dec., A D., 1948. 115 ft of Block 87, Sub 2, Cisco,

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:

135, Sub 4, Cisco, \$110.00; Lot 8 OF TEXAS: Block F, Sub 1, Cisco, \$26.00; Lot TO: C. M. Murphy, W. H. May, 6 Block 134, Sub 4, Cisco, \$300.00; Abe May, Pearl Jackson, Lucie Abe May, Pearl Jackson, Lucie Hair, Olena Williamson, L. A White, J. C. Gorman. M. A. Gardner. H. L. Jackson, W. C. Gorman J. E. Garner, R. P. Frank J. E. Garner, R. P. Evans, J. H. Jackson, D. S. Reese, D. A. Reese, accrued or may legally accrue thereon. Plaintiff and/or inter-veners also seek the establish-ment and foreclosure of the lien M. A. Garner, H. C. Henderson, E. D. Hair, Carl Graf, L. E. Bender, O. F. Hogg, J. C. Havar, L. A. White, Gilbert White, Mrs.

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-fendants for the years 1919 through 1947 and in the amount

shown opposite said property des-cribed as follows, to-wit: Lots 1 thru 7, Blk 6, May Add. Mangum, \$83.40; Lots 1 thru 10, Mangum, May Add., Manual Blk 7, May Add., Manual \$121.60; Lots 1 thru 10 Blk 8, May \$121.60; Lots 1 thru 10 Blk 8, May Mangum, \$101.20; Lots Add Man Mangum, Blk 12, May Add., Mangum, \$74.00; Lots 1 thru 10, Blk 13, May Add., Mangum, \$59.40. 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 interest, penalties, and costs allowed by law are included in said suit. for the years 1919 Each party to said suit shall take

> to, all claims and pleadings now on file or hereafter filed in . said cause by all other parties Witness my hand and offician

notice of, and plead and answer

seal at my office in Eastland, Blk 7, El Frethan Hts., Cisco, 10848, 0 \$30.00; Lot 8, Blk 7, El Frethan D., 1948. 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, Haak, P. O. Peterson, P. L. ingum, Mrs. P. L. Mangum, R. Smith, W. T. Curtis, J. A. Cur-Taylor Curtis, F. M. Oldham, ment and foreclosure of the lien tis, Taylor Curtis, F. securing payment of such taxes; Mrs. D. T. Smith, Mrs W Blake, S. M. Hogar, J. 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. Jacks 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, E. M. Bell, H. R. Lacy, Fannie Hull, Fannie Kinimell, L. M. Ha-ney, W. F. Turner, E. J. Pullig, 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 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 repre-sentatives, and all persons owning or having or claiming any legal or equitable interest in the land des-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 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 rendred for such taxes, penalties, interest, and cost, and condemn ing said property and ordering foreclosure of the constitutional and statutory tax liens thereonor taxes due the plaintiff and the taxing units parties hereto, and those who may intervene erein, together with any addidenntional 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 the 17th day of November, D., 1948 in a certain suit v. J. F. Marten et al, in which id suit the State of Texas, suing r itself and the County of Eastad and all political subdivisions whose taxes are colcted by the Assessor and Col-ctor of taxes for said county, is aintiff, and above-named party efendants are defendants, and aid plaintiff has impleaded the ity of Cisco and the Cisco Inde-endent School District taxing District taxing nits in said state, (there are no ther taxing units which assess nd collect taxes on this property) which said taxing units shall ap-ear in said cause and each file a aim for delinquent taxes against a property or any part thereof escribed in the petition of said aintiff, and the said defendants all appear and answer to the claims of said taxing units without further citation or notice. Said suit is to collect 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 through 1947 and in the amount shown opposite said property des-cribed as follows, to-wit: Lots 1 to 12, Blk 8, Sub Haak, town of Mangum, \$109.00; Lots 1 to 12, Blk 9, Sub Haak, town of Mangum, \$135.20; Lots 1 to 8, Blk 10, Sub Haak, town of Man-gum, \$61.20; Kots 1 to 10 Plt 1 gum, \$61.20; Lots 1 to 10, Blk 1. Sub May, town of Mangum, \$144.60; Lots 1 to 10, Bik 2, Sul 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 defendant; shall appear and answer to the claims of said taxing units without the s

uary, A. D., 1949 (which is herein, together with any addi-urn date of such citation), tuonal years becoming deundate of such citation), urn the Honorable District quent after suit was filed, as ore art of Eastland County, Texas well as all interest, penalties, held at the courthouse and cost allowed by law up to y judgment shall not be rend- ment herein, and all costs of the for such taxes, penalties, rest, and cost, and condemnsaid property and ordering closure of the constitutional statutory tax liens thereon taxes due the plaintiff and taxing units parties hereto, those who may intervene ein, together with any addi-nal years becoming deimyears becoming after suit was filed, as as all interest, penalties, cost allowed by law up to including the day of judgnt herein, and all costs of the Plaintiff's petition was filed the 17th day of November, 1948 in a certain suit Cisco and the Cisco Independent 343A styled the State of Sshool District, taxing units in xaş v. M. D. Jones et al, in said state, (there are no other ich said suit the State of taxing units which assess and xas, suing for itself and the collect taxes on this property) ounty of Eastland and all po-1 which said taxing units shall apical subdivisions and districts pear in said cause and each ose taxes are collected by the file a claim for delinquent taxes essor and Collector of taxes said county, is plaintiff, and ve-named party defendants defendants, and said plaintiff fendents shall appear and ansimpleaded the City of Cisco d the Cisco Independent School strict taxing units in said ate, (there are no other taxing nits which assess and collect xes on this property) which aid taxing units shall appear in id cause and each file a claim r delinquent taxes against the operty or any part thereof deribed in the petition of said aintiff, and the said defendants all appear and answer to the ims of said taxing units witht further citation or notice. id suit is to collect taxes on e following described real estate d/or personal property, assessin the name of the abovemed defendants for the years 19 through 1947 and in the

nount shown opposite said operty described as follows, -0. 360.00: together with penalties. interest costs and expenses which have wit:

accrued or may legally accrue Lot 8, Blk 134, Sub 4, Cisco, thereon. Plaintiff and/or inter-0.00; Lot 4, Blk 134, Sub 3, veners also seek the establishsco, 187.50; Lot 9, Blk 134, Sub Cisco, 78.19; Lot 15, Blk 134, securing payment of such taxes b 3. Cisco, 187.50; Lots 1 to 3, k 134. Sub 4, Cisco, 380.00; 62 res, Abst. 827, J. E. Luse Sur-est, penalties, and costs allowed Sansom, Mrs. J. W. Helms, Mrs. y, and being out of the S<sup>1</sup>/<sub>2</sub> of by law are included in said suit Donald, J. H. Moss, P. E. Sage,

taxing units which assess and collect taxes on this property) which said taxing units shall appear in said gause 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 suit. Plaintiff's petition was filed defendants shall appear and anon the 17th day of November, swer to the claims of said tax-A. D., 1948 in a certain suit ing units without further cita-No. 355A styled the State of Texas v. J. A. Ramsey et al, in tion or notice. Said suit is to collect taxes on the following which said suit the State of Texdescribed real estate and-or peras, suing for itself and the sonal property, assessed in the County of Eastland and all poliname of the above-named detical subdivisions and districts fendants for the years 1919 whose taxes are collected by the through 1947 and in the amount Assessor and Collector of taxes shown opposite said property for said county, is plaintiff, and above-named party defendants 4, Blk 135, Sub 1, Cisco, 93.00 are defendants, and said plaintiff has impeaded the City of against the property or any part together with penalties, interest thereof described in the petition of said plaintiff, and the said dewer to the claims of said taxing units without further citation or notice. Said suit is to collect taxes on the following described as provided by law. All interperty, assessed in the name of the above-named defendants for Each party to said suit shall take real estate and-or personal prothe years 1919 through 1947 and in the amount shown opposite said property described as follows, to-wit: Lots 15 & 16, Blk hereto. 134, Sub 4 Cisco, 156.00; Lot 3, Blk 135, Sub 2, Cisco, 104.00; Lot 7, Blk 135, Sub 2, Cisco. 82.50; Lot 11, Blk 135. Sub 2. D., 1948. Cisco, 150.00; Lot 12 Blk 135. 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 E. 271 ft. of Blk M, Sub 3, Cis-

Lot 4. Blk 135, Sub 3, Cisco, 69.00; Lots 5, 6, & 7, Blk 135, 135, Sub 3, Cisco, 43.00; Lot 4 Blk 135, Sub 4 Cisco. 82.50; Lot hereto. 6, Blk 135, Sub 4, Cisco. 200.00; 315.00; Lot 7, Blk 135, Sub 3, Ciscq 30.00; Lot 8, Blk 134, Sub D., 1948. Cisco, 20.00; E 135 ft. of S 115 ft. of Blk N. Sub 2, Cisco 245.00. 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 est, penalties, and costs allowed 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. 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. C. Dill, Eugene Addington, J. A.Addington, Walter Ad-

ment and foreclosure of the lien dington, David Addington, Ollie Addington, Mollie Logan, Eva as provided by law. All inter- Mable Kercheldorf, E. C. Mcest, penalties, and costs allowed Sansom, Mrs. J. W. Helms, Mrs.

Lots 3 & 4, Blk 133. Sub 1, Cise 996.00; Lot 8, Big 133, Sub 1 Ciscq 21.00; Lot 9, Blk 133, Sub 1, Cisco, 70.00; 30 Acres, Abst. 1, Cisco, 70.00; 30 Acres, Abst. dition of Ranger; Thence S 140 2050, E.T.R.R.Co. Survey, and feet parallel with E line of the being all of the S<sup>1</sup>/<sub>2</sub> of SW<sup>1</sup>/<sub>4</sub> of Se c14. Blk 6 E. T. Ry Co. Sar-parallel with S line of block 24; Thence N. 140 feet to place of Se cl4, Blk 6 E. T. Ry Co. Sur vey, Eastland Co., Texas, 631.71; 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. described as follows, to-wit: Lot Each party to said suit shell 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

Lot 11, Blk 135 Sub 1, Cisco, seal at my office in Eastland, Texas, this 15th day of Dec., A. | 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 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, Carchesley Tipton, Hervey Tipton, Chesley Tipton, Elbert Tipton, Leonard Tipton, John E. Chesley,

J. H. Latson, D. F. Sparks. Grace Sparks, Albert Tipton, J. H. Lat-son, Jr., S. B. Shepnerd, Mrs. S. B. Shepnerd, J. H. Tipton, A. P. Tipton, Bryant Musser, R. L. Ed-wards, E. J. Bunch, Roy Bardwell, A. C. Tinton, Bannett, F. Kay A. C. Tipton, Bennett E. Kav, 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.

die, W. T. Fambrough, W. J. Armstrong, B. B. Brvant. Mrs. Creed F. Farley. Mrs. Mav C. Far-ley. Mrs. Maud Chancellor. Mrs. Laura Rodgers, Mrs. Alice Musser, Mrs. Jennie Lane, Mrs. Ida Clark, George Musser, Flola Wolbert, Emma Sayles, Susie Clother, if living, and if any or all of the above-named persons be dead 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 exe-

hereto. Witness my hand and official seal at my office in Eastland, D., 1948.

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

THE STATE OF TEXAS COUNTY OF EASTLAND ) IN THE NAME AND BY THE 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. son, A. J. Holttoerster, Mrs. E. E. Bishop, Dolly Mingus, Samuel Greef, Theo McCoy, N. Grav, Eu-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 all of the above-named persons be dead, the unknewn heirs of each dead, the unknown heirs of each or all of the said above-named persons who may be dead, and th 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 des-

cribed herein, defendants: You are hereby commanded to the taxing units parties hereto, appear and defend such suit at and those who may intervene or before 10 o'clock A. M. on the herein, together with first Monday after the expiration tional years become together with any addi-years becoming delinof forty-two (42) days from and quent after suit was filed, as after the date of issuance hereof well as all interest, penalties, 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 judg- claims of said taxing units without return date of such citation), ment herein, and all costs of the further citation or notice. Said

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 known hereto.

Witness my hand and official eal 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 OF TEXAS: TO: E. Brooks, Lon T. Stewart

Annie Modisette, Jess Coffev, V. S. Johnson, R. A. Preston, H. T. Johnson, W. W. Shirley, L. E. Turpersons 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 des-cribed land and of the executors, administrators, guardians, and le gal representatives, and all persons owning or having or claiming

any legal or equitable interest in

You are hereby commanded to appear and defend such suit at or before 10 o'clock A. M. on the irst Monday after the expiration January, A. D., 1949 (which is return date of such citation), 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

A. White, Irene Waterberry Clarence Walker, Mrs. Emma Phillips, Jack Byrd, W. H. Max well, Raymond Duncan, R. R. Daf-fern, J. A. May, Mrs. W. C. Gor man, if living, and if any or all or the above-named persons be dead. the unknown heirs of each or all of the said above-named person who may be dead, and the un nown owner or owners of the pereinafter described land and of the executors, administrators, guardians, and legal representa-tives, and all persons owning or having or claiming any legal

equitable interest in the land des ribed 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 AUTHORITY OF THE STATE the same being the 31st day of January, A. D., 1949 (which is return date of such citation before the Honorable Distric Court of Eastland County, Texas Jonnson, W. W. Smrley, L. E. Tur-ner, Stewart Slatton, H. W. Cook, O. M. Hunt, O. T. Hunt, Mary Hunt, Geo, H. Grav, if living, and if any or all of the above-named to be held at the courthouse why judgment shall not be rendered for such taxes, penalties, 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 defin quent after suit was filed, as the land described herein, defend- well as all interest, penalties, and cost allowed by law up t and including the day of jud, ment herein, and all costs of the suit. Plaintiff's petition was filed on the 17th day of November. of forty-two (42) days from and after the date of issuance hereof the same being the 31st day of as v. C. M. Murphy et al, in which said suit the State of Texas, suing for itself and the County of East before the Honorable District land and all political subdivision 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 defendants are defendants, defendants are defendants, and City of Cisco and the Cisco Inde-pendent School District taxing units in said state, (there are no other taxing units which assess and collect taxes on this property)

together with penalties, interest

PAGE SIX

#### THE DAILY PRESS, CISCO, TEXAS.

Thursday, January 6, 1949

#### CITATION BY PUBLICATION |

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.

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: P. O. Peterson, J. A. Haak Sanger Investment Co., its un-known directors & stockholders, ingum, Mrs. P. L. Man gum, W. T. Curtis, J. A. Curtis R. L. Smith, Taylor Curtis, Curti Taylor, F. M. Oldham, Mrs. D. T. Smith, Mrs. W. C. Blake, C. B. Dunn, A. J. Curtis, J. F. Marten, H. Dingler, Mrs. A. J. Curtis Mrs. D. W. Switzer, Moore & Oldham, if living, and if any or all o the above-named nersons be dead the unknown heirs of each or al 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 representaives, and all persons owning o having or claiming any legal o 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 o 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 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 add tional years becoming delinquent after suit was filed, as well as all interest, penalties, and east 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 D., 1948 in a certain suit No. 441A styled the State of Texas v. P. O. Peterson et al, in which said suit the State of Texas, suing for itself and the County of Eastland and all political subdivisions

cribed land and of the executors administrators, guardians, and legal representatives, and all persons owning or having or claiming any legal or equitable interest i the land described herein, defendants:

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

llows, to-wit

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 constitutiona and statutory tax liens thereon for taxes due the plaintiff and the taxing units parties hereto and those who may interven herein, together with any add tional 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 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. 439A styled the State of Ter as v. H. K. McHarg et al, in white said suit the State of Texas, suin-for itself and the County of Eastland and all political subdivision and districts whose taxes are co lected by the Assessor and Co lector of taxes for said county. plaintiff, and above-named part defendants are defendants, and said plaintiff has impeaded the City of Cisco and the Cisco In dependent School District taxing units in said state, (there are n ther taxing units which ass

and collect taxes on this property which said taxing units shall ap pear in said cause and each file laim for delinquent taxes again the property or any nart thereo described\_in the petition of sai plaintiff, and the said defendant shall appear and answer to th laims of said taxing units with out further citation or notice. Sa suit is to collect taxes on the fo owing described real estate an /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: Lots 1 and 2, Blk 4, Cisco \$59.59; All Blk 147, Sub 2, Cisco \$170.00; All Blk 147, Sub 1, Cisco \$150.00; 150 00 ogether 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 lie securing payment of such taxe as provided by law. All inter

est, penalties, and costs allowed

by law ere included in said suit

Each party to said suit shall tak

notice of, and plead and answer

to, all claims and pleadings

now on file or hereafter filed in

said cause by all other parties

pendent School District taxing Elijah Loyd Survey, Eastland inits in said state, (there are no other taxing units which assess Colnty, Texas, \$280.40; 80A Abst. 506 and being out of W<sup>1</sup>/<sub>2</sub> of Sec 2983, T.F.&L.Co. Sur. Eastcollect taxes on this property) hich said taxing units shall apland County, Texas, \$112.50; 158A in said cause and each file a Abst. 165 and being NE¼ of Sec 37, Blk 3 H&TC RyCo Sur. Eastn for delinquent taxes against land County, Texas, \$81.70; 33 %A Abst. 161 and being an undivided ½ int. in 100 Ac. out of the SW ¼ property or any part thereof cribed in the petition of said said ntiff, and the said defendants all appear and answer to the of the F. W. Harmes Sur. East ims of said taxing units without and County, Texas, \$48.00; 88A arther citation or notice. Said suit to collect taxes on the following Abst. 11 and being the E 88 Ac of Blk 7 J. J. Butts Sub. of the of Blk 7 J. J. Butts Sub. o A. T. Burnley Sur. Eas County, Texas Vol 388 P ribed real estate and/or per onal property, assessed in the nts for the years 1919 through

53A Abst. 198 and being V4 of the NE¼ of Sec 9 H&TC RvCo, Eastland \$60,00; 53A Abst. 198 a the SW¼ of the NE¼ Blk 1, H&TC RvCo, 947 and in the amount shown onsite said property described as County, Texas, \$46.00. together with penalties, interest Lot 4 Blk 8, El Frethan Hts. costs and expenses which have isco, \$125.00; Lot 5 Blk 8, El rethan Hts., Cisco, \$75.00; Lot 6 flk 8, El Frethan Hts., Cisco, 75.00; Lots 7 & 8 Blk 8, El Freaccrued or may legally accrue thereon. Plaintiff and/or inter veners also seek the establish Hts., Cisco, \$65.00; Lot 9 Blk ment and foreclosure of the lier Frethan Hts., Cisco, \$120.00; securing payment of such taxes Bik 9, El Frethan Hts. \$27.00; Lot 2 Bik 9, El Fre as provided by law. All inter est, penalties, and costs allowed Hts., Cisco, \$85.00; Lot 3 Blk by law are included in said sui! El Frethan Hts., Cisco, \$5.25; 6 Blk 9, El Frethan Hts. Each party to said suit shall take \$80,00; Lot 9 Blk 9, El Fre notice of, and plead and answer han Hts., Cisco, \$210.00; 4 acres. Abst. 111, E. T. Ry Co., as de-ceribed in Vol. 367 Page 392 Deed to, all claims and pleadings now on file or hereafter filed in said cause by all other parties Eastland Co., Texas. hereto.

ogether with penalties, interest, Witness my hand and official seal at my office in Eastland. costs and expenses which have 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, Eastland County, Texas securing payment of such taxes

Mary Jane Butts, Bill Wright, i

iving, and if any or all of the

above-named persons be dead, the

unknown heirs of each or all o

the said above-named persons wh

may be dead, and the unknown

owner or owners of the hereinaf

ter described land and of the exe

and legal representatives, and al

persons owning or having o

claiming any legal or equitable in

terest in the land described herein

You are hereby commanded to

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

after the date of issuance hereof

return date of such citation)

before the Honorable District

THE STATE OF TEXAS. est, penalties, and costs allowed COUNTY OF EASTLAND ) IN THE NAME AND BY THE y law are included in said suit. Each party to said suit shall take AUTHORITY OF THE STATE appear and defend such suit at notice of, and plead and answer OF TEXAS: to, all claims and pleadings

TO: B. B. Thorp, J. E. Donawav, Alice Bint, J. M. Bostick, A. J. Pippin, T. J. McCarver, Walter McCarver, Mary Lee Johnson, Wallace McCarver, Mrs. Earl Lem, 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

Texas, this 15th day of Dec., A Somerville, G. B. Fuestis, W. R. Huestis, Mrs. A. S. Crambie, 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. Scille Proc. Clifford McClelland D. 1948 ROY L. LANE. Clerk, District Court,

Eastland County, Texas Smith, Roy Clifton McClelland. Thresa Bostick, J. M. Hazelwood, Cisco Oil Mill, Mrs. F. D. Wright

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

hereto.

TO: F. G. Wilson, G. N. Mahaney, John P. Sheffey, B. M. Sheffey, Irene McKinnerney, A. M. McKin-nerney, Minnie B. Sheffey, Avis Sheffey, Rudolph Schaefer, J. C. Carter, Ira Hanna, J. M. Pence, Edgar C. Pence, G. C. Pence, Roy cutors, administrators, guardians Tucker, M. Tucker, Sentha Enzabeth Souyres, A. M. Burden, B. B. Spink, Carrie Sessums, E. L. Ses-aums, if living, and if any or all of the above-named persons be Sentha Elizabeth defendants: appear and defend such suit at the unknown heirs of each or all of the said above-named first Monday after the expiration sons who may be dead, and the of forty-two (42) days from and nknow owner or owners of the ereinafter described land and of the same being the 31st day of executors, administrators, January, A. D., 1949 (which is uardians, and legal representaves, and all persons owning or or claiming any legal or Court of Eastland County, Texas equitable interest in the land des-

You are hereby commanded to thereof, then and there to show and defend such suit at why judgment shall not be rend fore 10 o'clock A. M. on the ered for such taxes, penalties first Monday after the expiration interest, and cost, and condemnof 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 January, A. D., 1949 (which is for taxes due the plaintiff and 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 addi-tional years becoming delinto be held at the courthouse quent after suit was filed, as thereof, then and there to show why judgment shall not be rendwell as all interest, penalties, ered for such taxes, penalties, interest, and cost, and condemnand cost allowed by law up in and including the day of judgment herein, and all costs of the ing said property and ordering oreclosure of the constitutional suit. Plaintiff's petition was filed and statutory tax liens thereon on the 17th day of November A. D., 1948 in a certain suit taxes due the plaintiff and he taxing units parties hereto No. 440A styled the State of Tex 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-tional years becoming deimfor itself and the County of East and and all political subdivision quent after suit was filed, as and districts whose taxes are col vell as all interest, penalties, lected by the Assessor and Col lector of taxes for said county, is and cost allowed by law up to and including the day of judgplaintiff, and above-named party ment herein, and all costs of the defendants are defendants, and said plaintiff has impleaded the uit. Plaintiff's petition was filed on the 17th day of November. City of Cisco and the Cisco In D., 1948 in a certain suit dependent School District taxing 431A styled the State of Texunits in said state, (there are no as v. F. G. Wilson et al, in which said suit the State of Texas, suing other taxing units which asses and collect taxes on this property) tself and the County of Eastwhich said taxing units shall and and all political subdivisions pear in said cause and each file ; districts whose taxes are col claim for delinquent taxes against the property or any part thereof described in the petition of said ted by the Assessor and Col-tor of taxes for said county, is laintiff, and above-named party efendants are defendants, and plaintiff, and the said defendants shall appear and answer to the plaintiff has impleaded the claims of said taxing units with of Cisco and the Cisco Inout further citation or notice. Said pendent School District, Carbon suit is to collect taxes on the fol dependent School District, Eastlowing described real estate and Independent School District or personal property, assessed in axing units in said state, (there the name of the above-named de re no other taxing units which fendants for the years 1919 through 1947 and in the amount and collect taxes on this roperty) which said taxing units hall appear in said taxing units uch file a claim f shown opposite said property des cribed as follows, to wit: a claim for delinquent Lot 18, Blk 8, Town of Dothan, \$42.00; Lot 1, Blk 1, Town of Dothan, \$43.66; Lot 2, Blk 2, Town taxes against the property or any part thereof described in the petion of said plaintiff, and the said of Dothan, \$21.00; Lot 7, Blk 7 Town of Dothan, \$39.80; Lot 6 defendants shall appear and anwer to the claims of said taxing Blk 10, Town of Dothan, \$90.00; mits without further citation or Lots 1 to 3, 10, 15 to 18, Blk 11 Town of Dothan, \$310.00; Lot 1 notice. Said suit is to collect taxes on the following described real estate and/or personal property, Lots 13 to 17, Blk 16, Town of assessed in the name of the above-Dothan, \$27.00; Lot 6, Block 17 named defendants for the years Town of Dothan, \$85.53; Lot 7 Blk 17, Town of Dothan, \$52.60 through 1947 and in the nount shown opposite said prop-Lots 1, 2, 3, & 9 to 18, Blk 27 Town of Dothan, \$140.23; 80 Acres, Abst. 271, H&TC Ry. Co. ty described as follows, to-wit: Blk 101, Sub 2 and 3. iseo, \$20.00; 25A Abst. 243 and Survey, being the W1/2 of SE1/4 of Sec 25, Blk 3, H&TC Ry. Co. Sureing a part of the SW¼ of Sec 3 Blk 3, H&TC RyCo Sur. Eastvey, Eastland Co., Texas, \$407.93 and County, Texas, \$68.44; 156<sup>1</sup>/<sub>2</sub>A Abst. 249 and being the NW<sup>1</sup>/<sub>4</sub> of Sec. 65 Blk 3, H&TC together with penalties, interest costs and expenses which have accrued or may legally accrue Eastland County, Texas, RvCo., Eastland County, being \$72.72; 20A Abst. 305 and being 20A of the S½ of the SE¼ of thereon. Plaintiff and/or interbersons be dead, the unknown (contention of the said plantiff, and above-named party defendants, and above-named persons who may be dead, and the unknown owner or owners of the hereinafter des- city of Cisco and the Checo Inde- city of Cisco and the Checo Inde- city of Cisco Inde- city

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. Eastland ROY L. LANE. 251

> 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: Edgar Harris, D. R. Shupe Planters' National Bank of Whitevright, Texas and Merchants and armers National Bank of Cisco he 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 bove-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 le gal representatives, and all per ons owning or having or claiming any legal or equitable interest i the land described herein, defend-

You are hereby commanded to 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 Distric 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 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 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 suit. Plaintiff's petition was filed on the 17th day of November, A. 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 East land and all political subdivisions and districts whose taxes are col lected by the Assessor and Collector of taxes for said county, in plaintiff, and above-named party are defendants, said plaintiff has impleaded the City of Cisco and the Cisco In-dependent School District taxing

No. 231 Independent Order of Odd of forty-two (42) days from and after the date of issuance hereof No. 231 Independent Order of Odd Fellows of Cisco, Texas; W. L. Elkins, Charles Jobe, R. H. Todd, W. E. Doughty, R. H. Todd Lum-ber Company, J. E. Luse, M. E. Wilson, G. A. Harris, A. J. Ward, Don Choate; Randolph College, identification of the second control of Court of Eastland County, to be held at the courthouse the unknown directors, assigns thereof, then and there to show stockholders, and legal representaives and unknown heirs of same; why judgment shall not be rend-Power land and Lumber Company ered for such taxes, penalties interest, and cost, and condemn-W. H. Shook, Powell Land and Lumber, V. O. Harris, Anna Belle Hoffman, Peter L. Hoffman, Jim Grayson, Mayme Carlton, Mrs. W. ing said property and ordering foreclosure of the constitutional and statutory tax liens thereon C. Byrd, Wallace Byrd, Elouise byrd, James Carlton; Guardian Trust Co. of Wilmington, Delaherein, together with any addiware, the unknown directors, astional years becoming signs, stockholders and legal repquent after suit was filed, as sentatives, and unknown heirs of same, as trustee of the estate of Anna Belle Hoffman; W. T. Fambrough, if living, and if any of the above-named persons be well as all interest, penalties, and cost allowed by law up to and including the day of judgment herein, and all costs of the dead, the unknown heirs of each or all of the said above-named suit. Plaintiff's petition was filed on the 17th day of November,

persons who may be dead, and the A. D., 1948 in a certain suit inknown owner or owners of the No. 395A styled the State of Texas hereinafter described land and of C. E. the executors, administrators, guardians, and legal representa-tives, and all persons owning or said suit the State of Texas, suing for itself and the County of Easthaving or claiming any legal or equitable interest in the land des-and districts whose taxes are collected by the Assessor and Colleccribed 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 (there are no other taxing units return date of such citation) which assess and collect taxes on this property) which said taxing before the Honorable District Court of Eastland County, Texas units shall appear in said cause and each file a claim for delinto be held at the courthouse quent taxes against the property or thereof, then and there to show any part thereof described in the why judgment shall not be rendered for such taxes, penalties, petition of said plaintiff, and the interest, and cost, and condemn-said defendants shall appear and answer to the claims of said taxing said property and ordering ing units without further citation foreclosure of the constitutional or notice. Said suit is to collect taxes on the following described and statutory tax liens thereon for taxes due the plaintiff and real estate and/or personal propthe taxing units parties hereto, erty, assessed in the name of the above-named defendants for the years 1919 through 1947 and in and those who may intervene herein, together with any additional years becoming dein. the amount shown opposite said quent after suit was filed, as property described as follows, tovell as all interest, penalties, Lots 5 & 6 Blk 15, El Frethan and cost allowed by law up to and including the day of judg-Hts., Cisco, \$180.00; Lot 7 Blk 12, El Frethan Hts., Cisco, \$40,00; Lot ment herein, and all costs of the suit, Plaintiff's petition was filed 9 Blk 12, El Frethan Hts., Cisco on the 17th day of November, \$1.50; Lots 7 & 8 Blk 13, El Fre A. D., 1948 in a certain suit than Hts., Cisco, \$64,00; Lot 9 Blk No. 434A styled the State of Tex- 13, El Frethan Hts., Cisco, \$50,00; A. D., 1946 in a certain suit than Hts., Cisco, \$64.00; Lot 9 Blk No. 434A styled the State of Tex-ias 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 Icot 2 Blk 15, El Frethan Hts., Cisco, \$90.00; Lot 2 Blk 15, El Frethan Hts., Cisco, \$90.00; Lot 2 Blk 15, El Frethan Hts., Cisco, \$90.00; Lot 2 Blk 15, El Frethan Hts., Cisco, \$10.00; Lot 2 Blk 15, El Frethan Hts., El Frethan Hts., Cisco, \$10.00; Lot 2 Blk 15, El Frethan Hts., Cisco, \$10.00; Lot 2 Blk 15, El Frethan Hts., Cisco, \$10.00; Lot 2 Blk 15, El Frethan Hts., Cisco, \$10.00; Lot 2 Blk 15, El Frethan Hts., Cisco, \$10.00; Lot 2 Blk 15, El Frethan Hts., Cisco, \$10.00; Lot 2 Blk 15, El Frethan Hts., Cisco, \$10.00; Lot 2 Blk 15, El Frethan Hts., Cisco, \$10.00; Lot 2 Blk 15, El Frethan Hts., Cisco, \$10.00; Lot 2 Blk 15, El Frethan Hts., Cisco, \$10.00; Lot 2 Blk 15, El Frethan Hts., Cisco, Cisco, \$78.00; Lot 3 Blk 15, El Fre and districts whose taxes are collected by the Assessor and Col-lector of taxes for said county, is than Hts., Cisco, \$150.00; Lot 4 Blk 15, El Frethan Hts., Cisco plaintiff, and above-named party defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco In-dependent School. District taxing \$175.00; 100 acres, Abst. 1911 and being the N 100 ac. of the N W1 of Sec. 27, D. & D. A. Survey, Haile grantee, Eastland Co., Texas, \$784.71. units in said state, (there are no other taxing units which assess

together with penalties, interest, costs and expenses which have and collect taxes on this property) accrued or may legally accrue which said taxing units shall apthereon. Plaintiff and/or inter pear in said cause and each file : veners also seek the establishclaim for delinquent taxes against the property or any part thereof ment and foreclosure of the lien described in the petition of said securing payment of such taxes plaintiff, and the said defendants as provided by law. All interhall appear and answer to the est, penalties, and costs allowed laims of said taxing units withby law are included in said suit. further citation or notice. Said Each party to said suit shall take suit is to collect taxes on the fol otice of, and plead and answer 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 to, all claims and pleadings now on file or hereafter filed in said cause by all other parties hereto. shown opposite said property des cribed as follows, to wit: Witness my hand and official

and all political subdivisions a districts whose taxes are coll by the Assessor and Col axes for said county, is pl and above-named party de are defendants, and said plas impleaded the City of and the Cisco Independent District taxing units in said (there are no other taxing which assess and collect this property) which said mits shall appear in sa and each file a claim juent taxes against the or any part thereof de the petition for said plai the said defendants shall and answer to the claims axing units without furthe ion or notice. Said suit deuntaxes on the follo ribed real estate and/or p property, assessed in the the above-named defendants the years 1919 through 1947 in the amount shown opposite property described as follo

Lot 5 Bllk 10, El Frethan Ht Cisco, \$35.00; Lot 10 Blk Frethan Hts., Cisco, \$5.00; Prickett et al, in which Blk 10, El Frethan Ht \$36,00; Lot 3 & 4 Blk 10. than Hts., Cisco. \$1 Blk 10, El Frethan Cisco, \$10.00 Ht \$2.00; Lots 7 to 10 Blk 10 tor of taxes for said county, is plaintiff, and above-named party & 12 Blk 10, El Fret plaintiff, and above-named, and defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco Inde-City of Cisco and the Cisco Inde-of Record Vol. 330 P. 24. and Cisco, \$170.00; Lot 9 Blk Desdemona Independent School ords, Eastland Co., Tex District, taxing units in said state, Robinson Survey, \$196.56 Abst. 111, E. T. R. R. scribed in Vol 287 Page Records of Eastland and being out of the the E 1/2 of Sec 5 Blk 6, Survey, Eastland Co \$150.78.

together with penalties. cests and expenses which h accrued or may legally acc hereon. Plaintiff and/or veners also seek the establi ment and foreclosure of the li securing payment of such ta as provided by law. All inte est, penalties, and costs allo by law are included in said : Each party to said suit shall t notice of, and plead and ans to, all claims and plead now on file or hereafter filed said cause by all other pa

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

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

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

M. H. Weiser, B. S. Holt G. Bailey, J. S. Rice, Mrs. L. Murray, John Cole, Juther Mur F. Sims. E. A. Vernon, W. Collins, if living, and if the above-named pe dead, the unknown heirs of all of the said abovesons who may be dead, and lown owner or o ereinafter described land he executors, admi ives, and all persons own aving or claiming any quitable interest in the cribed herein, defendants; You are hereby comma appear and defend such suit or before 10 o'clock A. M. on first Monday after the expirat of forty-two (42) days from after the date of issuance the same being the 31st day January, A. D., 1949 (which return date of such citatio before the Honorable Dist Court of Eastland County. to be held at the courth thereof, then and there to why judgment shall not be

and districts lected by the Assessor and Col-lector of taxes for said county, is 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 assess and collect taxes on this property)

which said taxing units shall ap pean in said cause and each file claim for delinquent taxes agains the property or any part thereo described in the petition of said plaintiff, and the said defendants laims 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 i 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:

cribed as follows, to-wit: Lots 1 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 4 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 to 4, Blk 6, Sub Haak, Town of Mangum, \$21.20; Lots 1 to 12, Blk 12, Blk Sub Haak, Town of Mangum \$104.80.

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 lier 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 answed foreolosure of the constitutional to all claims and pleadings now on file or hereafter filed in said cause by all other parties hereft

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 are collected by the Assessor and persons be dead, the unknown Collector of taxes for said county

Witness my hand and officia seal at my office in Eastland, plaintiff, and above-named party Texas, this 15th day of Dec. A

hereto

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. H. Westerman, A. C. Mad-10: B. H. Westerman, A. C. Mac dux, T. M. Terry, Mrs. Opal Harr son, E. F. Bender, H. A. Frye, *C. Waner*, W. L. Graham, E. ( Carmion, C. A. Carmion, Effic Co-lerman, Mildred Guinn, L. G. Blake Carl Brither if the son of the son of the son of the son of the lerman for the son of th Carl Butler, if living, and if an or all of the above-named person be dead, the unknown heirs of eac or all of the said above-named per sons who may be dead, and the un known owner or owners of the hereinafter described land and o

the executors, administrator, guardians, and legal represents tives, and all persons owning o 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 of forty-two (42) days from and after the date of issuance here 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, Texa to be held at the courthous thereof, then and there to sho why judgment shall not be rend ered for such taxes, penaltie interest, and cost, and condemn ing said property and orderin and statutory tax liens thereo for taxes due the plaintiff and the taxing units parties hereto and those who may interven

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 judg ment 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. 393A styled the State of Texas . B. H. Westerman et al, in which aid suit the State of Texas, s ng for itself and the County o Eastland and all political subdi

sions and districts whose taxes

units 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 laim for delinquent taxes against Lot 12, Blk 135, Sub 1, Cisco. \$82.00; Lot 7 and 8, Blk 129, Sub 3, Cisco, \$300.00; E<sup>4</sup><sub>2</sub> of lot 9 and the property or any part thereo. described in the petition of said plaintiff, and the said defendants shall appear and answer to the all lot 10. Elk 79. Cisco, \$246.00 N72' of S169.23' of £156', Blk 106 laims of said taxing units with out further citation or notice. Said Sub 4, Cisco, \$112.50; Lots 6 to suit is to collect taxes on the fol 11, Blk 15, Harris, Cisco, \$400.00 Lot 13, Blk 89, Sub 3, Cisco, \$31.76; Lot 6, Blk 17, El Fretham Hts, Cisco, \$115.00; Lot 3, Olser 2nd, Cisco, \$310.16; Lot 8, Blk 9 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 El Fretham Hts. Cisco, \$104.46 E125' of N914' of S270' of Rhode shown opposite said property des-cribed as follows, to wit: ribed as follows, to wit: Lots 11 and 12, Blk F, College follows, to Addn, Cisco, described in Vol. H 128, \$18.00; N160' of E54' of Bl

defendants

and

( ) )

Hts, Cisco, \$160.00; Lots 10-11-12. 128, Sub 2, Cisco, \$270.00. Blk Y, College Hts, Cisco, \$300.00; Lots 3 and 4, Blk M, College Hts, logether with penalties, interest costs and expenses which have Cisco, \$140.00; Lot 5, Blk L, Col-lege Hts, Cisco, \$105.00; Lot 9, Blk K, College Hts, Cisco, \$450.00; accrued or may legally accrue thereon. Plaintiff and/or inter Lot 8, Blk J, College Hts, Cisco, \$70,00; Lot 1, Blk P, College Hts. veners also seek the establish 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 as provided by law. All interest, penalties, and costs allowed \$80.00: Lots 1 to 4, Blk R, College Hts, Cisco, \$320.00; 40 acres, Abst. 1230, CT&MG RR Co., Surby law are included in said suit. Each party to said suit shall take vey as described in Vol. 361, Page 458, deed records Eastland Co., Texas, and being E40 acres of the notice of, and plead and answer to, all claims and pleadings 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 penalties, interest, hereto.

Witness my hand and offician costs and expenses which have seal at my office in Eastland, accrued or may legally accrue 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.

securing payment of such taxes as provided by law. All inter est, penalties, and costs allowed by law are included in said suit, THE STATE OF TEXAS Each party to said suit shall take notice of, and plead and answer

to, all claims and pleadings

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

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

Co., incorporated, the unknown directors, assigns, stock holders and legal representatives, and un-known heirs of same; City Federa-

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. Boitnger, W. H. Hughes Mrs. W. H. Hughes, A. B. Hughes Adm. of the estate of W. H Hughes, Katherine Duncan, S. C H Nichols, H. A. Lenz, E. R. Fenley, Conrad Shaeffer, W. A. Marsh, W. G. Williamson, Indie May Owens, Elmer Owen, L. T. Groves if living, and if any or all of the abovenamed persons be dead, the un-known heirs of each or all of the thonal years becoming said above-named persons who may be dead, and the unknown owner or owners of the herein-after described land and of the and including the day executors, administrators, guardans, and legal representatives. and all persons owning or having r claiming any legal or equitable nterest in the land described heren. 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 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 return date of such citation) COUNTY OF EASTLAND ) IN THE NAME AND BY THE before the Honorable District Court of Eastland County, Texas to be held at the courthouse Carbon Independent Sc AUTHORITY OF THE STATE thereof, then and there to show why judgment shall not be rendered for such taxes, penalties, which assess and collect interest, and cost, and condemning said property and ordering foreclosure of the constitutional and each file a claim 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 delinunknown owner or owners of the quent after' suit was filed, as hereinafter described land and of well as all interest, penalties, the executors, administrators, guardians, and legal representa-tives, and all persons owning or and cost allowed by law up to and including the day of judgment herein, and all costs of the having or claiming any legal or equitable interest in the land de suit. Plaintiff's petifion was filed on the 17th day of November posite said property described

ered for such taxes, per interest, and cost, and o ing said property and foreclosure of the constitution and statutory tax liens there for taxes due the plaintiff an the taxing units parties her and those who may interv quent after suit was filed well as all interest, penal and including the day of ment herein, and all costs suit. Plaintiff's petition was on the 17th day of Novem

A. D., 1948 in a certain No. 397A styled the State of T v. M. H. Weiser et al, said suit the State of Te for itself and the County and and all political su and districts whose tax lected by the Assessor tor of taxes for said plaintiff, and above-nan defendants are defendant said plaintiff has implea City of Cisco and the Cis pendent School District trict, taxing units in (there are no other taxing this property) which quent taxes against the or any part thereof des the petition of said pla the said defendants shall and answer to the claims taxing units without further tion or notice. Said suit is t lect taxes on the following scribed real estate and/or sonal property, assessed in name of the above-named defer ants for the years 1919 threa

equitable interest in the land de-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 itself and the County of Eastland 6, Elwood, Cisco, \$300.00; Lots 1-2 6, Elwood, Cisco, \$21.00; Lots 7

now on file or hereafter filed in OF TEXAS: said cause by all other parties TO: C. E. Prickett, A. A. Coats R. E. Coats, O. P. Weiser, C. L. Funderburk, G. E. Wende, Oswald hereto. Witness my hand and official seal at my office in Eastland, Bernstein, Maud Trowdridge, I. G. Teague, Jermie Teague, T. J. Bond, A. A. Hyatt, if living, and if any ROY L. LANE. or all of the above-named persons be dead, the unknown heirs of each Clerk, District Court, or all of the said above-named per-Eastland County, Texas sons who may be dead, and the

THE STATE OF TEXAS

TO: R. H. Frost, Conway Realty

#### hursday, January 6, 1949 PAGE SEVEN THE DAILY PRESS, CISCO, TEXAS -----TATION BY PUBLICATION CITATION BY PUBLICATION BY PUB AUTHORITY OF THE STATI Elwood, Cisco, \$15.00; ment and foreclosure of the lien and those who may intervene return date of such citation) taxes for said county, is plaintiff Blk 2 H&TC Ry Co. Survey, East Doggett, Huddah Doggett, O. B to 16 Blk 9, Elwood, Cisco before the Honorable District and above-named party defendants Preice, Mrs. O. B. Preice, W. D. Howard, Ather Howard, J. E. Luse, M. E. Luse, R. G. Luse, Mrs. M. L. Luse, W. A. Free, J. T. Shaw, R. A. St. John in lividually and cost allowed by law up to OF TEXAS: land County, Texas, 292.64. together with penalties, interest securing payment of such taxes Lots 1 to 4 Blk 10, El-Cisco, \$8.00; Lots 5 & 6 Court of Eastland County, Texas are defendants, and said plaintif as provided by law. All inter-TO: B. M. Johnson, B. C. Johnson Lelia Stamps, Willie Strobel George Wingate, C. J. Lamb, Mrs est, penalties, and costs allowed has impleaded the City of Elwood, Cisco, \$48.00; Lot 10, Elwood, Cisco, \$6.00; 10 II Blk 10, Elwood, Cisco, costs and expenses which have to be held at the courthouse and the Cisco Independent Schoo thereof, then and there to show by law are included in said suit. accrued or may legally accrue A. Clements, H. H. Tompkins, H. E. Johnson, C. J. O'Conner, Ira L. Guffey, L. W. Hitgenberg, Eva District taxing units in said state and cost allowed by law up to why judgment shall not be rendchereon. Plaintiff\_and/or inter-Each party to said suit shall take (there are no other taxing units which assess and collect taxes or and as executor of the estate of J. E. Luse and Mrs. M. L. Luse, and including the day of judgered for such taxes, penalties, ots 9 & 10 Blk 11, Elwood veners also seek the establishnotice of, and plead and answer interest, and cost, and condemnment herein, and all costs of the 16.00; Lots 1 to 7 and 14 Elwood, Cisco, \$600.00; ment and foreclosure of the lien Investment Finance Corporation to, all claims and pleadings Hilgenberg, Roger H. Collins, Gar-iand Boles, W. S. McGaha, Mrs. L. L. Murray, John Cole, Luther this property) which said taxing anits shall appear in said caus suit. Plaintiff's petition was filed ing said property and ordering securing payment of such taxes now on file or hereafter filed in the unknown directors, assigns 14 Blk 16, Elwood, Cisco. foreclosure of the constitutional on the 17th day of November, and each file a claim for delin as provided by law. All interstockholders and legal representa A. D., 1948 in a certain suit No. 429A styled the State of Tex-as v. J. E. McCord et al, in which said suit the State of Texas, suing for itself and the County of East-land and all political and indicates said cause by all other parties 193 acres, Abst. 282, H. & ing the NW<sup>1</sup>/<sub>6</sub> of Sec. 23 and statutory tax liens thereon Murray, if living, and if any of all of the above-named persons be juent taxes against the property o iny part thereof described in th ives and unknown heirs of sam f living, and if any or all of th hereto. for taxes due the plaintiff and est, penalties, and costs allowed H & T C Ry Co Survey, M Co., Texas, \$688.04; 161 Abst. 311, H & T C, SW<sup>1</sup>4 9 Blk 2, H & T C Ry Co , Eastland Co., Texas, BOY L LANE the taxing units parties hereto, by law are included in said suit. petition of said plaintiff, and the said defendants shall appear and dead, the unknown heirs of each above-named persons be dead. th and those who may intervene Each party to said suit shall take or all of the said above-named persons who may be dead, and unknown heirs of each or all herein, together with any addi-tional years becoming deiminswer to the claims of said taxing notice of, and plead and answer he said above-named persons wh land and all political subdivisions units without further citation of ne unknown owner or owners of io, all claims and pleadings may be dead, and the unknow quent after suit was filed, as and districts whose taxes are colnotice. Said suit is to collect taxes owner or owners of the hereinafte 3; 80 acres Abst. 311, H & ing E<sup>1</sup>/<sub>2</sub> of NE<sup>1</sup>/<sub>4</sub> of Sec. 9 H & T\_C Ry Co Survey. ROY L. LANE, the hereinafter described land and now on file or hereafter filed in lected by the Assessor and of the executors, administrators, on the following described real es well as all interest, penalties, described land and of the execu said cause by all other parties ector of taxes for said county, is guardians, and legal representa-tives, and all persons owning or having or claiming any legal or equitable interest in the land de-Clerk, District Court, and cost allowed by law up to tate and/or personal property, as administrators, guardi hereto. and legal representatives, and al persons owning or having or plaintifi, and above-named party Eastland County, Texas sessed in the name of the above and including the day of judgdefendants are defendants, and said plaintiff has implended the City of Cisco and the Cisco In-Texas, \$359.72; 68 Witness my hand and official named defendants for the year 1919 through 1947 and in th ment herein, and all costs of the Abst. 804, W. Kerlick Sur seal at my office in Eastland, claiming any legal or equitable interest in the land described suit. Plaintiff's petition was filed d being out of the SW14 of THE STATE OF TEXAS cribed herein, defendants: mount shown opposite said prop Texas, this 15th day of Dec., A. 22. Blk 2, of the W. Kerlick COUNTY OF EASTLAND ) y. Eastland Co., Texas, IN THE NAME AND BY THE on the 17th day of November lependent School District taxing And the second s You are hereby commanded to erein, defendants: A. D., 1948 in a certain suit D. 1948. mits in said state. (there are no appear and defend such suit at You are hereby commanded to No. 403A styled the State of Texas ROY L. LANE. other taxing units which assess AUTHORITY OF THE STATE or before 10 o'clock A. M. on the appear and defend such suit at or before 10 o'clock A. M. on the v. Robert Mims et al. in which Clerk, District Court and collect taxes on this property) her with penalties, interest OF TEXAS: first Monday after the expiration said suit the State of Texas, suing for itself and the County of East-Eastland County, Texas first Monday after the expiration which said taxing units shall apand expenses which have TO: Lucie Harrell, Wesley L. Har of forty-two (42) days from and TO: Lucie Harrell, Wesley L. Harrell, Mrs. W. L. Harrell, A. C. Smith, W. C. Shelton, Monroe Clayton, R. R. Keathley, H. E. Wilson, Morris Polsky, F. E. Harrell, J. O. Sue, Glenn De Spain, Attie O. Vanderford, A. Medler, H. Medler, Lute Beach, W. G. Woodard, if living, and if any or all of the above named persons be pear in said cause and cach file a Block 6, Harrelf Ad., Cisco. 300.0 Lot 11, Block 6, Harrell Ad., C 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 ed or may legally accrue after the date of issuance hereof land and all political subdivisions the same being the 31st day of January, A. D., 1949 (which is return date of such citation) of taxes for said county, is plain-THE STATE OF TEXAS Plaintiff and/or interco, 150.00; Lot 13, Block 6, Harrel Ad., Cisco, 90.00; Lot 14, Block 6 Harrell Ad., Cisco, 75.00; Lot 14 Block 6, Harrell, Cisco, 31.94; Lo rs also seek the establish-COUNTY OF EASTLAND and foreclosure of the lien IN THE NAME AND BY THE before the Honorable District tiff. and above-named party deshall appear and answer to the AUTHORITY OF THE STATE return date of such citation), before the Honorable District ring payment of such taxes Court of Eastiand County, Texas fendants are defendants, and said claims of said taxing units without 16, Block 6, Harrell Ad. Cisco 10.00; 113% A. Abst. 805-W. Ker provided by law. All interplaintiff has impleaded the City of Cisco and the Cisco Independent OF TEXAS: urther citation or notice. Said to be held at the courthouse Court of Eastland County, Texas TO: J. C. Cunningham, Chas. Funpenalties, and costs allowed suit is to collect taxes on the folthereof, then and there to show the SE<sup>1</sup> of Sec 24 Bik 2, W. Ker to be held at the courthouse deriurk. Mrs. Opal Hawkins, Sue Gracy Webster, Ina Lee Hendrux. v are included in said suit. School District taxing units in ill of the above-named persons be why judgment shall not be rend owing described real estate and thereof, then and there to show dead, the unknown heirs of each said state, (thereare no other taxparty to said suit shall take or personal property, assessed in for such taxes, penalties why judgment shall not be rendered ick Survey, Eastland Co., Texas nuel Greer, Mrs. G. E. Berry. or all of the said above-named perthe name of the above-named de-fendants for the years 1919 through 1947 and in the amount ing units which assess and collect of, and plead and answer interest, and cost, and condemn 309.82 G. E. Berry, J. A. Smith, Sol Kan-adv. Mrs. E. C. Phelps, Howard Vidd, Mrs. R. E. Kidd, Mrs. Mary Mobley, E. E. Aldridge, Harry H Wandry, Statutory Trustees of Moble. ered for such taxes, penalties, sons who may be dead, and the un taxes on this property) which said together with penalties, interest, ali claims and pleadings ing said property and ordering taxing units shall appear in said cause and each file a claim for interest, and cost, and condemnknown owner or owners of the hereinafter described land and of foreclosure of the constitutional on file or hereafter filed in costs and expenses which have ing said property and ordering foreclosure of the constitutional 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 accrued or may legally accrue the executors, administrators, guardians, and legal representa-tives, and all persons owning or delinquent taxes against the prop-erty or any nart thereof described in the petition of said plaintiff cause by all other parties for taxes due the plaintiff and thereon. Plaintiff and/or interand statutory tax liens thereon the taxing units parties hereto, for taxes due the plaintiff and Mobley & Delaney a dissolved con veners also seek the establish ness my hand and official having or claiming any legal or equitable interest in the land deporation if living, and if any of and those who may intervene and the said defendants shall apthe taxing units parties herete, 4. Cisco, \$90.00; Lots 1 to 3, Blk ment and foreclosure of the lien at my office in Eastland, herein, together with any addi-tional years becoming dein-Il of the above-named persons be pear and answer to the c'aims o and those who may intervene 135, Sub. 3, Cisco, \$170.00; Lot 4, this 15th day of Dec. A securing payment of such taxes mid taxing units without cribed herein, defendants: lead, the unknown beirs of each o Blk 135, Sub. 2, Cisco, \$150,00; furthe herein, together with any addi-uonal years becoming deunquent after suit was filed, as as provided by law. All inter uonai years becoming denn- Lot 6, Blk 135, Sub. 2, Cisco, guent after suit was filed, as \$45.00; Lot 1, Blk 135, Sub. 2, all of the said above-named per citation or notice. Said suit is to collect taxes on the following You are hereby commanded to est, penalties, and costs allowed ons who may be dead, and th appear and defend such suit at or before 10 o'clock A. M. on the well as all interest, penalties. ROY L. LANE, described real estate and/or per-sonal property, assessed in the name of the above-named defend inknown owner or owners of the percinafter described land and of Cisco, \$250,00; Lots 3 to 16, Blk and cost allowed by law up to by law are included in said suit. well as all interest, penalties, Clerk, District Court, first Monday after the expiration and including the day of judg-Each party to said suit shall take 134, Sub. 2, Cisco, \$168; Lo Bik 95, Sub. 3, Cisco, \$18.00. and cost allowed by law up to Lot 12. Eastland County, Texas he executors, administrators uardians, and legal representaof forty-two (42) days from and ment herein, and all costs of the notice of, and plead and answer and including the day of judgment herein, and all costs of the logother with penalties interest. ants for the year 1919 through 1947 and in the amount shown opposite said property described as suit. Plaintiff's petition was filed after the date of issuance hereof to, all claims and pleadings ives, and all persons owning or suit. Plaintiff's petition was filed on the 17th day of November, accrued or may legally accrue on the 17th day of November, the same being the 31st day of STATE OF TEXAS now on file or hereafter filed in aving or claiming any legal of quitable interest in the land de A. D., 1948 in a certain suit January, A. D., 1949 (which is return date of such citation). OF EASTLAND said cause by all other parties llows, to-wit: Lots 5 & 6, Block 1, Harris Ad. No. 399A styled the State of Texas A. D., 1948 in a certain suit thereon. Plaintiff and/or interibed herein. defendants: THE NAME AND BY THE hereto. B M Johnson et al. in which before the Honorable District You are hereby commanded to No. 437A styled the State of Texas veners also seek the establishseo, \$70.00; Lots 1 & 2. Block Harris Ad., Cisco, 200.00; Lot ORITY OF THE STATI said suit the State of Texas, suing Witness my hand and official v. M. L. Luse et al, in which said suit the State of Texas, suing for Court of Eastland County, Texas appear and defend such suit at ment and foreclosure of the lien 'EXAS: seal at my office in Eastland. for itself and the County of Eastor before 10 o'clock A. M. on the to be held at the courthouse Harris Ad, Block 2, Cisco securing payment of such taxes O. Brady, A. T. Walker Texas, this 15th day of Dec. A. and and all political subdivisions fir t Monday after the expiration of forty-two (42) days from and tself and the County of Eastland thereof, then and there to show 740.00: Lots 9 to 13. Block 2, Haras provided by law. All inter-Nordyke, L. C. Ethridge Garrett, J. C. Jones, M and districts whose taxes are col D., 1948. ris Ad.; Cisco, 45.00; Lots 1 to 3, Harris Add., Cisco, 220.00; Lot districts whose taxes are collected est, penalties, and costs allowed and all political subdivisions and why judgment shall not be rendlected by the Assessor and Collec ROY L. LANE. ered for such taxes, penalties, after the date of issuance hereof H. T. Johnson, Carr by law are included in said suit, tor of taxes for said county. by the Assessor and Collector Block 3. Harris Clerk, District Court, Ad. Cisco interest, and cost, and condemnthe same being the 31st day of W. H. Milligan, E. A. Mil plaintiff, and above-named party axes for said county, is plaintiff, Each party to said suit shall take 100.00; 11.6 Abst 284 H&TC bein ing said property and ordering Eastland County, Texas E. Standlee, R. E. Coats lenry, J. W. Taylor, R. A January, A. D., 1949 (which is defendants are defendants. and the W 68.8 vrs of the S<sup>1</sup><sub>2</sub> of Abst 284, Eastland Co., Texas. 49.00 and above-named party de notice of, and plead and answer foreclosure of the constitutional said plaintiff has impleaded eturn date of such citation), are defendants, and said plaintiff has impleaded the City of Cisco and statutory tax liens thereon a, all claims and pleadings THE STATE OF TEXAS if living, and if any or City of Cisco and the Cisco Inbefore the Honorable District so A. Abst 283 H&TC being the for taxes due the plaintiff and now on file or hereafter filed in dependent School District, taxing above-named persons be COUNTY OF EASTLAND Court of Eastland County, Texas and the Cisco Independent Scho E½ of NE¼ of Sec 25 B k 2 H&TC Ry Co Survey, Eastland Co. unknown heirs of each or the taxing units parties hereto, said cause by all other parties anits in said state, (there are no IN THE NAME AND BY THE be held at the courthouse District taxing units in said state (there are no other taxing unit and those who may intervene the said above-named pe other taxing units which asses AUTHORITY OF THE STATE thereof, then and there to show hereto Texas, 126.68; 82 A Abst. 279 H&TC and being the N52 of the o may be dead, and herein, together with any addi-tional years becoming dennand collect taxes on this property) why judgment shall not be rendwhich assess and collect taxes of Witness my hand and official OF TEXAS: owner or owners of the years becoming which said taxing units tional this property) which said taxing units shall appear in said cause ered for such taxes, penalties, interest, and cost, and condemnseal at my office in Eastland, TO: W. B. Wroten, Mrs. W. B. Wroten, Mrs. H. C. Stevens, How-ard Kidd, Mrs. B. E. Kidd, A. J. Davis, Mrs. F. E. Argebrite, Der Singeletary, J. H. Tatson, J. M. Smith, J. H. Smith, J. L. Lasgatter V. Brither and R. Smith, J. L. Lasgatter NW% of Sec. 17, Bik 2, H&TC quent after suit was filed, as pear in said cause and each file fter described land and of By Co Sur., Eastland Co. Texas 89,00; 4114 A. Abst 279 H&TC and being the NM2 of WM2 of SEM Cexas, this 15th day of Dec., A a claim for delinquent taxes and each file a claim for delin-quent taxes against the property xecutors, administrators well as all interest, penalties, ing said property and ordering D., 1948. and legal representaagainst the property or any part thereof described in the petition of said plaintiff, and the said deand cost allowed by law up to closure of the constitutional and all persons owning or ROY L. LANE. r and part thereof described in the petition of said plaintiff, and Sec 17 Blk 2, H&TC Ry Co. Sur. Eastland Co., Texas, 89.72; 80 A. Abst 209 H&TC S<sup>1</sup><sub>2</sub> of the NE<sup>4</sup> and including the day of judgand statutory tax liens thereon elaiming any legal or Clerk, District Court, ment herein, and all costs of the for taxes due the plaintiff and fendants shall appear and answer to the claims of said taxing units interest in the land desuit. Plaintiff's petition was filed Abst 209 H&TC S<sup>1</sup><sub>2</sub> of the NE4 of Sec 1, Bik 2 H&TC ky Co. Sur., Eastland Co., Texas, U2.75. he said defendants shall appear Eastland County, Texas i living, and if any or all of the above-named persons be dead, the the taxing units parties hereto, on the 17th day of November, erein, defendants: and answer to the claims of sai and those who may intervene are hereby commanded to without further citation or notice. axing units without further cita A. D., 1948 in a certain suit unknown heirs of each or all of the said above-named persons who may herein, together with any addi-tional years becoming delintion or notice. Said suit is to col-lect taxes on the following des and defend such suit at Said suit is to collect taxes on the THE STATE OF TEXAS. together with penalties, interest, No. 398A styled the State of Texas following described real estate 10 o'clock A. M. on the COUNTY OF EASTLAND be dead, and the unknown owner quent after suit was filed, as costs and expenses which have nday after the expiration cribed real estate and/or persona IN THE NAME AND BY THE accrued or may legally accrue for owners of the hereinafter de well as all interest, penalties, -two (42) days from and AUTHORITY OF THE STATE seribed land and of the executors and cost allowed by law up to

the date of issuance hereof ame being the 31st day of A. D., 1949 (which is date of such citation). Honorable District Eastland County, Texas held at the courthouse then and there to show udgment shall not be rendfor such taxes, penalties, st, and cost, and condemnid property and ordering osure of the constitutional

said suit the State of Texas, suing for itself and the County of East-land all welltime for the above-named defendants for the years 1919 through 1947 and in the amount land and all political subdivisions and districts whose taxes are shown opposite said property delected by the Assessor and Col-lector of taxes for said county, is plaintiff, and above-named party scribed as follows, to-wit: Lot 4 Block 6, Harrell Sub. Cisco, 180.00; Lot 4 Block 5, Harrelt Sub, Cisco, 18.00; Lots 5 & 6 Block 5, Harrell Ad., Cisco, 36.00; Lot 7 defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco Inde-Block 5. Harrell Ad., Cisco, 50,00; pendent School District and the Lot 1, Bik 5, Harrell Ad. Cisco, Desdemona Independent District, taxing units in said state. (there are no other taxing units which assess and collect taxes on units shall appear in said caus 15.00; Lot 3, Block 6, Harrell Ad., Cisco, 105.00; Lot 7, Block 1, Genand each file a claim for delin quent taxes against the property try Ad., Carbon, 47.00; 91 A. Abst. 282, HT&C. being the N<sup>1</sup><sub>2</sub> of SW<sup>1</sup>4 Sec 23 Blk 2, T&TC Ry Co. Survey, Eastland Co., Texas, or any part thereof described in the petition of said plaintiff, and the said defendants shall appear and answer to the claims of taxing units without further cita-341.38. together with penalties, interest, tion or notice. Said suit is to co lect taxes on the following de costs and expenses which have scribed real estate and/or peraccrued or may legally accrue sonal property, assessed in the name of the above-named defendthereon. Plaintiff and/or interveners also seek the establish ants for the years 1919 through ment and foreclosure of the lien 1947 and in the amount shown opsecuring payment of such taxes osite said property described a as provided by law. All interallows, to-wit: Lots 17 and 18, Blk 6, Harrell Cisco, \$80.00; Lot 1, Blk 7. Harrell est, penalties, and costs allowed by law are included in said suit. Cisco, \$5.74; Lots 3 to 7, Blk Each party to said suit shall take Harrell, Cisco, \$98.00; Lots 4 to 7 Blk 9, Harrell, Cisco, \$98.00; Lots notice of, and plead and answer 10 & 11, Blk 9, Harrell, Cisco, \$380.00; Lots 7 and 8, Blk 12, Harto, all claims and pleadings now on file or hereafter filed in \$380.00; Lots 7 and 8. Bik 12, Har-rell, Cisco, \$8.00; Lots 1 and 2, Blk 4, Harrell, Cisco, \$200.00; Lots 3 and 4, Blk 4, Harrell, Cisco, \$130.00; Lots 5 and 6, Blk 4, Harsaid cause by all other parties hereto. Witness my hand and official seal at my office in Eastland, rell, Cisco, \$160.00; Lots 17 and 18, Texas, this 15th day of Dec., A. Blk 4. Harrell, Cisco, \$140.00; Lot 1, Blk 5, Harrell, Cisco, \$18.00; Lots 2 and 3, Blk 5, Harrell, Cisco, \$36.00; 69 acres, Abst. 1886, M. ROY L. LANE. Clerk, District Court, Tollett Survey and being the S 1009 varas of the E 388 varas of Eastland County, Texas

36.00; Lot 9 Block o, Harrell Ad., Cisco, 30.00; Lot 13 & 14, Block 5, Harrell Ad., Cisco, 14.00; Lot 17, Block 5, Harrell Ad., Cisco, 8.75; Lot 18, Blk 5, Harrell Ad., Cisco, Witness my head and answer to, all claims and pleadings now on file or hereafter filed in said cause by all other parties hereto.

thereon. Plaintiff and/or interadministrators, guardians, and le veners also seek the establishgai representatives, and all per ons owning or having or claiming

ment and foreclosure of the lien securing payment of such taxes any legal or equitable interest in 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 of forty-two (42) days from and now on file or hereafter filed in after the date of issuance hereof

inta

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 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

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

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

herein, together with any addi-tional years becoming deim-

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

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

said suit the State of Texas, suing for itself and the County of East-

land and all polytica: subdivisions and districts whose taxes are col-

locted by the Assessor and Collec

W. B. Wroten et al, in which

to be held at the courthouse

ment herein, and all costs of the uit. Plaintiff's petition was filed on the 17th day of November, A. D., 1948 in a certain suit No. 401A styled the State of Texas J. C. Cunningham et which said suit the State of Texas mine for itsel," and the County of astland and all political subdivisions and districts whose taxes are reflected by the Assessor and Colector of taxes for said coun'y, is laintiff, and above-named party

nd/or personal property, assessed

rell Ad., Cisco. 125 00; Lot 8. Block

defendant

and including the day of judg-

property, assessed in the name the above-named defendants for he years 1919 through 1947 an in the amount shown onnosite said property described as follows, to W8212' of N150' of Blk 105, Sul . Ci co. \$85,83; Lot 7, BP 50 Sisco, \$1009.00; Lot 2, BP 24, lisco, \$196.00; Lot 1, Bll- 1, Luse, Cisco, \$60.00; I ot 13, Bik 2, Luse Cisco, \$70.00; I ot 3, Bik 3, Luse Cisco, \$70.00; I ot 3, Bik 3, Luse, Cisco, \$40.00; I ot 8, Bik 3, Luse,

OF TEXAS: TO: Edwin Ammerman, Wesley B. Ammerman, Thomas Rugsley Ammerman, T. R. Ammerman, E. F. Ammerman, Leia B. Ammer-man, W. B. Ammerman, Joe Douglas, if living, and if any or all of the above-named persons be dead, the unknown being of each 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

Cisco, \$40.00; Lots 13 to 21, Bl's 1 1 13e, Cisco, \$140,00. pereinafter described land and of executors. administrator 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 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 dennquent after suit was filed, as AUTHORITY OF THE STATE well as all interest, penalties, and cost allowed by law up to TO: J. E. McCord, T. P. McCord, and including the day of judg-T. C. Williams, R. M. Calley T. men' herein, and all costs of the R. Webb, J. E. McDermott, Mrs. 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. suing for itself and the County of Eastland and all political subdivisions and district: whose taxes are collected by the Assessor and ollector 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 Inde-pendent School District taxing units in said state, (there are no other taxing units which assess and collect tayes on this prop-erty) which said taxing units shall appear in said cause and each file a claim for delinquent taxes 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 before the Honorable District Court of Eastland County, Texas to be held at the courthouse following described real estate and/or personal property, assessed in the name of the above-name defendants for the years 1919 Texas. \$252.24. With penalties, interest d\_expenses which have or may legally accrue Plaintiff and/or inter-laso seek the establish-Descent the same being the 31st day of laso seek the establish-

tatutory tax liens thereon xes due the plaintiff and axing units parties hereto, those who may intervene together with any addivears becoming dennafter suit was filed, as as all interest, penalties, ost allowed by law up to ncluding the day of judgherein, and all costs of the laintiff's petition was filed 17th day of November, 1948 in a certain suit 6A styled the State of Texas Brady et al. in which said e State of Texas, suing for and the County of Eastland political subdivisions and whose taxes are collected Assessor and Collector of for said county, is plaintiff, ove-named party defendants endants, and said plaintiff pleaded the City of Cisco e Cisco Independent School and the Desdemona Inde-School District, taxing said state. (there are no taxing units which assess llect taxes on this property) said taxing units shall ap said cause and each file a for delinquent taxes against perty or any part thereof bed in the petition of said and the said defendants appear and answer to the of said taxing units without r citation or notice. Said suit ollect taxes on the following bed real estate and/or per property, assessed in the the above-named defendthe years 1919 through und in the amount shown opsaid property described as to-wit: ' Blk 18, El Frethan Hts.

\$40,00; Lots 7 & 8 Blk 15 than Hts., Cisco, \$120.00; Blk 15, El Frethan Hts., \$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, \$90.00; Blk 18, El Frethan Hts., \$95.00; Lot 10 Blk 18, ts., Cisco, \$90.00; 66 1423, and being all of Hts. C. Rankin Survey, Eastland xas, \$340.61; 20 acres, Abst. scribed in Vol 318 Page ed Records, Eastland Co. and being out of the N Part M. Gronnican Survey, East-

and expenses which have

also seek the establish-

he eto.

D., 1948.

the W1.

SA&MG Ry. Co.

together with penalties, interest

accrued or may legally accrue

thereon. Plaintiff and/or inter-

veners also seek the establish-

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

ROY L. LANE

Clerk, District Court,

of the W<sup>1/2</sup> of Sec. 14, Ry. Co. Survey, Mark THE STATE OF TEXAS Tollett grantee, Eastland County, Texas, \$240.64; 29.36 acres, Abst. COUNTY OF EASTLAND ) IN THE NAME AND BY THE 1 exas, 5240.04; 29.30 acres, Abst. 378, Geo. E. Moore Sruvey and being out of the SW ¼ of Geo. E. Moore Sruvey. Described in Vol. 318, Page 8, deed records, East-land County, Texas, \$162.43. AUTHORITY OF THE STATE OF TEXAS:

TO: Robert Mims, Mrs. Rober Mims, Earnest Newbill, Edgar F. Johnson, A. P. Murrin, W. A. Sanders, E. F. Johnson, Joe Chambers costs and expenses which have ders, 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, H. R. Mayer, S. N. Coon, Jr., O. E. Lyerla, W. D. Cavender, J. O. Vaughn, Newt Vaughn, Virgil Stroud, Mrs. John Ray, Mrs. Bob Childress, R. B. Ross, P. S. Pullig if living, and if any or all of the above-named persons be dead, the unknown heirs of each or all of ment and foreclosure of the lien securing payment of such taxes as provided by law. All interunknown 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 administrators, guardians. persons owning or having or claiming any legal or equitable interest in the land described herein, de-

seal at my office in Eastland, Texas, this 15th day of Dec., A. endants: You are hereby commanded to appear and defend such suit at here 10 actions to 10 action the 17th day of November, A. D., 1948 in a certain suit No. 400A styled the State of Texas

before 10 o'clock A. M. on 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 -0-

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

TO: J. C. Moore, Mrs. Alta Walk er, C. E. Moates, L. E. Stansbury L. O. Godwin, G. M. Simpson, John Rauffman, Mrs. Opal Hawkins Mrs. W. M. Strobel, Gertrude Sue Mrs. J. O. Sue, 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 representa-tives, and all persons owning or having or claiming any legal or equitable interest in the land described herein, defendants:

tor of taxes for said county, is plaintiff, and above-named party 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 of forty-two (42) days from and after the date of issuance hereof the same being the 31st day of the same being the 31st day of the same being the 31st day of

before the Honorable District, 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 heleto, and those who may intervene herein, together with any addi-tional years becoming dennquent 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

January, A. D., 1949 (which is which said taxing antes shall an-return date of such citation), pear in said cause and each file a claim for delinquent taxes Court of Eastland County, Texas against the property or any part thereof described in the petition said plaintiff, and the said defendants shall appear and answer the claims of said taxing units without further citation or notice Said suit is to collect taxes the following described real estate and/or personal property, assessed in the name of the above-named defendants for the years 1919 in the through 1947 and in the amount shown opposite said property de scribed as follows, to-wit:

Lot 1. Block 10, Harrell Ad... Cisco, \$169.61; Lots 2 & 3, Block 9, Harrell Ad., Cisco, 36.00; Lot 12 D. 1948. Block 9, Harrell Ad., Cisco, 270.00; Lot 8 & W<sup>1</sup>2 of 9, Block 10, Harrell, Cisco, 60.00; Lot 11. Block 10, Harrell, Cisco, 40.60; Lot 12

Block 10, Harrell Ad., Cisco 320.00; Lots 1 & 2 and 15 & 16, Block 11, Harrell Ad., Cisco, Block 11, Harrell Ad., Cisco, 190.00; 41<sup>1</sup>, A. Abst 279, H&TC

hereto.

together with penalties, interest defendants are defendants, and mid plaintiff has impleted the City of Cisco and the Cisco Incosts and expenses which have accrued or may legally accrue thereon. Plaintiff and/or interdependent School District taxing veners also seek the establishunits in said state, (there are no other taxing units which assess ment and foreclosure of the lien ind collect taxes on this property) which said taxing units shall apsecuring payment or such taxes as provided by law. All interpear in said cause and each file a claim for delinquent taxes est, penalties, and costs allowed by law are inclused in said suit. mainst the property or any part Each party to said suit shall take hereof described in the petition of said plaintiff, and the said denotice of, and plead and answer and ants shall appear and answer the claims of said taxing units to, all claims and pleadings now on file or hereafter filed in ithout further citation or notic said cause by all othe parties Said suit is to collect taxes on the following described real estate hereto.

Witness my hand and official seal at my office in Eastland. the name of the above-named fendant for the years 1919 Texas, this 15th day of Dec., A. defendant for the years 1910 through 1947 and in the amount shown opposite said property de-scribed as follows, to-wit: Lot 5. Block 7, Harrell Ad., Cis-to 150.00; Lot 2, Block 7, Harrell D., 1948.

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

 Joudov, Lot 2. Block 7, Harren
Ad. Cisco, 105.00: Lot 3. Block
7, Harrell Ad., Cisco, 21.42; Lot
4. Block 7, Harrell Ad., Cisco,
70.00; I ot 6, Block 7, Harrell Ad.,
Cisco, 70.00; Lot 7, Block 7, Har-THE STATE OF TEXAS COUNTY OF EASTLAND ) IN THE NAME AND BY THE OF TEXAS:

Harrell Ad., Cisco, 25.00; Lot Block 8, Harrell Ad., Cisco. 40.00; Lot 1, Block 9, Harrell Ad. Cisco, 68.00; 80 A. Ab t 209, and being S<sup>1</sup>/<sub>2</sub> of the NW<sup>1</sup> of Sec R. Webb, J. E. McDermott, Mrs. Bernice S. McCrea, Bernice S. Mc-Crea, Ira L. Guffey, J. F. Chesley, being S<sup>1</sup><sub>2</sub> of the NW<sup>1</sup> of Sec 1 Bik 2, H&TC Ry Co. Survey, Eastland Co. Texas 605.00. Fannie J. Kimmel. if living, and if any or all of the above-named together with penalties, interest, persons be dead, the unknown beins of each or all of the said ccots and expenses which have accrued or may legally accrue above-named persons who may be thereon. Plaintiff and/or interdead, and the unknown owner or veners also seek the establishowners of the hereinafter des-cribed hand and of the executors ment and foreclosure of the lien securing payment of such taxes administrators, guardians, and le as provided by law. All interal representatives, and all perons owning or having or claiming est, penalties, and costs allowed any legal or equitable interest in by law are included in said suit, the land described herein, defend-Each party to said suit shall take

notice of, and plead and answer You are hereby commanded to to, all claims and pleadings appear and defend such suit at or before 10 o'clock A. M. on the first Monday after the expiration now on tile or hereafter tiled in said cause by all other parties of forty-two (42) days from and Witness my hand and official seal at my office in Eastland. Texas, this 15th day of Dec., A. return date of such citation) before the Honorable District thereof, then and there to show why judgment shall not be rendered for such taxes, penalties, interest, and cost, and condemn-

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

Clerk, District Court, Eastland County, Texas

ROY L. LANE.

#### PAGE EIGHT

THE DAILY PRESS, CISCO, TEXAS

# Thursday, January 6, 1949

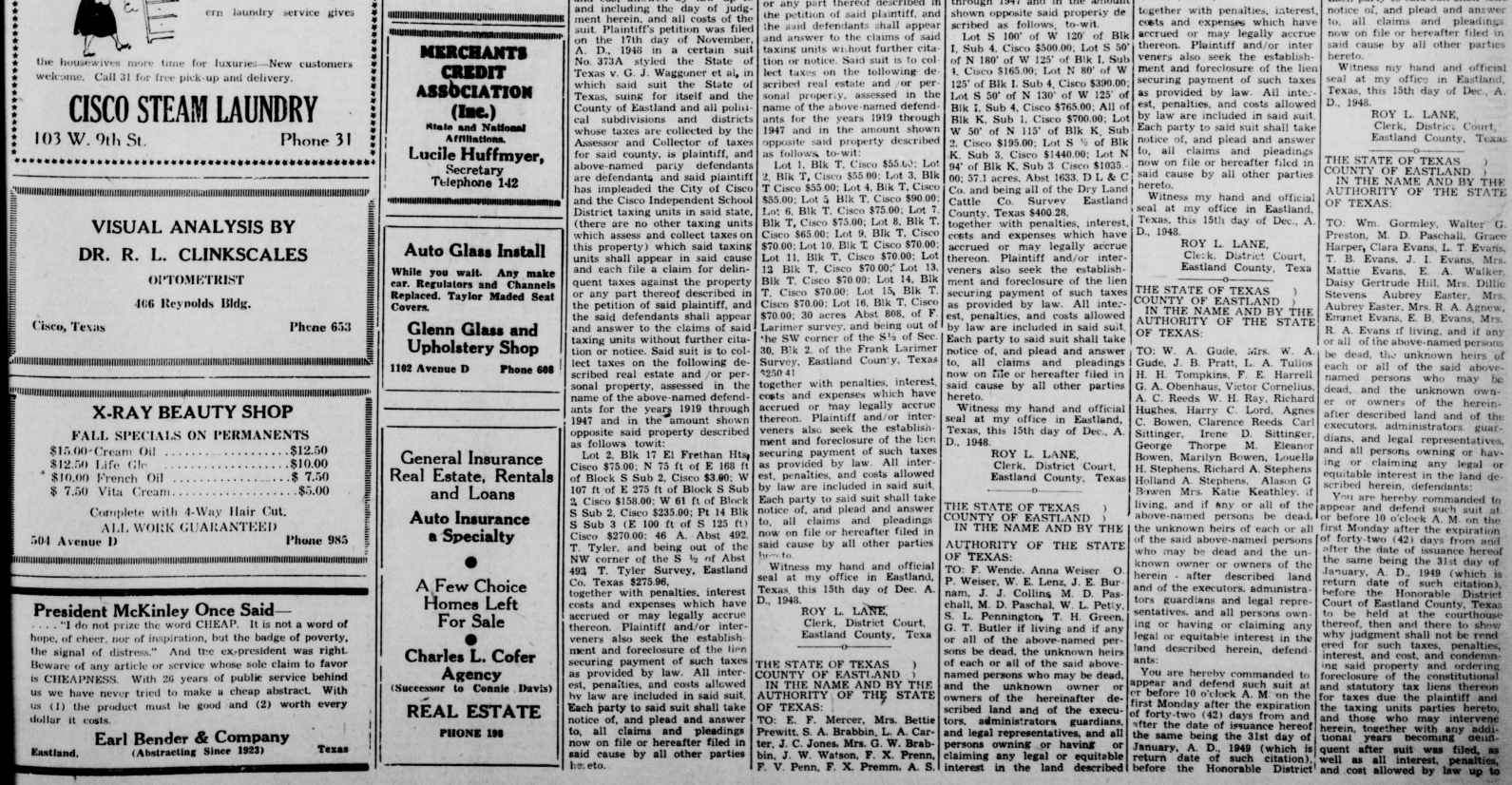
CITATION BY PUBLICATION CITATION CITATI

io, all claims and pleadings You are hereby command 8-9-10, Blk 36, Cisco, \$294.00; appear and defend such suit or before 10 o'clock A. M. on first Monday after the expirat notice of, and plead and answer AUTHORITY OF THE STATE of forty-two (42) days from and and the Gorman Independent Harris, Cisco, 630.00; Lot 10, Blk now on file or hereafter filed in S28.9' of both lots 6 & 7, Blk 36, io, all claims and pleadings after the date of issuance hereof School District taxing units the same being the 31st day of in said state, (there are no o, Sup Harris, Cisco, 630.00; Lot OF TEXAS: Cisco, \$106.88. said cause by all other parties now on file or hereafter filed in the same being the 31st day of 1, Blk 8, Sub Harris, Cisco, 630 .-TO: J. L. Gray, Certrude Kayler Frank Turknett, J. C. Turknett Mollie Turknett Louis Schlaepfer Mrs. Louis Schlaepfer, H. H. together with penalties, interest, other taxing units which assess January, A. D., 1949 (which is of forty-two (42) days from said cause by all other parties hereto. 10; Lot 1, Block 8, Subdivision Witness my hand and official costs and expenses which have and collect taxes on this property) after the date of issuance return date of such citation). hereio. Harris, Cisco, \$375.00; Lots accrued or may legally accrue which said taxing units shall apseal at my office in Eastland. before the Honorable District the same being the 31st day Witness my hand and official Frarris, Cisco, \$515.00, Lets 2 & 3, Blk 8, Sub Larris, Cisco 80.00; Lots 1 & W<sup>4</sup><sub>2</sub> of 2, Blb 0, Sub Harris, Cisco, 85.00; 130 Acres, Abst. 1200, E.T.R.R.Co, Sur zey, and being all of the NE<sup>4</sup><sub>4</sub> of See 38, Blk 2, E. T. Ry, Co, Survey Eastand Co., Texas, 294.00 Interest and the panalities interest. pear in said cause and each file a laim for delinquent taxes against the property or any part thereof Mrs. Louis Schlaepfer, H. H. Grinder, August Lenz, Terry John-ion, C. L. Swith, C. D. Trammell Fannie Trammell, Leo Kabz, C. H. Joodwin, B. M. Sheffev, A. M JeKinnerney, Irene McKinnerney, P. Sheffey, Manie B. Sheffey Avis Sheffey, if living, and if any r all of the above-named new rows Texas, this 15th day of Dec., A. thereon. Plaintiff and/or inter January, A. D., 1949 (which Court of Eastland County, Texas eal at my office in Eastland, veners also seek the estabusabefore the Honorable Dis to be held at the courthouse Cexas, this 15th day of Dec., A D .948. mereof, then and there to show ment and foreclosure of the lien ROY L. LANE, te cribed in the petition of said D., 1948. why judgment shall not be rend-Court of Eastland County, Te securing payment of such taxes Clerk, District Court, plaintif:, and the said defendants ROY L. LANE. ered for such taxes, penalties, interest, and cost, and condemnshall appear and answer to the laims of said taxing units without to be held at the court as provided by law. All inter Eastland County, Texas Clerk, District Court, thereof, then and there to est, penaltics, and costs allowed Eastland County, Texas ing said property and ordering further eitation or notice. Said suit is to ocllect taxes on the fol-lowing described real estate and/ together with penalties, interest why judgment shall not be by law are included in said suit. THE STATE OF TEXAS ) COUNTY OF EASTLAND ) IN THE NAME AND BY THE or all of the above-named per ons be dead, the unlown heirs of each or all of the said aboveforeclosure of the constitutional costs and expenses which have ered for such taxes, Each party to said suit shall take Den and statutory tax liens thereon interest, and cost, and conden accrued or may legally accrue THE STATE OF TEXAS notice of, and plead and answer for taxes due the plaintiff and or personal property, assessed in the name of the above-named de-fendants for the years 1919 through 1947 and in the amount AUTHORITY OF THE STATE ing said property and ord OUNTY OF EASTLAND thereon. Plaintiff and/or inter amed persons who may be dead, to, all claims and pleadings the tax.ng units parties hereto, foreclosure of the constitution veners also seek the establish IN THE NAME AND BY THE OF TEXAS: now on file or hereafter filed in and those who may intervene and statutory tax liens there UTHORITY OF THE STATE of the hereinafter described lan ment and foreclosure of the lier herein, together with any addi-tional years becoming dennsaid cause by all other parties CO: R. G. Hickox, R. H. Hickox. CO: R. G. Hickox, R. H. Hickox, C. Lloyd, T. C. Peden, Bert ineed, W. T. Lucas, Mrs. Dora becker, W. F. Lucas, Dora Decker, A. M. Stanton, D. F. Holler, A. J. Volf, Oscar M. Gage, S. J. Bivins, Ay Bivins, S. J. Ray, Mrs. T. B. Lay, L. J. Casemère, P. E. McCol-um, J. M. McCollum, J., E. Bynum, J. Biving, and if any or all of the for taxes due the plaintiff and of the executors' administra-ors, guardians, and legal repre-entative , and all persons owning OF TEXAS: securing payment of such taxes shown opposite said property dea the taxing units parties her hereto. ribed as follows, to-wit: Lot 3, Bik 26, Rosewell Ad. quent after suit was filed, as O: N. H. Taylor, Sanger Invest as provided by law. All inter Witness my hand and official and those who may inter nent Company, the and nown di ectors, assigns, stockholders and herein, together with any ad est, penalties, and costs allowed well as all interest, penalties, seal at my office in Eastland, r having or claiming any legal r equitable interest in the land lisco, \$27.09; Lot 10, Block 19 and cost allowed by law up to by law are included in said suit tional years becoming Texas, this 15th day of Dec. A eral representatives and unknown heirs of same, Cisco Baking Com-any. J. Harvey Reynolds, J. E frowder, Commercial State Bank Rosewell Ad., Cisco, \$5.00; Lots 10-11-12, Block 21, Rosewell Ad., and including the day of judg-ment herein, and all costs of the wined herein, defendants: Each party to said suit shall take quent after suit was filed D., 1943. well as all interest. You are hereby commanded to ROY L. LANE, isco, \$9.00; Lot 4, Blk 22, Rosenotice of, and plead and answer uit. Plaintiff's petition was filed appear and defend such suit at and cost allowed by law well Ad., Cisco, \$78.5t; Lots 5 & J, Blk 22, Rosewell Ad., Cisco, Clerk, District Court, to, all claims and pleadings on the 17th day of November, ore 10 o'clock A. M on the i, Blk 22, Rosewell Ad., Cisco, 836,00; All of Blk 25, Rosewell Ad., Cisco, \$2.25; Lot 2, Blk 26, Rosewell Ad., Cisco, \$215,00; ½ A, Abst 1930 Geo. Pendlev, and being a part of the NW¼ of Sec. 62, Blk 2, H&TC Ry Co Sur, Eastland Co., Texas, Deed Rev. Vol. 201, page 255, \$753,80; 112 A. Abst 493 T. Tyler and being Lot No. 1 of the R. M. Pittinger, Sub. Div. of the N½ Survey 51 of the T. Tyler Survey. Eastland Co., Texas, Deed Ref. Vol 92, page 316, \$161,19; 125 A. Abst 493 T. Tyler f living, and if any or all of the bove-named persons be dead, the known heirs of each or all of the and including the day he unknown directors, as igns tockholders and legal representa now on file or hereafter filed in Eastland County, Texas A. D., 1948 in a certain suit first Monday after the expiration ment herein, and all costs of said cause by all other parties ives and unknown heirs of same laud Wild J. I. Wheat, Uniteo. 401A styled the State of Texa of forty-two (42) days from and suit. Plaintiff's petition G. W. Keathley et al, in which aid suit the State of Texas, suin hereto. on the 17th day of Noven after the date of issuance hereo aid above-named persons who may THE STATE OF TEXAS. investment Co., the unknown di-rectors, assigns stock'olders and Witness my hand and officia the same being the 31st day of A. D., 1948 in a certain or itself and the County of Eastdead, and the unknown owner COUNTY OF EASTLAND ) January, A. D., 1949 (which is or owners of the hereinafter de-scribed land and of the executors, seal at my office in Eastland, No. 409A styled the Stat THE NAME AND BY THE and and all political subdivision and districts whose taxes are co egal representatives and unknown teirs of same, Mrs. Lee Jacobs . C. O. White et return date of such citation) Texas, this 15th day of Dec., A. AUTHORITY OF THE STATE administrators, guardians, and le-gal representatives, and all peraid suit the State of T before the Honorable District ected by the Assessor and Collec OF TEXAS: D., 1948. Continental Southland Savings and Loan Assn., the unbrown di-rectors, assigns, stockholders and for itself and the Count or of taxes for said county, Court of Eastland County, Texas ROY L. LANE. sons owning or having or claiming land and all political TO: G A Harris Charles Walton to be held at the courthouse laintiff, and above-named party Clerk. District Court, any legal or equitable interest in the land described herein, defendand districts whose tax lefendants are defendants. aid plaintiff has impleaded Mrs. Charles Walton. M. I. Yeager thereof, then and there to show egal representatives and unknown eirs of same, Bill Bledsoe, Colo-tial Building and Loss term Mrs. Fay Yearer, Florence Roan W. W. Poin Krite Chembers, Burt Snord G. H. Judia J. R. Kennedy, J. E Ewers, F. F. Klein, E. E. Kle-Eastland County, Texas lected by the Assessor why judgment shall not be rendtor of taxes for said plaintiff, and above-na Tity of Cisco and the Cisco In-dependent School District and the -0ered for such taxes, penalties, al Building and I am You are hereby commanded to brown directors, assigns, stock- | interest, and cost, and condemn-\$161.19; 125 A. Abst 493 T. Tyler \$161.19; 125 A. Abst 493 T. Tyler and being out of the S E Cor of the T. Tyler Surv Eastland Co., Texas, Deed Ref. Vol 240, p 533, \$118.77; 160 A. Abst 493 T. Tyler and being out of the S W ¼ of the T. Tyler Survey Eastland Co., Texas, Deed Ref. Vol 330, p. 172 and Vol 367, p. 336, \$152 12. opear and defend such suit at defendants are defend said plaintiff has impl City of Cisco and the C THE STATE OF TEXAS tising Star Independent School District taxing units in said state, (there are no other taxing units ng said property and ordering olders and legal representatives COUNTY OF EASTLAND ) IN THE NAME AND BY THE or before 10 o'clock A. M. on the in, J.O. Chambers, Leon R. Alforeclosure of the constitutional and unknown heirs of same surs. Maud Pratt, 2 sa Moselev, if liv-ing, and if any or all of the abovefirst Monday after the expiration and statutory tax liens thereon read, M.G. Morris, J.W. Temp-AUTHORITY OF THE STATE of forty-two (42) days from and pendent School which assess and collect taxes on or taxes due the plaintiff and leton, Hugh Boren, J.K. Blackamed nersons be dead, the un-newn heirs of each or all of the neid above-named persons who hav be dead, and the unknown therein, together with any addi-tional years becoming defin-tional years becoming definafter the date of issuance hereof Rising Star Indepen his property) which said taxing mits shall appear in said cause and each file a claim for delinquent OF TEXAS: ard, W. P. Clements, Bell R. TO: R. C. Loyd, J. H. Courtney Mrs. Fannie Agnew, R. H. La-tham, Mrs. R. H. Latham, A. L. Huntington, Mrs. A. L. Hunting-ton, Mrs. Rehecca Paylor, S. W. District taxing units the same being the 31st day of there are no other Templeton, Rosie Bell Temple January, A. D., 1949 (which is which assess and coll A. L. ton, Rubie Templeton, Jack axes against the property or all return date of such citation), may be dead, and the unknown owner or owners of the herein after described land and of the his property) which art thereof described in the peti Templeton J. M Templeton Ben-ton Templeton Mes Wulle Themas son Mrs. J. W. Templeton, W. J. Phondes if living, and if any or all of the above-named nersons by quent after suit was filed, as well as all interest, penalties, and cost allowed by law up to before the Honorable District together with penalties, interest mits shall appear in on of said plaintiff, and the said Court of Eastland County, Texas costs and expenses which have nd each file a claim tefendants shall appear and an-Schlaepfer, Will Jacobs, Mrs. Wil Jacobs, I. H. Courtney, H. B to be held at the courthouse vecutors, administrators, guar-lians and legal representatives. Jacobs, I. H. Courtney, H. B Whatley, J. T. Anglin, T. H Hitchcock, J. B. Bogos, Connic Davis, Tom Grazier, E. C. Mc Clelland, W. F. Davenport, Mary wer to the claims of said taxing ment taxes against t accrued or may legally accrue hereof, then and there to show and including the day of judgthereon. Plaintiff and/or interr any part thereof nits without further citation on why judgment shall not be rendnd all persons owning or having ment herein, and all costs of the otice. Said suit is to collect taxes he petition of said veners also seek the establishderd the unknown heirs of each or all of the said above-named porr claiming any legal or equitable interest in the land described suit. Plaintiff's petition was filed on the 17th day of November. ered for such taxes, penalties, he said defendants n the following described real esment and foreclosure of the lien interest, and cost, and condemnate and/or personal property, as-essed in the name of the aboveand answer to the cl securing payment of such taxes ing said property and ordering some who may be dead. and axing units without furth-A. D., 1948 in a certain suit You are hereby commanded to Davenport, if living, and if any o unknown owner or owners of the as provided by law. All interoreclosure of the constitutional amed defendants for the years 919 through 1947 and in the No. 425A styled the State of Texas v. J. L. Grav et al. in which said suit the State of Texas ion or notice. Said suit all of the above-named persons b appear and defend such suit at est, penalties, and costs allowed and statutory tax liens thereon ollect taxes on the the executors, administrators cuardians and legal representa-tives and all persons owning of having or claiming any legal or equilable inferent in the land de genitad havin defendants. dead, the unknown heirs of each or before 10 o'clock A. M. on the for taxes due the plaintiff and mount shown opposite said propby law are included in said suit. cribed real estate and or all of the said above-name persons who may be dead, and th first Monday after the expiration the taxing units parties hereto, uing for itself and the County of Casiland and all political subdi-visions and districts who e taxes ty described as follows, to-wit: Lot 1. Blk 13, Sub Harris, Cisco property, assessed Each party to said suit shall take of forty-two (42) days from and and those who may intervene he above-named defendants he years 1919 through 1947 notice of, and plead and answer inknown owner or owners of th after the date of issuance hereof herein, together with any addi-tional years becoming denn-70.00; Lot 4, Bik 15, Sub Harris Sisco, 75.00; Lots 7 to 10, Bik 1 ub Luse, Cisco, 120.00; Lots 11 ereinafter described land and the same being the 31st day of to, all claims and pleadings are collected by the Assessor and "ollector of taxes for said county the executors, administrators guardians, and legal representa n the amount shown of now on file or hereafter filed in Ianuary, A. D., 1949 (which is property described as juent after suit was filed, as bliector 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 mits is said state. You are hereby commanded to appear and defend such suit at or before 10 o'clock A. M. on the 4 12, Blk 1, Sub Luse, Cisco, 80.00; ots 12, 14, & 15, Blk 1, Sub Luse, Disco, 120.00; 80 Acres, Abst. 1438, J. F. Wheat Survey, and being all of the J. F. Wheat Survey, Eastsaid cause by all other parties eturn date of such citation). vell as all interest, penalties, ives, and all persons owning on naving or claiming any legal o before the Honorab'e District Lots 9 to 12, Blk and cost allowed by law up to hereto. isco, \$180.00; Lots 21 , Luse Add, Cisco, 16 to 5, Bik 4, Luse ourt of Eastland County, Texas Witness my hand and official uitable interest in the land desand including the day of judgfirst Monday after the expiration be held at the courthouse seal at my office in Eastland, ment herein, and all costs of the ribed herein, defendants: of forty-two (42) days from an thereof, then and there to show You are hereby commanded to suit. Plaintiff's petition was filed Texas, this 15th day of Dec., A. 240.00; Lot 9, Blk 2, Luse Cisco, 100.00; Lot 11, Blk 2, after the date of issuance hereof and Co., Texas, 236.00. why judgment shall not be rendmits in said state. (there are n on the 17th day of November, appear and defend such suit at or before 10 o'clock A. M. on the together with penalties, interest, D., 1948. other taxing units which assess ind collect taxes on this property) which said taxing units shall apthe same being the 31st day of ered for such taxes, penalties, A. D., 1948 in a certain suit January, A. D., 1949 (which is Add, Cisco, 100.00; L costs and expenses which have ROY L. LANE. interest, and cost, and condemnirst Monday after the expiration o, 406A styled the State of Texas return date of such citation) accrued or may legally accrue Clerk, District Court, 2, Luse Add, Cisco ing said property and ordering forty-two (42) days from and R. G. Hickox et al, in which said uit the State of Texas, suing for bear in said cause and each file a laim for delinguent taxes agains Eastland County, Texas after the date of issuance hereo Acres, Abst 579, E. T before the Honorable District oreclosure of the constitutional thereon. Plaintiff and/or inter-Survey, and being out and statutory tax liens thereon Court of Eastland County, Texas veners also seek the establishthe same being the 31st day of tself and the County of Eastland part of Sec 43, Blk 2, E he property or any part thereof for taxes due the plaintiff and to be held at the courthous ment and foreclosure of the lien January, A. D., 1949 (which i all political subdivisions and le cribed in the petition of said plaintiff, and the said defendants Co. Survey, Eastland Texas, Deed Ref. Vol 203 thereof, then and there to show THE STATE OF TEXAS he taxing units parties hereto, securing payment of such taxes return date of such citation) before the Honorable District listricts whose taxes are collected COUNTY OF EASTLAND ) IN THE NAME AND BY THE why judgment shall not be rendand those who may intervene in the Assessor and Collector of axes for said county, is plaintiff, and above-named party defendants together with penalties, interview and expenses which it as provided by law. All intershall appear and answer to the ered for such taxes, penalties herein, together with any addi AUTHORITY OF THE STATE Court of Eastland County, Texas laims of said taxing units without urther citation or notice. Said est, penalties, and costs allowed tional years becoming interest, and cost, and condemn to be held at the courthouse by law are included in said suit. costs and expenses which ing said property and orderin. are defendants, and said plaintiff has impleaded the City of Cisco quent after suit was filed, as OF TEXAS: suit is to collect taxes on the fol- Each party to said suit shall take TO: J. O. Clark. G. H. Judia, W. thereof, then and there to show foreclosure of the constitutional well as all interest, penalties, and cost allowed by law up to accrued or may legally a why judgment shall not be rendlowing describe readestate and/ property, assessed in 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 and statutory tax liens thereon and the Cisco Independent School | thereon. Plaintiff and/or i ered for such taxes, penalties, for taxes due the plaintiff and and including the day of judg-District taxing units in said state veners also 'seek the establ interest, and cost, and condemnhe name of the above-named de ment and foreclosure of the the taxing units parties he endants for the years 1919 now on file or hereafter filed in brouch 1917 and in the amount said cause by all other parties ment herein, and all costs of the ing said property and ordering there are no other taxing units suit. Plaintiff's petition was filed on the 17th day of November. and those who may intervene hich assess and collect taxes on foreclosure of the constitutional securing payment of such herein, together with any addi-tional years becoming deun is property) which said taxing thown opposite said property des-ribed as follows, to-wit: Lot 1. Blk 1. Turknett Add. and statutory tax liens thereon as provided by law. All in nits shall appear in said cause and each file a claim for delinquent D., 1948 in a certain suit for taxes due the plaintiff and est, penalties; and costs al No. 435A styled the State of Tex-us v. N. H. Taylor et el, in which vaid suit the State of Texas, suine for itself and the County of Fast-land and all political subdivision-and districts where taylor and out Witness my hand and official 3. Jackson, C. R. Tyler if living, and if any or all of the above-mmed persons be dead, the unquent after suit was filed, as scal at my office in Eastland, the taxing units parties hereto by law are included in said axes against the property or any art thereof described in the petias all interest, penalties Cisco, \$120.00; Lot 2, Blk 1, Turk-nett Add, Cisco, \$85.00, Lots 4 to 8, Blk 1, Turknett Add, Cisco and those who may intervene Each party to said suit sha and cost allowed by law up to Texas, this 15th day of Dec., A known heirs of each or all of the herein, together with any addi-aid above-named persons who may tional years becoming dem on of said plaintiff, and the said notice of, and plead and an and including the day of judg D., 1948. efendants shall appear and an-wer to the claims of said taxing mits without further citation or ment herein, and all costs of the \$800.00; Lets 1 to 6 Blk B. Wea quent after suit was filed, as ROY L. LANE, to, all claims and ple e dead, and the unknown owner therbee Add, Ciseo, \$96.09; Lots o 12. RW B. Weatherbee Ad uit. Plaintiff's petition was filed nd districts whose taxes are col Clerk, District Court, now on file or hereafter all interest, penalties of the hereinafter de the 17th day of November cted by the Assessor and Co Blk B. Weatherbee Add ribed land and of the executors and cost allowed by law up said cause by all other par or of taxes for said county. Eastland County, Texas otice. Said suit is to collect taxes sco, \$400.00; 5 acres. Abst 68 Cooper Sur. as described in Vo A. D., 1948 in a certain sui slaintiff, and above-named part terendants are defendants, and id phristiff has impleaded the City of Cisco and the Cisco In-tenendent School District taxing dministrators guardians, and le and including the day of judg hereto. the following described rea No. todA styled the State of Texas V. G. A. Harris et al. in which sold suit the State of Texas, suing for itaelf and the County of Fastland Witness my hand and off seal at my office in Easth rexas, this 15th day of Dec. <sup>1</sup>. Cooper Sur, as described in Vol 242, Page 448, Deed Records of Eastland County, Teyns, and be-ing out of the S <sup>1</sup>/<sub>4</sub> of the NE <sup>1</sup>/<sub>4</sub> See 4, RHk 4, <sup>11</sup>/<sub>4</sub>ZTC Ry, Co. Sur. Eastland County, Teyns, L. Coop-er Grantee, \$36.49; 20 acres, Abst <sup>14</sup>/<sub>2</sub>, H&TC Ry Co, Sur, and being part of the SW<sup>1</sup>/<sub>4</sub> of Ser 53, Bl<sup>1</sup>/<sub>2</sub> <sup>2</sup> H&TC Ry Co, Sur, Eastland state and/or personal property al representatives, and all persons ment herein, and all costs of the THE STATE OF TEXAS suit. Plaintiff's petition was filed on the 17th day of November A. D., 1948 in a certain suit wning or having or claiming any ssessed in the name of the above amed defendants for the years COUNTY OF EASTLAND ) IN THE NAME AND BY THE egal or countable interest in the and described herein, defendants: 919 through 1947 and in the nd all political subdivisions and No. 426A styled the State of Tex-as v. R. C. Loyd et al, in which said suit the State of Texas, suine D .146. AUTHORITY OF THE STATE You are hereby commanded to mount shown opposite said prop ty described as follows, to-wit: mits in said state, (there are n districts whose taxes are collected by the Assessor and Collector of ROY L. LANE, Clerk, District Com Eastland County, 1 appear and defend such suit at or before 10 o'clock A. M. on the other taxing units which asses OF TEXAS: E<sup>1</sup>/<sub>2</sub> of Lot 2 & W<sup>1</sup>/<sub>2</sub> of 3, Blk 0. Sub Harris. Cisco, \$280.00; E<sup>1</sup>/<sub>2</sub> f Lot 3 & W<sup>1</sup>/<sub>2</sub> of 4, Blk 10, Sub taxes for said county, it TO: B. N. Lane, C. L. Archer, R and shove-named party defendants are defendants, and said plaintin A. Bearman, H. A. Agnew, C. B. Snodgrass, Rex W. Moore, C. M. Caldwell, W. P. Moore, Mrs. W. P. Moore, Mrs. D. G. Sterhers, R. first Monday after the expiration or itself and the County of East hich said taxing units shall ap high said taxing the s shall an ear in said cause and each file i laim for delinquent tixe, agains be properly or any part thereas everyhed in the petition of said H&TC Ry, Co. Sur, Eastland of forty-two (42) days from and defendants, and said pla-impleaded the City of C and and all political subdivision and districts whose taxes are col iarris, Cisco. 180,00; Lots 1 &  $N_{12}^{1/2}$  of 2, Blk 11. Sub Harris isco, 320,00; E<sup>1/2</sup> of Lot 2 & W<sup>1/2</sup> after the date of issuance hereof bst 243, H&TC Ry. Co. Sur, be the same being the 31st day of lected by the Assessor and Collector of taxes for said county, i el the Cisco Independent Schoo 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 if any or all of the above-named District taxing units in said state (there are no other taxing unit g part of SW% of Sec 53, Blk H&TC Rv. Co. Sur, as described Vol 355, Page 146, Deed Rec-January, A. D., 1949 (which is HENDERSONS f 3. Bik 11. Sub Harris, Cisco 36,00; E<sup>1/2</sup> of Lot 3 & all of 4 2 5, Bik 11, Sub Harris, Cisco 500; E<sup>1/2</sup> of Lot 4 & all of 5, 30k 12, Sub Harris, Cisco, 400,00; plaintif, and the said defendant shall appear and answer to the daims of said taxing units with before the Honorable District plaintiff, and above-named part lefendants are defendants, and said plaintiff, has impleaded the City of Ciseo and the Ciseo In dependent School Di trict taxing which assess and collect taxes of this property) which said taxin Court of Eastland County, Texas daims of said taxing units with an further situation or notice. Said uit is to collect taxes on the fol ords, Eastland County, Texas Il appear in said caus Helpy - Selfy be held at the courthouse and each file a claim for delinquer taxes against the property or any part thereof described in the peti-tion of said n'aintiff, and the said persons be dead, the unknown heirs of each or all of the said together with penalties, interest hereof, then and there to show ine described real estate an ots 6 to 8, Bik 12, Sub Harris mits in said state, (there are n Laundry costs and expenses which have why judgment shall not be rendhe name of the above-named de lisco, 800.00; 99½ Acres, Abst 377, R. W. C. Gage Survey, and bove-named persons who may be other taxing units which asses 6c per Wet Wash ----accrued or may legally accrue ered for such taxes, penalties, dead, and the unknown owner or owners of the hereinafter desand collect taxes on this property endants for the years 1919 brough 1947 and in the amount interest, and cost, and condemneing all of the R. W. C. Gage Survey, Eastland Co., Tex., 611.45. thereon. Plaintiff and/or inter defendants shall appear and Rough Dry which said taxing units shall an Flat Work, Shirts & Pa ing said property and ordering foreclosure of the constitutional swer to the c'aims of said taxin units without further citation of veners also seek the establishribed land and of the executors, said cause, and each file hown opposite said property des-the as follows, to wit: N50' of \$166' of W120' of BN-1 ment and foreclosure of the lien ogether with penalties, interest, administrators, guardians, and le-gal representatives, and all per claim for delinquent taxes agains Finished. and statutory tax liens thereon notice. Said suit is to collect tax costs and expenses which have securing payment of such taxes the property or any part thereo Open 6 a. m.-Close 6 p. for taxes due the plaintiff and described in the petition of said maintiff, and the said defendant ons owning or having or claiming as provided by law. All interaccrued or may legally accrue estate and/or personal property assessed in the name of the above named defendants for the year the taxing units parties hereto, Phone 879 thereon. Plaintiff and/or interand those who may intervene herein, together with any addi-tional years becoming deimshall appear and answer to the 1011 W. 8th veners also seek the establishlaims of said taxing units without ment and foreclosure of the lien 1919 th retich 1947 and in the further citation or notice. Said suit is to collect taxes on the folamount shown opposite said prop-erty described as follows to-wit Lots 6 & 7, Blk 4, Sub Harris, Cisco, \$906.00; Lot 3, Blk 4, Sub notice of, and plead and answer appear and defend such suit at quent after suit was filed, as to, all claims and pleadings or before 10 o'clock A. M. on the well as all interest, penalties, securing payment of such taxes owing described real estate and/ as provided by law. All interpersonal property, a sessed in e name of the above-named de first Monday after the expiration and cost allowed by law up to est, penalties, and costs allowed of forty-two (42) days from and and including the day of judgby law are included in said suit. Sub Harris Cisco, 18 00; Lot 5, B k Sub Harris Cisco, 65 00; Lot fendants for the years 1919 through 1947 and in the amount after the date of issuance hereof ment herein, and all costs of the Each party to said suit shall take the same being the 31st day of suit. Plaintiff's petition was filed \$470.00: Lots 4 & 5. Blk 26 Rose well, Cisco, \$120.00; Jot 1, Blk 97. Sub 4, Cisco, \$2.50; Jots 9 and 10 1. Bik 5 Sub Harris, Cisco, 190.00; Witness my hand and official notice of, and plead and answer January, A. D., 1949 (which is return date of such citation) A. D., 1948 in a certain suit shown opposite said property des-cribed as follows to-wit: Heed and b Lot 4. Blk 5. Sub Harris. Cisco 240,00; Lot 5. Blk 5. Sub Harris Cisco, 135,00; Lot 6. Blk 5. Sub to, all claims and pleadings seal at my office in Eastland, now on file or hereafter filed in Texas, this 15th day of Dec., A 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, \$440.00; Lot 3, Blk F, Spears Add, Cisco \$150.00; Lot 4, Blk F, Spears Add Cisco, \$7.26; All of Blk H, Spears Add, Cisco, \$300.00; 160 acres. Abrt 212; H&TC Survey, and be-ing the W<sup>1</sup>/<sub>8</sub> of the NW<sup>1</sup>/<sub>8</sub> and the Lot 7, Blk C, Spears Add, Cisco before the Honorable District No. 405A styled the State of Texas \$399.00; 82 acres Healed! D., .948. said cause by all other parties J. O. Clark et al. in which said Harris, Cisco, 210.00; Lot 7, Blk 5, Sub Harris, Cisco, 300.00; 114 Acres, Abst. 631, W. E. Howkin Abst. 414. D. S. Richardson Sur Court of Eastland County, Texas ROY L. LANE, suit the State of Texas, suing for vey being out of the Sta of D. S. Richardson Survey. Deed ref. Vol. 340. Page 456, deed records Easthereto. to be held at the courthouse tself and the County of Eastland Clerk, District Court, Witness my hand and official thereof, then and there to show • Your Doctor's counsi and all political subdivisions and Survey, and being all of the W. Eastland County, Texas why judgment shall not be rendseal at my office in Eastland, is the result of sound listricts whose taxes are collected by the Assessor and Collector of Hawkins Survey, Fastand Co. Lond Court Taxas \$535.28 together with penalties, interest, ered for such taxes, penalties, Texas, this 15th day of Dcc., A udgment and seasoned THE STATE OF TEXAS interest, and cost, and condemn-D., 1948. Texas, 500372 R., Abst 440, J Salinas Survey, and being 12 miles W of Town of Desdamory and out of the NE corner of J Salinas Survey, Eastirnd Co. Tev as, Deed Ref. Vol. 187 Page 87 29.36; 34 8 Acres. Abst. 427, Elsie Desdi Context and Co. 197 axes for said county, is plaintiff ing said property and ordering costs and expenses which have COUNTY OF EASTLAND ) IN THE NAME AND BY THE and above-named party defendants re defendents, and said plaintiff has impleaded the City of Cisco and the Cisco Independent School ROY L. LANE. experience. Heed it care foreclosure of the constitutional accrued or may legally accrue fully. And be equally Clerk, District Court, thereon. Plaintiff and/or inter-AUTHORITY OF THE STATE and statutory tax liens thereon Eastland County, Texas for taxes due the plaintiff and careful in your selection ing the W 1/2 of the NW 1/4 and the N 1/4 of the SW 1/4 of Sec 31, Blk 4. H&TC Ry. Co. Survey, Eastland veners also seek the establish OF TEXAS: the taxing units parties hereto, ment and foreclosure of the lien District taxing units in said state of a pharmacy to com O. G. W. Keathley, B. N. Wooten O. G. W. Keathley, B. N. Wootch, J. Dean, J. W. Bettis, Grace D. Joland, A. T. Boland, Annie H. Vilson, T. B. Sanders, Annie H. awt, A. P. C. Bettis, E. S. Boles, THE STATE OF TEXAS and those who may intervene there are no other taxing units which assess and collect taxes on 4. H&TC RY, Co. Survey, Eastland County. Texas. \$151.24; 54 acres Abst 423, S. J. Robinson Sur. be-ing out of S<sup>1</sup>/<sub>2</sub> of the S. J. Rob-inson Sur. Eastland County. Tex-as, Deed Ref 256, P 243, Vol 325, P 560, \$93.54; 1271/<sub>2</sub> acres, Abst 367, McLennan County School Land Survey, as described in Vol Russell Survey, and being out the Ety of Abst. 427. E'sie Pu COUNTY OF EASTLAND ) IN THE NAME AND BY THE securing payment of such taxes pound your Doctor's pro herein, together with any addi-tional years becoming deinas provided by law: All interscription. Here you an his property) which said taxing the E<sup>+</sup>2 of Abst. 421. E see Lu self Survey, as described in Vo 126. Page 55, Decd Records, Eas land Co., Texas, 175.32; 30 Acrè Abst. 377, T. H. Malryne Surve AUTHORITY OF THE STATE st, penalties, and costs allowed quent after suit was filed, as units shall appear in said cause and each file a claim for delinquent assured skilled service, M. Aaron, W. A. Free, W. F. own, G. O. Bateman, Williemay by law are included in said suit. well as all interest, penalties, OF TEXAS: quality ingredients, fair axes against the property or any part thereof described in the peti-Each party to said suit shall take and cost allowed by law up to TO: C. O. White. C. P White, J n Reevas and including the day of judg-ment herein, and all costs of the notice of, and plead and answer dwards. Euchie S. Bateman. John J. C. M. Wilson, J. and being described in Vol. 245 prices. Try us next time on of said plaintiff, and the said Tipton, W. P. M. Wilson, J. A. M. Wilson, Mrs. L. B. Reeves, G. V. Dill, J. M. Dill, H. C. Dill, Luta Collier. if living, and if any Page 541, Deed Records. Eastlar o, all claims and pleadings and Survey, as described in Vol all of the above-named persons defendants shall appear and an-wer to the claims of said taxing Co., Texas, and being in the SE<sup>1</sup> of the T. H. Mulryne Survey, East-land Co., Texas, 55.89 suit. Plaintiff's petition was filed now on file or hereafter filed in 256, Page 243, Deed Records, Eastland County, Texas, \$326,87, together with penalties, interest, be dead, the unknown heirs of each r all of the said above-named peron the 17th day of November, V. Dill, J. M. Dill, H. C. Dill, Luba J. Hale, J. E. Bynum, Mrs J. F. Bynum, Lula H. Bull, F. W. Dill I. A. Dill, Lula J. Hale, if living, and if any or all of the above-named persons be dead, the un-brown hairs be dead. the unsaid cause by all other parties inits without further citation or notice. Said suit is to collect taxes A. D., 1948 in a certain suit hereto. together with penalties, interest ons who may be dead, and the No. 424A styled the State of Tex-as v. B. N. Lane et al, in which on the following described real es-Witness my hand and official inknown owner or owners of the percinafter described land and of costs and expenses which have costs and expenses which have tate and/or personal property, as-sessed in the name of the aboveseal at my office in Eastland accrued or may legally accrue said suit the State of Texas, suing accrued or may legally accrue Texas, this 15th day of Dec., A he executors, administrators ruardians, or legal representatives for itself and the county of East-land and all political subdivisions thereon. Plaintiff and/or interknown heirs of each or all of the said above-named persons who may be dead, and the unknown owner or owners of the hereinafter dethereon. Plaintiff and/or internamed defendants for the year D., 1948. veners also seek the establish-1919 through 1947 and in the veners also seek the establishnd all persons owning or having and districts whose taxes are col-lected by the Assessor and Colment and foreclosure of the lien ROY L. LANE. amount shown opposite said propor claiming any legal or equitable interest in the land described here ment and foreclosure of the lien securing payment of such taxes Clerk, District Court, erty described as follows, to-wit: S 65' of Lot 10, Blk 5. Sub Han securing payment of such taxes ector of taxes for said county, is as provided by law. All interest, penalties, and costs allowed THE STATE OF TEXAS by law are included in said suit. COUNTY OF EASTLAND Each party to said suit shall take





#### Thursday, January 6, 1949 SECTION THREE PAGE ONE CITATION BY PUBLICATION | CITATION BY PUBLICATION CITATION BY PUBLICATION CITATION BY PUBLICATION CITATION BY PUBLICATION | CITATION BY PUBLICATION CITATION BY PUBLICATION | CITATION BY PUBLICATION guardians, and legal represen-THE STATE OF TEXAS COUNTY OF EASTLAND the taxing units parties hereto, Nabors, Joe Wilson, Georgia E Bik 18, El Fretham Hts, Cisco Witness my hand and official herein. defendants Court of Eastland County, Texas tatives, and all persons owning and those who may intervene \$150.00; 80 acres, Abst. 176. H& seal at my office in Eastland Wilson, Mrs. Ellen Turner, C. A. You are hereby commanded to to be held at the courthouse IN THE NAME AND BY THE or having or claiming any legal herein, together with any addi-tional years becoming delin-Texas, this 15th day of Dec., A TC Survey and being the W1/2 of Savell, L. M. Martin, L. A. Marthereof, then and there to show AUTHORITY OF THE STATE appear and defend such suit at or equitable interest in the land tin, T. W. Johnson, C. R. Hill, or before 10 o'clock A. M. on the why judgment shall not be rendthe SE¼ Sec. 97, Blk 3, H&TC D., 1948. OF TEXAS: described herein, defendants: quent after suit was filed, as McCauley, J. L. Laird J. B. first Monday after the expiration ROY L. LANE, ered for such taxes, penalties, Ry. Co. Survey, Eastland County, 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 interest, and cost, and condemnof forty-two (42) days from and Clerk, District Court, TO: A. E. Freel. W. R. Ely, W Texas \$662.54; 60 acres, Abst Laird, E. N. Waldrop, T. A. John-You are hereby commanded to ing said property and ordering Eastland County, Texas after the date of issuance hereof 654 W. G. Watkins Survey and son, Mrs. Samantha Johnson R. Thomas, Connie Davis, Mrs. appear and defend such suit at foreclosure of the constitutional the same being the 31st day of before 10 o'clock A. M. on the January, A. D., 1949 (which is and statutory tax liens thereon return date of such citation) for taxes due the plaintiff and bling the N end of the W. G. Nannie Walker, Hall Walker, M. Connie Davis D. A. Holt, W. A. first Monday after the expiration suit. Plaintiff's petition was filed Watkins Survey, Eastland Coun-R. Newnham, Gladys George, L. Coffman, A. E. Rankin, Crigler THE STATE OF TEXAS of forty-two (42) days from and on the 17th day of November, A. D., 1948 in a certain suit No. 390A styled the State of COUNTY OF EASTLAND ) IN THE NAME AND BY THE W. Carrothers if living, and if the taxing units parties hereto Paschall, Mrs. H. H. Holley, T. ty, Texas. Deed Ref. Vol. 319, before the Honorable District after the date of issuance hereof and those who may intervene H Elliott, H. A. Meroney, J. A. Page 136 \$265.00. any or all of the above-named Court of Eastland County, Texas the same being the 31st day of herein, together with any addi-tional years becoming dein-AUTHONITY OF THE STATE persons be dead, the unknown to be held at the courthouse together with penalties, interest Elliott. O. B. Boles, J. O. Elliott, January, A. D., 1949 (which is Texas v. A. E. Freel et al, in thereof, then and there to show why judgment shall not be rend-OF TEXAS: heirs of each or all of the said J. P. Sherrod, W. H. Henderson, custs and expenses which have return date of such citation) quent after suit was filed, as which said suit the State of above-named persons who may before the Honorable District F. C. Gray, H. M. McCarty if accrued or may legally accrue TO: A. J. Miller, J. J. McGrew well as all interest, penalties, ered for such taxes, penalties, Texas suing for itself and the Court of Eastland County, Texas thereon. Plaintiff and/or interbe dead, and the unknown ownliving, and if any or all of the and cost allowed by law up to W. E. Spencer, G. C. Sweet B interest, and cost, and condemn-County of Eastland and all polito be held at the courthouse er or owners of the hereinafter and including the day of judgabove-named persons be death veners also seek the establish W. McIntosh, Woodrow McIntosh, ing said property and ordering tical subdivisions and districts thereof, then and there to show ment herein, and all costs of the suit. Plaintiff's petition was filed described land and of the execu- foreclosure of the constitutional ment and foreclosure of the lier Loyd McIntosh, Kenneth McInthe unknown heirs of each or all whose taxes are collected by the why judgment shall not be rendand statutory tax liens thereon securing payment of such taxes tosh, J. O. McIntosh, Amanda tors, administrators. guardians, of the said above-named persons ered for such taxes, penalties, interest, and cost, and condemn-Assessor and Collector of taxes on the 17th day of November as provided by law. All inter-Killett, Lizzie Sweei Eva Davis, and legal representatives, and all for taxes due the plaintiff and who may be dead, and the unfor said county, is plaintiff, and D., 1948 in a certain suit persons owning or having or the taxing units parties hereto, Vera McCulley, Cloud McIntosh, est, penalties, and costs allowed known owner or owners of the ing said property and ordering claiming any legal or equitable and those who may intervene No. 380A styled the State of Texabove-named party defendants by law are included in said suit. Myrtle Lang Aaron McIntosh foreclosure of the constitutional nerein, together with any addi-tional years becoming delinas v. W. A. Gude et al, in which hereinafter described land and are defendants, and said plaintiff Each party to said suit shall take Euel McIntosh, Amanda Estell interest in the land described of the executors, administrators. and statutory tax liens thereon for taxes due the plaintiff and tional years becoming said suit the State of Texas, suing notice of, and plead and answer has impleaded the City of Cisco McIntosh if living, and if any or here-in. defendants: quent after suit was filed, as for itself and the County of Eastand the Cisco Independent School to, all claims and pleadings You are hereby commanded to all of the above-named persons be well as all interest, penalties, land and all political subdivis-District and the Pioneer Indenow on file or hereafter filed in appear and defend such suit at and cost allowed by law up to dead, the unknown heirs or each pendent School District taxing said cause by all other parties before 10 o'clock A. M. on the ions and districts whose taxes or all of the said above-named and including the day of judgpersons who may be dead, and of forty-two (42) days from and first Monday after the expiration hereto. ment herein, and all costs of the are collected by the Assessor and units in said state, (there are no suit. Plaintiff's petition was filed Collector of taxes for said county, the unknown owner or owners of Witness my hand and official other taxing units which assess Wilcox Grocery and Market after the date of issuance hereof on the 17th day of November, is plaintiff, and above-named the hereinafter described land and collect taxes on this propseal at my office in Eastland, the same being the 31st day of A. D., 1948 in a certain suit party defendants are defendants, erty) which said taxing units Texas, this 15th day of Dec., A. and of the executors, administra-January, A. D., 1949 (which is No. 383A styled the State of and said plaintiff has impeaded tors, guardians, and legal repre- return date of such citation) shall appear in said cause and D., 1948 "WE DELIVER" Cisco, Texas Phone 97 Texas v. F. Wende et al. in which the City of Cisco and the Cisco ROY L. LANE. sentatives and all persons owning before the Honorable District each file claim for delinquent said suit the State of Texas, Independent School District, tax-Clerk, District Court, or having or claiming any legal | Court of Eastland County, Texas suing for itself and the County ing units in said state, (there are taxes against the property or to be held at the courthouse or equitable interest in the lan-Eastland County, Texas any part thereof described in the thereof, then and there to show of Eastland and all political sub- no other taxing units which asdescribed herein, defendants: petition of said plaintiff, and the The Store of Friendly Service divisions and districts whose why judgment shall not be rend-You are hereby commanded to sess and collect taxes on this prosaid defendants shall appear THE STATE OF TEXAS ered for such taxes, penalties appear and defend such suit at taxes are collected by the As- | perty) which said taxing units and answer to the claims of said taxing units without further citaor before 10 o'clock A. M. on the interest, and cost, and condemn sessor and Collector of taxes for shall appear in said cause and Home Killed Beef of the first Monday after the expiration ing said property and ordering said county, is plaintiff, and AUTHORITY OF THE STATE each file a claim for delinquent of forty-two (42) days from and foreclosure of the constitutional **Finest Quality** tion or notice. Said suit is to colabove-named party defendants taxes against the property or any and statutory tax liens thereon OF TEXAS. after the date of issuance hereof lect taxes on the following defor taxes due the plaintiff and are defendants, and said plaintiff | part thereof described in the petthe same being the 31st day of Variety of Staple Goods scribed real estate and /or per-TO: G. J. Waggoner, Robert Clethe taxing units parties hereto, nas impleaded the City of ition of said plaintiff and the January, A. D., 1949 (which is return date of such citation) avenger, Chas. A. Cleavenger sonal property, assessed in the Cisco and the Cisco Inde- said defendants shall appear and At Lower Prices. and those who may intervene Jack Moore, Mrs. Jack Moore herein, together with any addi-tional years becoming deinname of the above-named debefore the Honorable District pendent School District and answer to the claims of said tax-Mrs. C. Michael, Mary Michael fendants for the years 1919 Court of Eastland County, Texas ine Pioneer Independent School ing units without further citation STORE HOURS: 7:30 A. M.-8:00 P. M quent after suit was filed, as Z. N. Taylor George Y. Bennett through 1947 and in the amount to be held at the courthouse District taxing units in said or notice. Said suit is to collect well as all interest, penalties, thereof, then and there to show S. A. Eison, Laura Eison, E. A. shown opposite said property destate, (there are no other taxing taxes on the following described and cost allowed by law up to scribed as follows, to-wit: Lot 2, Blk 1, El Fretham Hts. why judgment shall not be rend Eison if living, and if any or all units which assess and collect real estate and /or personal proand including the day of judgered for such taxes, penalties, interest, and cost, and condemnof the above-named persons be ment herein, and all costs of the .axes on this property) which perty, assessed in the name of 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 No. 365A styled the State of Cisco \$45.00; Lots 4 to 9. Blk 3, said taxing units shall appear in the above-named defendants for ing said property and ordering or all of the said above-named El Fretham Hts, Cisco \$400.00: foreclosure of the constitutional said cause and each file a claim the years 1919 through 1947 and persons who may be dead, and and statutory tax liens thereon Lots 2-3-4, Blk 6, El Fretham for delinquent taxes against the in the amount shown opposite the unknown owner or onwers of for taxes due the plaintiff and Hts, Cisco \$280.00; Lot 2, Blk 7, property or any part thereof de- said property described as fol-**CLAUD AND DON SERVICE** the hereinafter described land the taxing units parties hereto, Texas v. E. F. Mercer et al, in El Fretham Hts. Cisco \$2.00; Lot scribed in the petition of said lows, to-wit: and those who may intervene and of the executors, administrawhich said suit the State of 2, Bik 8, El Fretham Hts, Cisco plaintiff, and the said defendherein, together with any addi-tional years becoming dean Lot 4, Bik A. Sub College Hts. tors, guardians, and legal reprelexas, suing for itself and the \$80.00; Lot 4 Blk 9, El Fretham ants shall appear and answer to 509 E. 8th St. sentatives, and all persons owning Cisco, \$70.00; Lot 6, Blk 3 Sub County of Eastland and all politi-Cisco, Texas Hts, Cisco \$80.00; Lot 11, Blk 9, quent after suit was filed, as the claims of said taxing units or having or claiming any legal Belmont, Cisco \$8.00; Lot 9, Blk cal subdivisions and districts Phone 139 El Fretham Hts, Cisco \$2.00; Lot well as all interest, penalties, without further citation or noor equitable interest in the land whose taxes are collected by the 3, Sub Belmont, Cisco, \$45.00; Lot and cost allowed by law up to tice. Said suit is to collect taxes 10, Blk 12, El Fretham Hts, Cisco described herein, defendants: 10, Blk 3. Sub Belmont, Cisco, YOUR EXIDE BATTERY DEALER Assessor and Collector of taxes for and including the day of judg-\$25.00; Lots 2-5 and 6, Blk 13, El on the following described real \$40.00; Lot 11, Blk 3, Sub Bei-You are hereby commanded to said county, is plaintiff, and Fretham Hts, Cisco \$7.00; Lot 1, ment herein, and all costs of the estate and /or personal property Wholesale and Retail appear and defend such suit at mont, Cisco, \$45.00; W12 of 15, suit. Plaintiff's petition was filed above-named party defendants assessed in the name of the Blk 15, El Fretham Hts, Cisco or before 10 o'clock A. M. on the Blk 4 Sub Belmont, Cisco, \$30.00; the 17th day of November are defendants, and said plaintiff Now is the time to give your old Battery first Monday after the expiration above-named defendants for the \$30.00; Lots 10-11-12 Blk 15, El D., 1948 in a certain suit 20 acres, Abst 180, H&TC Surhas impleaded the City of Cisco a Winter Checkup of forty-two (42) days from and years 1919 through 1947 and in Fretham Hts. Cisco \$75.00; Lots No. 375A styled the State of vey, and being the S1/2 of the after the date of issuance hereof and the Cisco Independent School the amount shown opposite said rexas v. A. J. Miller et al, in and 5 Blk 17, El Fretham Hts. NE¼ of the NW¼, Sec 105, Blk District taxing units in said state the same being the 31st day of property described as follows to-ANTI-FREEZE Cisco \$90.00; Lot 1, Blk 18, El which said suit the State of (there are no other taxing unit 3 of H&TC Ry Co Survey, East January, A. D., 1949 (which is wit Permanent - Super Pyro -- (Glycol Base) Fretham Hts, Cisco \$105.00; Lot Texas, suing for itself and the land County, Texas, \$169.51; 20 return date of such citation), before the Honorable District which assess and collect taxes on County of Eastland and all politi-Lot 10 Blk J. College Hts., Cisco 3, Blk 18, El Fretham Hts, Cisco acres, Abst 180, H&TC Survey, TEXACO PRODUCTS this property) which said taxing \$70.00; Lots 2 and 3 Blk A Col-\$30.00; Lot 4, Blk 18 El Fretham Court of Eastland County, Texas cal subdivisions and districts and being the N1/2 of the NE1/4 24 Hour Service ege Hts, Cisco, \$50.00; Lot 8 units shall appear in said cause to be held at the courthouse whose taxes are collected by the Fits. Cisco \$230.00; Lots 11-12, of the NW¼ of Sec 105, Blk 3, and each file a claim for delin-Blk A College Hts. Cisco, \$40.00; thereof, then and there to show Assessor and Collector of taxes H&TC Ry Co Survey. Eastland, quent taxes against the property why judgment shall not be rend-ered for such taxes, penalties, interest, and cost, and condemnfor said county, is plaintiff, and Lot 3 Blk D College Hits, Cisco County, Texas, \$169.43; or any part thereof described in above-named party defendants 39.20; Lot 4 Blk D College Hts together with penalties, interest, the petition of said plaintiff, and are detendants. aid said plaintiff Cisco, \$12.00; Lot 4 Blk B College ing said property and ordering foreclosure of the constitutional costs and expenses which have the said defendants shall appear has impleaded the City of Cisco Hts Cisco \$25.00; 1 ots 1 and 2 \* **TYPEWRITERS** accrued or may legally accrue and answer to the claims of said Blk C College Hts, Cisco, \$480; Lot 9 Blk Y College Hts Cisco and the Cisco Independent School and statutory tax liens thereon thereon. Plaintiff and/or intertaxing units without further cita-Adding Machines District taxing units in said state, for taxes due the plaintiff and veners also seek the establishtion or notice. Said suit is t (there are no other taxing units \$150; Lot 9 Blk F College Hts NEW and REBUILT the taxing units parties hereto, ment and foreclosure of the lien collect taxes on the following dewhich assess and collect taxes on and those who may intervene Cisco \$75.00; 112 acres Abst 1696 Earl Stephens herein, together with any addi-tional years becoming deithsecuring payment of such taxes scribed real estate and /or perlet us handle your wash this property) which said taxing W. A. Patton Survey and being as provided by law. All inter-417 S. Lamar St. units shall appear in said cause sonal property, assessed in the the N112 acres of the A. W. Patest, penalties, and costs allowed 3 blocks South of Square quent after suit was filed, as name of the above-named deand each file a claim for delinday troubles - our modton Survey, Eastland County. well as all interest, penalties, and cost allowed by law up to by law are included in said suit. Tel. 639 fendants for the years 1919 quent taxes against the property Eastland Texas \$632.06. Each party to said suit shall take or any part thereof described in through 1947 and in the amount and including the day of judgern laundry service gives



PAGE TWO

#### THE DAILY PRESS. CISCO, TEXAS

Thursday, January 6, 1949

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

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 No. 381A styled the State of Texas v. Wm. Gormley et al, in which said suit the State of Texas, suing for itself and the County of Eastland and all political subdivisions anud 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 this property) which said taxing 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 delia 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 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 defendants for the years 1919 through 1947 and in the amount shown opposite said property described as follows, to-wit:

Lot 5, Blk A, Sub College Hts \$90.00; Lot 10, Blk A Sub College \$60.00; Lot 10 Blk C, Sub Bed-Hts. Cisco \$82.00; 371/4 acres Abst ford, Cisco \$150.00; Lot 11. Blk of the NW14 and the N 18 7-10 1-3 acres, Abst 199 of H&TC Surof the SW14 of Sec 47. Blk 4. H&TC Ry. Co. Survey, Eastland SW14 of Sec 11, Blk 1 of H.&T.C. County, Texas \$91.31; 29.9 acres. Abst 220 and being the N 29.9 acres of the NW14 of Sec. 47. Blk 4, H&TC Ry Co. Survey. Eastland Co., Texas \$96.97; 29.9 Co., Texas \$98.93, 29.9 acres. Abs

thereon. Plaintiff and/or inter veners also seek the establishhereto.

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

Texas v. J. M. Robertson et al quent taxes against the property or any part thereof described in in which said suit the State of Texas, suing for itself and the the petition of said plaintiff, and the said defendants shall appear County of Eastland and all politi cal subdivisions and districts and answer to the claims of said whose taxes are collected by the taxing units without further cita tion or notice. Said suit 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 perabove-named party defendants sonal property, assessed in the are defendants, and said plaintiff name of the above-named de has impleaded the City of Cisco fendants for the years 1919 and the Cisco Independent School through 1947 and in the amount District taxing units in said state shown opposite said property de-(there are no other taxing units which assess and collect taxes on scribed as follows to-wit: Lot 13, Blk A, Sub Bedford Cisco \$65.00; Lot 17, Blk A, Sub units shall appear in said cause Bedford, Cisco \$30.00; Lots 20, 21 and each file a claim for delin-& 22. Blk A, Sub Bedford, Cisco quent taxes against the property \$23.00; W 1/2 of 1 and W 1/2 of 2, or any part thereof described in the petition of said plaintiff, and the said defendants shall appear

\$195.00; Lot 8, Blk B, Sub Bed and answer to the claims of said ford, Cisco \$18.00; Lot 9, Blk B taxing units without further cita Bedford, Cisco \$55.00; 45 tion or notice. Said suit is to col acres Abst 142, Gaudalupe Col lect taxes on the following de scribed real estate and /or perlege Survey, and being the W494 vrs. of the E1251 vrs. of the S571 sonal property, assessed in the name of the above-named defendvrs. of Guadalupe College Surants for the years 1919 through vey, Eastland County, Texas and being out of the SE corner of 1947 and in the amount shown opposite said property described said survey \$261.78.

together with penalties, interest

ROY L. LANE.

Clerk, District Court.

as follows, to-wit: Lot 9, Blk C, Sub Bedford costs and expenses which have Cisco \$155.00; Lot 10, Blk B. Sub accrued or may legally accrued Bedford, Cisco \$150.00; Lot 15, thereon. Plaintiff and/or inter Blk P. Sub Bedford, Cisco \$7.50; veners also seek the establish Lot 19, Blk B, Sub Bedford, Cisco ment and foreclosure of the lien \$12.00; Lot 20, Blk B. Sub Bed- securing payment of such taxes

ford, Cisco \$7.50; Lots 3 and 4. as provided by law. All inter Blk C. Sub Bedford Cisco est, penalties, and costs allowed Cisco \$150.00; Lot 6, Blk A, Sub \$220.00; Lots 5, 6 and 7, Blk C by law are included in said suit. College Hts Cisco \$140 00: 7 ot 9, Sub Bedford, Cisco \$170.00: Lot Each party to said suit shall take Bik A. Sub College Hts. Casa & Bik C. Sub Bedford. Cisco notice of, and plead and answer to, all claims and pleadings now on file or hereafter filed in 220 and being the S 18 7-10 acres C. Sub Bedford. Cisco \$160.00; 53 | said cause by all other parties hereto. Witness my hand and official vey, and being a part of the seal at my office in Eastland Texas, this 15th day of Dec., A Ry Co Survey. Eastland County D., 1948.

Texas \$405.50. together with penalties, interest costs and expenses which have accrued or may legally accrue veners also seek the establish by law are included in said suit

Clerk, District Court,

quent after suit was filed, as follows, to wit: Richardson and being the E 531 by law are included in said sui ing any legal or equitable inter-Lonnie, Hawkins, Arlena Hawunits which assess and collect, Lots 1 and 2 Blk N College Hts Vrs of the W 1062 vrs of the S Each party to said suit shall tak well as all interest, penalties, taxes on this property) which said taxing units shall appear in Cisco \$130.00; Lot 4 Blk N Col-2130 vrs of D. S. Richardson Sur-notice of, and plead and answ est in the land described herein. tins Henry Harrison, R. O. and cost allowed by law up to Washington, Delee Warren, defendants vey as described in Vol 388 P 253 ROY L. LANE. lege Hts. Cisco \$95.00: Lots 5 and including the to, all claims and pleadin said cause and each file a claim arles Warren, Ben Ross, Otilda You are hereby commanded to ment herein, and all costs of the Clerk, District Court 6 Blk N College Hts Cisco, \$140; Deed Records, Eastland Co. Texas now on file or hereafter filed in Perez, Fred Garcia, Candelaria appear and defend such suit at or before 10 o'clock A. M. on the suit. Plaintiff's petition was filed for delinquent taxes against the Eastland County, Texas Lot 7 Blk N College Hts Cisco. \$479.89. said cause by all other parties Escobedo, Encarnacion Mondproperty or any part thereof deon the 17th day of November, \$70.00; Lot 7 Bk O College Hts first Monday after the expiration together with penalties, interest proto scribed in the petition of said ragon, C. Ramirez, F. L. Grissom Α. D., 1948 in a certain suit Witness my hand and official seal at my office in Eastland, Cisco \$70.00; Lots 11 and 12 Blk THE STATE OF TEXAS of forty-two (42) days from and costs and expenses which have plaintiff, and the said defend-No. 387A styled the State of E. L. Grissom, E. F. Grissom if COUNTY OF EASTLAND O College Hts Cisco \$28.00; Lots after the date of issuance hereof accrued or may legally accrue Tevas v. A. L. Mayhew et al, in ants shall appear and answer to living, and if any or all of the IN THE NAME AND BY THE AUTHORITY OF THE STATE the same being the 31st day of 2 and 3 Blk P College Hts Cisco thereon. Plaintiff and/or inter-Texas, this 15th day of Dec., A above-named persons be dead. which said suit the State of the claims of said taxing units January, A. D., 1949 (which is \$200.00; Lot 4 Blk P College Hts D., 1948. veners also seek the establish-Texas, suing for itself and the the unknown heirs of each or all without further citation or no-OF TEXAS: return date of such citation) Cisco \$100.00; Lots 5 and 6 Blk ment and foreclosure of the lien ROY L. LANE. of the said above-named persons County of Eastland and all politice. Said suit is to collect taxes the Honorable District Clerk District Court, Eastland County, Teu P College Hts Cisco \$100.00; 70 securing payment of such taxes. TO: J. M. Robertson, Clementean who may be dead, and the untical subdivisions and districts on the following described real Court of Eastland County, Texas acres, Abst 1131 R. C. Forbes as provided by law. All inter Garcia, Otilda Perez, Hugh Palmwhose taxes are collected by the known owner or owners of the estate and /or personal property, to be held at the courthouse Survey as described in deed est, penalties, and costs allowed thereof, then and there to show Assessor and Collector of taxes er, Mrs. Hugh Palmer, Bettie hereinafter described land and assessed in the name of the records Vol. 350 Page 237. Deed by law are included in said suit. for said county, is plaintiff, and why judgment shall not be rend East, Sidney Johnson, Gertrude above-named defendants for the THE STATE OF TEXAS of the executors administrators. records Eastland County and be-Each party to said suit shall take ered for such taxes, penalties, interest, and cost, and condemn-COUNTY OF EASTLAND ) IN THE NAME AND BY THE AUTHORITY OF THE STATE Williams Monroe Jenkins, Mrs. above-named party defendants guardians, and legal representayears 1919 through 1947 and in ing the N 70 acres of the R. C. J. M. Finley, Johnnie Mae Finley, notice of, and plead and answer tives, and all persons owning or are defendants and said plaintiff the amount shown opposite said ng said property and ordering Forbes Survey \$325.32. to, all claims and pleadings T. R. Warnick, Fay Martin, W having or claiming any legal or property described as follows, has impleaded the City of Cisco foreclosure of the constitutional together with penalties interest, OF TEXAS: Manning, E. N. Stracener, now on file or hereafter filed in equitable interest in the land de and the Cisco Independent school and statutory tax liens thereon to-wit: costs and expenses which have said cause by all other parties Roxie Robinson, E. B. Robinson. TO: Charlie Luckett, Ella B. Win-Lots 11 and 12 Blk S College scribed herein, defendants: district, Pioneer Independent for taxes due the plaintiff and accrued or may legally accrue ston, John Hood, Maggie Hood, Mrs. Z. L. Anderson, O. M. Anhereto. the taxing units parties hereto, School District taxing units in Hts Cisco \$53.00; Lot 6 Blk 1 You are hereby commanded to thereon. Plaintiff and/or inter-Witness my hand and official appear and defend such suit at Clyde Mills, Dora Caddel, Adda Brown Frankie Johnson, Chester derson, G. R. Stracener, H. E. and those who may intervene El Frethon Hts Cisco \$400.00; Lot said state, (there are no other veners also seek the establishr before 10 o'clock A. M. on the seal at my office in Eastland, Stracener, H. L. Currier, E. J. herein, together with any addi-tional years becoming deimtaxing units which assess and 9 Blk 6 El Frethon Hts Cisco ment and foreclosure of the lien Texas, this 15th day of Dec., A. first Monday after the expiration Johnson, Charlie Mims, W. Ras Martin, A. L. Currier, Mrs. E. J. collect taxes on this property) \$90.00; Lot 10 Blk 6 El Frethon quent after suit was filed, as securing payment of such taxes of forty-two (429 days from and D, 1948. mussen, E. N. Stracener, Mrs. 2 Martin, D. E. Martin if living. which said taxing units shall Hts Cisco \$25.00; Lots 11 and 12 after the date of issuance hereof well as all interest, penalties and cost allowed by law up to as provided by law. All inter-ROY L. LANE, and if any or all of the aboveappear in said cause and each Blk 6 El Frethon Hts Cisco, \$140; L. Anderson, O. M. Anderson, the same being the 31st day of est, penalties, and costs allowed Clerk, District Court, named persons be dead, the un- January, A. D., 1949 (which is and including the day of judg file a claim for delinquent taxes Liots 5 & 6 Blk Y College Hts L. Currier, Laura Stracener, E.B by law are included in said suit. Eastland County, Texas known heirs of each or all of the return date of such citation). Robinson, Mrs. Roxie Robinson E. J. Martin, A. L. Currier H against the property or any part Cisco \$180.00; Lot 11 Blk G ment herein, and all costs of the Each party to said suit shall take said above-named persons who thereof described in the petition College Hts Cisco \$80.00; 160 before the Honorable District suit. Plaintiff's petition was filed notice of, and plead and answer THE STATE OF TEXAS Court of Eastland County, Texas, on the 17th day of November, of said plaintiff, and the said E. Stracener if living, and if any or all of the above-named permay be dead, and the unknown acres Abst 98 E. T. Ry Co. Surto, all claims and pleadings COUNTY OF EASTLAND ) IN THE NAME AND BY THE be held at the courthouse A. D., 1948 in a certain suit defendants shall appear and ansowner or owners of the hereinvey and being the NW14 of Sec now on file or hereafter filed in thereof, then and there to show sons be dead, the unknown heis of each or all of the said above named persons who may be dead No. 386A styled the State of after described land and of the wer to the claims of said taxing 21 Blk 2 E. T. Ry Co Survey AUTHORITY OF THE STATE why judgment shall not be rendsaid cause by all other parties Texas v. W. B. Clegg et al, in executors, administrators, guar-Eastland County, Texas, as deunits without further citation or OF TEXAS: hereto. for such taxes, penalties, which said suit the State of dians, and legal representatives, notice. Said suit is to collect scribed in Vol 348 Page 197. interest, and cost, and condemn Witness my hand and official Texas, suing for itself and the and the unknown owner or own ers of the hereinafter described and all persons owning or having TO: B. W. Martin, J. A. Clemtaxes on the following described Deed Records, Eastland County, ng said property and ordering seal at my office in Eastland, ents, O. O. Love, C. B. Powell, or claiming any legal or equitable County of Eastland and all polireal estate and /or personal Texas \$170.80, foreclosure of the constitutional Texas, this 15th day of Dec., A. tical subdivisions and district E. C. Welsh, Mrs. Joe Eva Johntogether with penalties, interest, interest in the land described and statutory tax liens thereon property, assessed in the name land and of the executors, admin D., 1948. or taxes due the plaintiff and whose taxes are collected by the son, Robt. W. Cleavenger, John herein, defendants: of the above-named defendants istrators, guardians, and legal representatives and all person costs and expenses which have ROY L. LANE, You are hereby commanded to the taxing units parties hereto, Assessor and Collector of taxes for the years 1919 through 1947 H. Kleiner, Carroll Michael, Mary accrued or may legally accrue appear and defend such suit at or before 10 o'clock A. M. on the and those who may intervene herein, together with any addifor said county, is plaintiff and and in the amount shown oppo-Clerk, District Court, Michael, L. W. Hilgenberg, I. J. owning or having or claiming and legal or equitable interest in the land described herein, defend thereon. Plaintiff and/or intersite said property described as above-named party defendants Eastland County, Texa. Dobbing Annie Bell Westmoreveners also seek the establishfirst Monday after the expiration years becoming are defendants, and said plaintiff follows, to-wit: land, W. C. Westmoreland, A. E. ment and foreclosure of the lien of forty-two (42) days from and quent after suit was filed, as Lot 4 Blk F College Hts Add Westmoreland, W. P. Westmorehas impleaded the City of Cisco securing payment of such taxes THE STATE OF TEXAS ants: after the date of issuance hereo well as all interest, penalties, and cost allowed by law up to and the Cisco Independent school Cisco \$75.00; Lot 10 Blk F Colas provided by law. All inter-COUNTY OF EASTLAND ) IN THE NAME AND BY THE land, J. M. Westmoreland You are hereby commanded to the same being the 31st day of district taxing units in said lege Hts Add Cisco \$60.00; Lots if living and if any or all and including the day of judgest, penalties, and costs allowed appear and defend such suit January, A. D., 1949 (which i state, (there are no other taxing AUTHORITY OF THE STATE of the above-named person be or before 10 o'clock A. M. on a first Monday after the expiration 11 and 12 Blk J College Hts Cisment herein, and all costs of the by law are included in said suit, return date of such citation) suit. Plaintiff's petition was filed units which assess and collect on the 17th day of November, taxes on this property) which dead, the unknown heirs of each of forty-two (42) days from an co \$100.00; Lot 8 Blk K College before the Honorable District OF TEXAS: Each party to said suit shall take Hts Add Cisco \$30.42: Lot 10 Blk or all of the said above-named Court of Eastland County, Texas notice of, and plead and answer after the date of issuance her 1948 in a certain suit TO: T. A. Graves, O. O. Love, D. said taxing units shall appear in L College Hts Add Cisco \$80.00 persons who may be dead, and the same being the 31st day d to be held at the courthouse to, all claims and pleadings No. 377A styled the State of thereof, then and there to show said cause and each file a claim Mrs. W. L. Moates, W. R. Moates the unknown owner or owners of January, A. D., 1949 (which Lots 11 and 12 Blk L College now on file or hereafter filed in Florence Moates, Mrs. Ed Ay why judgment shall not be rend-Texas v. J. M. Williamson et al. f a delinquent taxes against the Hts Cisco \$160.00; Lots 1 and 2 the hereinafter described land return date of such citation said cause by all other parties ered for such taxes, penalties, interest, and cost, and condemncock, C. H. Flemming, R. R. Blk M College Hts Cisco \$160.00: in which said suit the State of projecty or any part thereof deand of the executors, adminishereto. before the Honorable Distric Gracey, Mrs. L. Flesher, C. J. Texas, suing for itself and the gribed in the petition of said Lots 7 and 8 Blk M College Hts trators, guardians, and legal reping said property and ordering Witness my hand and official Court of Eastland County, Texa plaintiff, and the said defend-County of Eastland and all politi-Cisco \$10.50; Lots 9 and 10 Blk Stevens. J. P.McCanlies, L. M. resentatives and all persons ownclosure of the constitutional seal at my office in Eastland, to be held at the courthout thereof, then and there to sh cal subdivisions and districts a.its shall appear and answer to M College Hts Cisco \$34.00; Lots Duvall, Margaret Duvall, D. ing or having or claiming any and statutory tax liens thereon Texas, this 15th day of Dec., A. whose taxes are collected by the the claims of said taxing units 11 and 12 Blk M College Hts legal or equitable interest in the for taxes due the plaintiff and Duvall, Mrs. L. M. Duvall if why judgment shall not be rend D., 1948. Assessor and Collector of taxes without further citation or the taxing units parties hereto Cisco \$60.00; 160 A All of Abst living, and if any or all of the land described herein, defend-ROY L. LANE, ered for such taxes, penalt interest, and cost, and condem and those who may intervene for said county, is plaintiff, and notice. Said suit is to collect 1167 J. W. Montgomery Survey Clerk, District Court, above-named persons be dead, the ants: herein, together with any addi-tional years becoming delining said property and orderin above-named party defendants taxes on the following described Eastland County, Texas \$1640,76 You are hereby commanded to unknown heirs of each or all of Eastland County. Texas foreclosure of the constitution appear and defend such suit at or before 10 o'clock A. M. on the are defendants and said plaintiff real estate and or personal together with penalties, interest, the said above-named persons quent after suit was filed, as and statutory tax liens thereof has impleaded the City of Cisco property, assessed in the name costs and expenses which have who may be dead, and the un-THE STATE OF TEXAS , for taxes due the plaintiff and as all interest, penalties COUNTY OF EASTLAND ) IN THE NAME AND BY THE AUTHORITY OF THE STATE known owner or owners of the hereinafter described land and of the executors. administrators, first Monday after the expiration of the above-named defendants and the Cisco Independent School accrued or may legally accrue the taxing units parties here and cost allowed by law up to of forty-two (42) days from and District taxing units in said state, for the years' 1919 through 1947 thereon. Plaintiff and/or interand including the day of judgand those who may intervel after the date of issuance hereof (there are no other taxing units and in the amount shown opveners also seek the establishment herein, and all costs of the the same being the 31st day of tional years becoming del which assess and collect taxes on posite said property described as OF TEXAS: suit. Plaintiff's petition was filed ment and foreclosure of the lier guardians, and legal representa-January, A. D., 1949 (which is quent after suit was filed, s return date of such citation) well as all interest, penaltics before the Honorable District and cost allowed by law up to Court of Factland Courts and cost allowed by law up to the 17th day of November, this property) which said taxing follow, to-wit: securing payment of such taxes TO: Carl Lowery, Joe tives, and all persons owning or A. D., 1948 in a certain suit units shall appear in said cause Lots 7 and 8 Blk D College as provided by law. All inter- Moore, F. D. Lavoice, D. La- having or claiming any legal or No. 378A styled the State of and each file a claim for delin- Hts Cisco, \$310.00; Lots 11 and 12 est, penalties, and costs allowed voice, B. H. Whatley, C. A. Min- equitable interest in the land de-Court of Eastland County, Texas and including the day of jud

Blk D College Hts Cisco \$40.00; Lot 1 Blk E College Hts Cisco, \$30.00: Lot 3 Bk E College Hts acres abst 1359 J. W. Cook and hereto. B S & F Survey, Eastland Co. seal at my office in Eastland, Texas J. W. Cook Pat \$1,161.78, Texas, this 15th day of Dec., A. 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 interest, penalties, and costs allowed by law are included in said suit, Blk B. Sub Bedford Cisco \$22.00; Each party to said suit shall take Lot 3. Blk B Sub Bedford, Cisco 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. L. Mayhew, S. D. Hittson, J. A. Mathiews, H. C. Lawrence James P. Brooks, J. P. Kennedy Bettie Prewitt, W. L. Palmer, M. O. Cleveland. W. J. Donovan Stella Caldwell, J. A. Caldwell, Joseph H. Payne III, J. D. Payne if living, and if any or all before the Honorable District of the above-named persons be Court of Eastland County, Texas Payne if living, and if any or all dead, the unknown heirs of each or all of the said above-named persons who may be dead, and why judgment shall not be rendthe unknown owner or owners of the hereinafter described land and of the executors, administrators, guardians and legal repre-

TO: W. B. Clegg, Nona Garner, well as all interest, penalties, ar and defend such suit at opposite said property described units in said state, (there are no Sec 47, Blk 47, H&TC Ry Co. ft of Block S Sub 1, Cisc and cost allowed by law up to Each party to said suit shall take Wray Clearley, J. S. Burnean or before 10 o'clock A. M. on the other taxing units which assess Survey, Eastland Co. Texas and including the day of judgas follows to-wit: W 50 ft of E 168 ft of S 120 ft first Monday after the expiration notice of, and plead and answer J. E. Burnman, J. A. Mathiews and collect taxes on this propment herein, and all costs of the N 50 ft of S 115 ft of E 65 ft Block S Sub 2, Cisco \$24.00: S \$94.78. of forty-two (42) days from and to, all claims and pleadings Lee S. Henry, Shobal Houston, erty) which said taxing units suit. Plaintiff's petition was filed of R. Sub 2, Cisco \$900.00; W 112 ft of N 100 ft of E 168 ft o together with penalties, interest after the date of issuance hereof now on file or hereafter filed in C. Paschall, C. G. Whitten, E. P. on the 17th day of November, A. D., 1948 in a certain suit shall appear in said cause and ft of S 140 ft of Blk R, Sub 1 costs and expenses which have the same being the 31st day of said cause by all other parties S'Sub 2, and S 25 ft of Chastain, Mrs. F. Rowney, Mrs. each file a claim for delinquent Cisco \$62.00; S 65 ft of W 118 January, A. D., 1949 (which is accrued or may legally accrue of E 115 ft of Block S hereto. Mattie Stanton, Thelma Bell Mc No. 391A styled the State of taxes against the property or ft of Block R, Sub 2, Cisco \$45.00; return date of such citation). Cisco \$150.00; 144 A Abst 492 Witness my hand and official Donald, L. J. Hawkins, S. before the Honorable District Texas v. Ray Judia et al, any part thereof described in the S 65 ft of E 119 ft of Block R Tyler, and being the S16 of NE eal at my office in Eastland, Ponder, J. G. Brecheen, S. which said suit the State Court of Eastland County, Texas 0 petition of said plaintiff, and the Sub 2, Cisco \$315.00; E 50 ft of Texas, this 15th day of Dec., A of the NV of Abst 492. ment and foreclosure of the lien Ponder, C. L. Mc Donald, J. Texas, suing for itself and the held at the courthouse said defendants shall appear and N 125 ft of Block R, Sub 2, Cisco securing payment of such taxes Survey Eastland Co. Te: D., 1948 Burnam if living and if any or thereof, then and there to show County of Eastland and all polianswer to the claims of said tax-\$1050.00; W 55 ft of E 165 ft of Ref. Vol 337, page 546, \$151950 as provided by law. All inter-ROY L. LANE, why judgment shall not be rendall of the above-named persons tical subdivisions and districts ing units without further citation S 115 of Block R, Sub 2, Cisco est, penalties, and costs allowed be dead, the unknown heirs of ered for such taxes, penalties, together with penalties, whose taxes are collected by the interest, and cost, and condemnor notice. Said suit is to collect \$295.00; W 8ft of E 118 ft of costs and expenses which ha by law are included in said suit Assessor and Collector of taxes taxes on the following described N 57½ ft and the W 50 ft of E accrued or may legally Eastland County, Texas each or all of the said above-Assessor and Collector of taxes ing said property and ordering Each party to said suit shall take accru named persons who may be 168 ft of N 115 ft of Block R, Sub thereon. Plaintiff and/or foreclosure of the constitutional real estate and /or personal notice of, and plead and answer dead, and the unknown owner above-named party defendants THE STATE OF TEXAS property, assessed in the name to, all claims and pleadings and statutory tax liens thereon 3. Cisco \$138.00: W 56 ft of N 115 veners also seek the establish-COUNTY OF EASTLAND ) IN THE NAME AND BY THE or owners of the hereinafter de are defendants, and said plain.iff for taxes due the plaintiff and of the above-named defendants ft of Block R, Sub 3 Cisco \$300.ment and forcelosure of the lie now on file or hereafter filed in scribed land and of the executors, the taxing units parties hereto, has impleaded the City of Cisco for the years 1919 through 1947 00; E 113 ft of W 168 ft of S 115 said cause by all other parties securing payment of such taxe administrators, guardians, and UTHORITY OF THE STATE and those who may intervene and the Cisco Independent school and in the amount shown oppo- ft of Block R, Sub 3, Cisco, as provided by law. All inter herein, together with any addi-tional years becoming deim-F TEXAS: legal representatives and all per state, (there are no other taxin; site said property described as \$230.00; 100 A. Abst 414 D. S. est, penalties, and costs allowed Witness my hand and official TO: J. M. Williamson, Dena Lacy sons owning or having or claim

by law are included in said suit. Each party to said suit shall take notice of, and plead and answer Cisco, 75.00; Lot 12 Blk E College to, all claims and pleadings Hts Cisco \$75.00; Lot 3 Blk F now on file or hereafter filed in College Hts Cisco \$65.00; 160 said cause by all other parties being all of the W1/2 of Sec 4 Witness my hand and official

> 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: or before 10 o'clock A. M. on the TO: Ray Judia, Kirby Thetford first Monday after the expiration Mable Thetford, J. W. Pritchard, of forty-two (42) days from and after the date of issuance hercof Joe Gentry, James T. Prickett, J. M. Latimer, O. I. Courtney, January, A. D., 1949 (which is Betty Thorp, A. A. Tyler if livreturn date of such citation), before the Honorable District ing, and if any or all of the above-named persons be dead, Court of Eastland County, Texas to be held at the courthouse thereof, then and there to show the unknown heirs of each or all of the said above-named persons why judgment shall not be rend ered for such taxes, penalties, who may be dead, and the unknown owner or owners of the interest, and cost, and condemnhereinafter described land and of the executors, administrators, ing said property and ordering guardians, and legal representa- foreclosure of the constitutional tives, and all persons owning or and statutory tax liens thereon for taxes due the plaintiff and having of claiming any legal or the equitable interest in the land de- and those who may intervene cribed herein, defendants:

herein, together with any addi-You are hereby commanded to years becoming tional quent after suit was filed, as appear and defend such suit at or before 10 o'clock A. M. on the well as all interest, penalties, first Monday after the expiration and cost allowed by law up to and including the day of judgof forty-two (42) days from and after the date of issuance hereo ment herein, and all costs of the suit. Plaintiff's petition was filed the same being the 31st day of on the 17th day of November, A. D., 1948 in a certain suit January, A. D., 1949 (which i return date of such citation) to be held at the courthouse thereof, then and there to show which said suit the State of Texas, suing for itself and the County of Eastland and all poliered for such taxes, penalties tical subdivisions and districts interest, and cost, and condemn ing said property and ordering Assessor and Collector of taxes foreclosure of the constitutional and statutory tax liens thereon

scribed herein, defendants: H. Leech, C. Loon You are hereby commanded to ey, J. P. Phillips, Terry No-ble, R. L. Ray, Tom Max-well, O. D. Vowell, M. H. or before 10 o'clock A. M. on the first Monday after the expiration Pearce, Barbara Pearce if living, of forty-two (42) days from and 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 before the Court of Eastland County, Texas owner or owners of the hereinto be held at the courthouse after 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:

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 You are hereby commanded to the taxing units parties hereto, ppear and defend such suit at and those who may intervene herein, together with any addiyears becoming tional quent after suit was filed, as the same being the 31st day of 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. 371A styled the State of Texas v. T. A. Graves et al in which said suit the State of Texas, suing for itself and the County of Eastland and all political subdivisions and districts taxing units parties hereto, 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 No. 388A styled the State of units shall appear in said cause Texas v. Carl Lowery et al, in and each file a claim for delin quent taxes against the property or any part thereof described in the petition of said plaintiff, and the said defendants shall appear whose taxes are collected by the and answer to the claims of said taxing units without further cita-

be held at the courthouse thereof, then and there to show appear and defend such suit at why judgment shall not be rend. ered for such taxes, penalties, interest, and cost, and condemn. 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 January, A. D., 1949 (which is for taxes due the plaintiff and January, A. D., 1949 (which is), the taxing units parties hereio, Honorable District 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. 372A styled the State of Texas v. B. W. Martin et 1, in which said suit the State of Texas, suing for itself and the County of Eastland 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 Cisc 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 whose taxes are collected by the units shall appear in said cause and each file a claim for delin. 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 col lect taxes on the following de scribed real estate and /or sonal property, assessed in name of the above-named defend ants for the years 1919 through 1947 and in the amount sh opposite said property describe as follows, to-wit: E 118 ft of S 135 ft and the S 40 ft of N 140 ft of W 40 ft

Eastland County, Texa for said county, is plaintiff, and tion or notice. Said suit is to col-E 168 ft Block S, Sub 2. Ci thereon. Plaintiff and/or inter Acres. Abst 220, and being the sentatives, and all persons ownfor taxes due the plaintiff and above-named party defendants lect taxes on the following de-\$80.00: W 55 ft of S 115 ft S1/2 of the SW1/4 of Sec. 47, Blk ing or having or claiming any the taxing units parties hereto. scribed real estate and /or per-THE STATE OF TEXAS are defendants, and said plaintiff Block R Sub 3, Cisco \$60.00 ment and foreclosure of the lien COUNTY OF EASTLAND legal or equitable interest in the and those who may intervene 4. H&TC Ry. Survey, Eastland sonal property, assessed in the has impleaded the City of Cisco 61 ft of E 100 ft of Block S herein, together with any addi-tional years becoming dein-THE NAME AND BY THE securing payment of such taxe name of the above-named defendland described herein, defendand the Cisco Independent school 1, Cisco \$900.00; W 43 ft AUTHORITY OF THE STATE as provided by law. All inter ants for the years 1919 through district and the Pioneer Indeants 220 and being the S486 8-10 ft of ft of N 100 ft of Block quent after suit was filed, as est, penalties, and costs allowed OF TEXAS: You are hereby commanded to 1947 and in the amount shown pendent School District taxing the N 1962 ft of the NW14 of Cisco \$280.00; W 43.4 ft

#### THE DAILY PRESS, CISCO, TEXAS,

#### CITATION BY PUBLICATION CITATION BY PUBLICATION

ment herein, and all costs of the uit. Plaintiff's petition was filed the 17th day of November, D., 1948 in a certain suit No. 379A styled the State of Texas v. Charine 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 as impleaded the City of Cisco and the Cisco Independent School District taxing units in said state. there are no other taxing units nich assess and collect taxes on his property) which said taxing mits shall appear in said cause and each file a claim for delinment taxes against the property any part thereof described in e petition of said plaintiff, and said defendants shall appear nd answer to the claims of said xing units without further citaon or notice. Said suit is to colt taxes on the following de ribed real estate and /or pernal property, assessed in the me of the above-named defendnts for the years 1919 through 1947 and in the amount shown

foilows, to-wit: Lot 12, Blk C, Sub Bedford sco \$275.00; Lot 13, Blk C. Sub Blk C. Sub-Bedford, Cisco ford Cisco \$320.00: Lots 1 to Blk D, Sub Bedford, Cisco 0.00; Lots 9 and 10 Blk D, 06 2-3 acres Abst 199, H. & T. C. rvey, and being part of the N14 of Sec 11. Blk 1, H. & T. Ry Co Survey, Eastland hereto.

unty, Texas, \$721.20, ether with penalties interest, sts and expenses which have crued or may legally accrue reon. Plaintiff and/or inter ners also seek the establish

nt and foreclosure of the lier curing payment of such taxes provided by law. All interpenalties, and costs allowed COUNTY OF EASTLAND w are included in said suit. ch party to said suit shall take

ice of, and plead and answer all claims and pleadings on file or hereafter filed in d cause by all other parties Witness my hand and official

at my office in Eastland, cas, this 15th day of Dec., A. 1948.

ROY L. LANE. Clerk, District Court, Eastland County, Texas, or all of the said above-named

STATE OF TEXAS UNTY OF EASTLAND THE NAME AND BY THE and of the executors, administra-THORITY OF THE STATE TEXAS:

H. P. O'Kelly, G. Y. Bennett Mary L. Reeves, James

\$90.00; Lot 7 Blk P College Hts this property) which said taxing units shall appear in said cause Cisco \$215.00; Lot 11 Blk P Coland each file a claim for delinlege Hts Cisco \$15.00; Lot 5 Blk quent taxes against the property R College Hts \$80.00; Lot 6 Blk or any part thereof described in R College Hts \$75.00; Lots 7 and the petition of said plaintiff, and 8 Blk R College Hts Cisco \$125; the said defendants shall appear Lot 12 Blk R College Hts Cisco \$48.00; Lot 3 Bk S College Hts and answer to the claims of said taxing units without further cita-Cisco \$50.00: Lots 7 and 8 Blk tion or notice. Said suit is to col S. College Hts Cisco \$48.00: Lot lect taxes on the following de-9 Blk S College Hts Cisco \$24.00; scribed real estate and /or per-83 acres Abst 761 EL&RR Co sonal property, assessed in the Survey and being out of the N name of the above-named de-1/2 of the EL&RR Co Survey Eastland, County, Texas. Deed fendants for the years 1919 ref. Vol 87 Page 313 \$412.39, through 1947 and in the amount shown opposite said property detogether with penalties, interest, scribed as follows, to-wit: costs and expenses which have

W100' of S125' of Blk S. Sub 3. Cisco \$1080; E50' of W150'of S125' of Blk S. Sub 3, Cisco \$210: Lot 1 & 2, Blk A, Sub Bedford, Cisco \$9.00; Lot 3, Blk A, Sub Bedford Cisco \$160.00; Lot 8, Blk A. Sub Bedford, Cisco \$3.68; Lot 9, Bik A. Sub Bedford, Cisco \$140.00: Lot 12, Blk A, Sub Bedford, Cisco Each party to said suit shall take \$60.00; 44½ acres. Abst 190, of notice of, and plead and answer H. & T. C. Survey, and being the to, all claims and pleadings E<sup>1/2</sup> of N<sup>1/2</sup> of SE<sup>1/4</sup> of Sec 125, now on file or hereafter filed in Blk 3, H&TC Rv. Co. Survey. Eastland County, Texas, Describ- hereto, ed in Vol 169, Page 617, Deed Records, Eastland County, Texas \$233.33.

posite said property described together with penalties, interest, costs and expenses which have

accrued or may legally accrue thereon. Plaintiff and/or inter edford, Cisco \$200.00; Lots 14 to veners also seek the establish ment and foreclosure of the lier 20.00; Lots 19 to 20, Blk C, Sub securing payment of such taxes as provided by law. All interest, penalties, and costs allowed by law are included in said suit b Bedford, Cisco \$80.00; Lot 11, Each party to said suit shall take D. Sub Bedford, Cisco \$15.00; 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., 1943. ROY L. LANE,

Clerk, District Court, Eastland County, Texas

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

TO: Hogan Heard, Mrs. Perne cia Cearly, Ray Cearly, Minnie Dubon, E. Moore, E. J. Jones C. H. Hartman, Frederick Pilley C. S. Vance, Samantha Johnson T. W. Johnson, M. V. Palmer

A. G. Strickland, W. H. Staple ton if living, and if any or all of the above named persons be dead, the unknown heirs of each

> persons who may be dead, and the unknown owner or owners of the hereinafter described land tors, guardians/ and legal representatives, and all persons own-

ing or having or claiming any er, Leaman Martindale, J. G. land described herein, defend- tional years becoming definment after suit was filed, as well as all interest, penalties, You are hereby commanded to and cost allowed by law up to and including the day of judgappear and defend such suit at or before 10 o'clock A. M. on the ment herein, and all costs of the first Monday after the expiration suit. Plaintiff's petition was filed of forty-two (42) days from and on the 17th day of November, after the date of issuance hereo A. D., 1948 in a certain suit the same being the 31st day of January, A. D., 1949 (which No. 408A styled the State of Texas v. R. J. Hill et al, in which said suit the State of Texas, suing for return date of such citation) before the Honorable Distric itself and the County of Eastland Court of Eastland County, Texa to be held at the courthous and all political subdivisions and districts whose taxes are collected thereof, then and there to show by the Assessor and Collector of why judgment shall not be rend taxes for said county, is plaintiff ered for such taxes, penalties and above-named party defendants interest, and cost, and condemn are defendants, and said plaintiff has impleaded the City of Cisco ing said property and ordering foreclosure of the constitutional and the Cisco Independent Schoo and statutory tax liens thereon District and the Rising Star In-dependent School District taxing for taxes due the plaintiff and the taxing units parties hereto units in said state, (there are no other taxing units which assess and and those who may intervene herein, together with any addi-tional years becoming denncollect taxes on this property) which said taxing units shall aptional quent after suit was filed, as pear 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 judgaid plaintiff, and the said defendment herein, and all costs of th suit. Plaintiff's petition was filed ants shall appear and answer to on the 17th day of November, the claims of said taxing units without further citation or notice. D., 1948 in a certain suit A. Said suit is to collect taxes on the No. 389A styled the State of following described real estate Texas v. Hogan Heard et al, in and/or personal property, assessed which said suit the State of n the name of the above-named defendants for the years 1919 through 1947 and in the amount Texas, suing for itself and the County of Eastland and all polishown opposite said property detical subdivisions and districts cribed as follows, to-wit: whose taxes are colleted by the Lots 4 & 5, Blk 2, Sub Luse Assessor and Collector of taxes sco. \$30.00; Lots 16 to 19, Blk Sub Luse, Cisco, 22.00; Lot 6, for said county, is plaintiff, and 2, Sub Luse, Cisco, 15,00; Lots 13 to 16, Blk 4, Sub Luse, Cisco, 60,00; Lot 6, Blk 2, Sub Luse, Cisco, 200,00; Lot 7, Blk 2, Sub Luse, Cisco, 250,00; Lot 8, Blk Luse, Cisco, 250,00; Lot 16 above-named party defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco Independent school 2, Sub Luse, Cisco, 200.00; Lot 16, Blk 1, Sub Luse, Cisco, 45.00; Lot district and the Pioneer Inde pendent School District taxing 19, Blk 1, Sub Luse, Cisco, 45.00; Lots 23 & 24, Blk 1, Sub Luse, Cisco, 86.00; 30 Acres, Abst. 1200, units in said state, (there are no other taxing units which assess and collect taxes on this prop-E.T. Ry. Co. Survey, and being 30 ac off the W end of the N<sup>1</sup>/<sub>2</sub> of NE<sup>1</sup>/<sub>4</sub> of Sec 28, Blk 2, E.T. Ry. Co. Survey, Eastland Co., Texas, erty) which said taxing unit shall appear in said cause and Co. Survey, Eastland Co., Texas 50.00; 50 Acres, Abst. 1023, E.T. each file a claim for delinquent taxes against the property or Ry. Co. Survey, and being part of the SE¼ of Sec 26, Blk 2, E.T. Ry. Co. Survey, Eastland Co., Texas. Deed Ref. Vol. 365, Page 37, 67.00. 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 citogether with penalties, interest tation or notice. Said suit is to costs and expenses which have collect taxes on the following de accrued or may legally accrue thereon. Plaintiff and/or inter scribed real estate and /or perveners also seek the establish sonal property, assessed in the ment and foreclosure of the lier name of the above-named defendants for the years 1919 securing payment of such taxes as provided by law. All inter Cisco Independent School through 1947 and in the amount est, penalties, and costs allowed taxing units in said state shown opposite said property are no other taxing units described as follows, to wit: by law are included in said suit. assess and collect taxes on Lot 8 Blk P College Hts Ciscol Each party to said suit shall take TO: Vernie Norville, C. M. Cald

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.

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:

accrued or may legally accrue TO: Luther McCrea, W. L. Hittthereon. Plaintiff and/or interson, Jr., W. C. Hittson, M. L. Agnew, D. I. Shelton, Myrtle Romin veners also seek the establish-Myrtle Whitney, J. S. Ewalt, ment and foreclosure of the lien ger, securing payment of such taxes as provided by law. All interrish, Annie G. Parrish, Marion Hunt, D. F. Pugh, Cleva B. Keaest, penalties, and costs allowed by law are included in said suit. hey, G. B. Keahey, Sadie Butler, W. H. Butler, T. E. C. Stewart, said cause by all other parties the said above-named persons who Witness my hand and official may be dead, and the unknown owner or owners of the hereinafseal at my office in Eastland,

years becoming

and collect taxes on this property)

the property or any part thereof described in the petition of said

plaintiff, and the said defendants

shall appear and answer to the

laims of said taxing units without

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-fendants for the years 1919 through 1947 and in the amount

shown opposite said property des-

snown 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; Lots 1 & 2, Block 16, Rosewell Ad., Cisco, \$3.00; Lots 8 & 9, Block 17, Posewell Ad. Cisco \$200.00; Lots

Rosewell Ad., Cisco, \$300.00; Lot 1, Block 18, Rosewell Ad., Cisco

\$65.00; Lot 4, Block 18, Rosewell Ad., Cisco, \$1580.00; Lot 5, Block 19, Rosewell Ad., Cisco, \$18.00;

Lot 16, Block 19, Rosewell Ad. Cisco, \$6.00; Lots 7, 8, 9, Block 19

\$358.56.

hereto.

D., 1948.

osewell Ad., Cisco, \$16.00; 14

Saic

further citation or notice.

Texas, this 15th day of Dec., A. ROY L. LANE, Clerk, District Court, owning or having Eastland County, Texa

rein, defendants: THE STATE OF TEXAS COUNTY OF EASTLAND 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 TO: R. J. Hill, Susan Reeves, 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. return date of such citation)

Handcock, Julia A. McGuire, W. V. Clark, Alphia Clark, if living, and if any or all of the above-named persons be dead, the unnown heirs of each or all of the aid above-named persons who may be dead, and the unknown owner

D., 1º48.

OF TEXAS:

r owners of the hereinafter decribed land and of the executors, administrators, guardians, and le gal representatives, and all person

wning or having or claiming any legal or equitable interest in the and described herein, defendants: You are hereby commanded to

ppear and defend such suit at or before 10 o'clock A. M. on the first Monday after the expiration f 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, | lector of taxes for said county, is 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

well, O. F. Coats, H. S. Holloway, L. A. Carter, N. N. Rosenquest, C. M. Culwell, John W. Stobaugh, Mrs. Mrs. Pearl Stobaugh, S. C. Hale, R. J. Kinsey, Joe Hunt, Annie Hunt, if living, and if any or all of Witness my hand and official seal at my office in Eastland, Texas, this 15th day of Dec., A. D., 1948. 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 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 F. G. Liady, Arlin Agnew, W. J. the same being the 31st day of Britain, S. J. Parrish, Sallie Par-Britain, S. J. Parrish, Sallie Par-January, A. D., 1949 (which is for said county, is plaintiff, and before the Honorable District 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 persons be dead, the interest, and cost, and condemn-interest, and cost, and cost, and condemn-interest, and cost, and and statutory tax liens thereon for taxes due the plaintiff and ter described land and of the exe- the taxing units parties hereto, cutors, administrators, guardians, and those who may intervene and legal representatives, and all herein, together with any addi-tional years becoming deine claiming any legal or equitable quent after suit was filed, as interest in the land described well as all interest, penalties, and cost allowed by law up to You are hereby commanded to and including the day of judgappear and defend such suit at 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 after the date of issuance hereof the same being the 31st day of v. Vernie Norville, et al, in which January, A. D., 1949 (which is said suit the State of Texas, suing for itself and the County of Eastbefore the Honorable District land and all political subdivisions Court of Eastland County, Texas and districts whose taxes are col lected by the Assessor and Co lector of taxes for said county, to be held at the courthouse thereof, then and there to show why judgment shall not be rend- plaintiff, and above-named party defendants are defendants, said plaintiff has impeaded ered for such taxes, penalties, interest, and cost, and condemn-City of Cisco and the Cisco ing said property and ordering dependent School District and th foreclosure of the constitutional Ranger Independent School and statutory tax liens thereon trict taxing units in said state for taxes due the plaintiff and (there are no other taxing unit the taxing units parties hereto, which assess and collect taxes of and those who may intervene this property) which said taxing herein, together with any addi-tional years becoming deina units shall appear in said cause and each file a claim for delinquent after suit was filed, as quent taxes against the property well as all interest, penalties, or any part thereof described in and cost allowed by law up to the petition of said plaintiff, and and including the day of judgthe said defendants shall appear and answer to the claims of ment herein, and all costs of the suit. Plaintiff's petition was filed taxing units without further citaon the 17th day of November, tion or notice. Said suit is to col-A. D., 1948 in a certain suit lect taxes on the following de scribed real estate and/or personal

No. 423A styled the State of Texas property, assessed in the name o the above-named defendants fo v. Luther McCrea et al, in which said suit the State of Texas, suing the years 1919 through 1947 and for itself and the county of Eastland and all political subdivisions and districts whose taxes are col-| wit: lected by the Assessor and Col-

plaintiff, and above-named party defendants are defendants, and said plaintiff has impleaded the Cisco, 350.00; Lots 7-8-9, Block 1, Roswell Addn, Cisco, 350.00; Lots 10, 11, 12, Block 1, Roswell Addn., Cisco, 600.00; Lots 1 & 7, Block 2, City of Cisco and the Cisco dependent School District and the City of Ranger and the Ranger Independent School District taxing Roswell Addn, Cisco, 6.00; Lot 10, Blk 4, Roswell, Addn., Cisco, D., 1948. units in said state, (there are no other taxing units which assess

240.00; 20 A. Abst 119 E. Findley

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 quent after suit was filed, as well as all interest, penaities, 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 which said suit the State of

Texas, suing for itself and the Said suit is to collect taxes on County of Eastland and all political subdivisions and districts tate and /or personal property, whose taxes are collected by the the amount shown opposite said are defendants, and said plaintiff property described as follows. toand the Cisco Independent School Lots 5 and 6 Blk B College District taxing units in said state, Hts Cisco, \$20.00; Lots 7 and 8 (there are no other taxing units Blk B College Hts. Cisco, \$120; which assess and collect taxes on Lots 11 and 12 Blk B College unknown heirs of each or all of ing said property and ordering this property) which said taxing Hts, Cisco \$70.00; Lot 7, Blk C College Hts, Cisco \$1.00; Lots 5 & and each file a claim for delin-6 Blk F College Hts. Cisco \$2.70: quent taxes against the property Lot 12 Blk G College Hts. Cisco or any part thereof described in \$8.92; Lots 5 and 6 Blk D College the petition of said plaintiff, and Hts Cisco, \$40.00; 160 acres abst the said defendants shall appear 1411 E. H. Pierce and being all and answer to the claims of said of the E. H. Pierce Survey in taxing units without further cita- Eastland County, Texas, 872.72 tion or notice. Said suit is to coltogether with penalties, interest lect taxes on the following decosts and expenses which have scribed real estate and /or peraccrued or may legally accruc sonal property, assessed in the thereon. Plaintiff and/or intername of the above-named defendveners also seek the establishants for the years 1919 through ment and foreclosure of the lien 1947 and in the amount shown securing payment of such taxes opposite said property described as provided by law. All inter-

as follows, to-wit: Lot 1, Blk S, Sub 4, Cisco by law are included in said suit. \$11.00; Lot 2, Blk S, Sub 4, Cisco Each party to said suit shall take \$12.00; Lot 3, Blk S, Sub 4, Cisco notice of, and plead and answer \$12.00; Lot 4 Bik S, Sub 4, Cisco to, all claims and pleadings \$80.00; Lot 5, Blk S, Sub 4, Cisco now on file or hereafter filed in \$9.00; Lot 12 Blk S, Sub 4, Cisco said cause by all other parties \$12.00; Lot 13, Blk S, Sub 4, Cisco hereto. \$12.00; Lot 14, Blk S, Sub 4, Cisco \$12.00; Lot 15, Blk S, Sub 4, Cisco seal at my office in Eastland, \$12.00; Lot 16. Blk S, Sub 4, Cisco | Texas, this 15th day of Dec., A. \$12.00; 166 7-10 Acres, Abst 244, D., 1948. H&TC Survey and being the NE

1/4 of Sec. 55. Blk 3. H&TC Rv Co. Survey, Eastland County Texas \$252.22.

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

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

ROY L. LANE, Clerk, District Court

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 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 Texas v. Ira O. Pilcher et al. in claims of said taxing units without further citation or notice. the following described real esassessed in the name of the above-named defendants for the years 1919 through 1947 and in

T. Cisco, \$11.00; E35' of N25' 8, Blk 49, O. T. Cisco, \$76.00; Blk 135, Sub \$150.00; Lot 14, Blk 134, Sub 4, Cisco, \$120.00. 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-

shown opposite said property des-

isco, \$228.00; S1/2 of 1 and 2, Blk

Clsco, \$228.00; S<sup>5</sup>2 of 1 and 2, Bik 50, O. T. Clsco, \$350.00; Lot 2, 3lk 129, Sub 3, Clsco, \$75.00; E50' of W300' of S125' Bik 87, Sub 4, Clsco, \$175.00; Lot 6, Bik 91, Sub

Cisco, \$340.83; Lot

cribed as follows, to-wit: Lots 2 and 3, Blk 51, O. T

PAGE THREE

3, Blk 23,

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

> 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. Hayes, Lois Dunn, Mrs. C. T. Holman, J. E. McAdams, B., C. McLealf, C. L. Kinmel, Mrs. C. L. Kimmel, J. R. Kitchens, H. H. Adams, C. C. Moorman, Irma Adams, Zella Garrett if living, and f any or all of the above-named est, penalties, and costs allowed persons be dead, the unknown heirs of each or all of the said aboveamed 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 Witness my hand and official described herein, defendants:

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

THE STATE OF TEXAS ) JOUNTY OF EASTLAND ) IN THE MAME AND BY THE before the Honorable District Court of Eastland County, Texas AUTHORITY OF THE STATE to be held at the courthouse OF TEXAS: thereof, then and there to show TO: F. E. Harrell, G. E. Berry Margaret Pulley, L. B. Norvell, F. why judgment shall not be rend-

ered for such taxes, penalties, W. Harrell, Ed Aycock, Tom Har-rell, Ben McClinton, E. L. Richardinterest, and cost, and condemnthe years 1919 through 1947 and in the amount shown opposite said property described as follows, to-wit: Lot 3, Block 1, Boswell Addn, I, Roswell Addn, Cisco, 337.50; Lots 4, 5, 6, Block 1, Roswell Addn. McDaniel, E. R. McDaniel, S. M. Jav; C. W. Schaefer, Herman Schaefer, Rudolph Schaefer, Oscar quent after suit was filed, as Schaefer, well as all interest, penalties, Herman Jess Wheat, and cost allowed by law up to Mrs. Bertha Reimers. Reimers, and including the day of judgonrad Schaefer, Chas. Schaefer, Richard Schaefer, Jack Earl ment herein, and all costs of the Schaefer, Chas. S. Brown, if liv-suit. Plaintiff's petition was filed ment herein, and all costs of the ng, and if any or all of the above 17th day of November on named persons be dead, the un-known heirs of each or all of the A. D., 1948 in a certain suit No 412A styled the State of Texas said above-named persons wh v. G. A. Hayes et al. in which said may be dead, and the unknown suit the State of Texas, suing for wner or owners of the hereinafitself and the County of Eastland ter described land and of the exe and all political subdivisions and cutors, administrators, guardians, districts whose taxes are collected and legal representatives, and all by the Assessor and Collector of persons owning or having or claiming any legal or equitable taxes for said county, is plaintiff, and above-named party defendants the land described are defendants, and said plaintiff are defendants, and said plaintiff are has impleaded the City of Cisco and the Cisco Independent School interest erein, defendants: You are hereby commanded to District, and the Rising Star In-dependent School District taxing appear and defend such suit at or before 10 o'clock A. M. on the first Monday after the expiration units in said state, (there are no other taxing units which assess of forty-two (42) days from and ren if living, and if any or all after the date of issuance hereof and collect taxes on this property) which said taxing units shall appear in said cause and each claim for delinquent taxes against the property or any part before the Honorable District thereof described in the petition Court of Eastland County, Texas of said plaintiff, and the said deto be held at the courthouse fendants shall appear and answer thereof, then and there to show to the claims of said taxing units why judgment shall not be rendwithout further citation or notice. ered for such taxes, penalties, Said suit is to collect taxes on interest, and cost, and condemn the following described real estate ing said property and ordering and/or personal property, assessed foreclosure of the constitutional in the name of the above-named and statutory tax liens thereon defendants for the years 1919 for taxes due the plaintiff and through 1947 and in the amount shown opposite said property de-scribed as follows, to-wit: the taxing units parties hereto, and those who may intervene Lots 17 and 18, Blk 4, Luse Add, Cisco, \$70.00; Lots 19 to 24, Blk 4, Luse Add, Cisco, 14.00; Lots 1 herein, together with any addi-tional years becoming delintional years becoming quent after suit was filed, as to 3, Blk 5, Luse Add, Cisco, 70.00; Lot E<sup>1</sup>/<sub>2</sub> of 10, Blk 5, Luse well as all interest, penalties, and cost allowed by law up to Add, Cisco, 15.00; Lots N1/2 of 22. and including the day of judg  $N_{2}^{1/2}$  of 23, and  $N_{2}^{1/2}$  of 24, Blk 6, Luse Add, Cisco, 50.00; Lots  $S_{2}^{1/2}$ ment herein, and all costs of the suit. Plaintiff's petition was filed of 22, S<sup>1</sup><sub>2</sub> of 23, S<sup>1</sup><sub>2</sub> of 24, Blk <sup>47</sup> 6, Luse Add, Cisco, 14.00; 106 Acres, Abst 75, C. H. Delano Sur, <sup>40</sup> as described in Vol 132, Page 122, <sup>416</sup> and Vol 81, Page 631, Deed Rec-<sup>41</sup> on the 17th day of November, A. D., 1948 in a certain suit No. 428A styled the State of Tex-as v. F. E. Harrell et al, in which said suit the State of Texas, suing ords of Eastland County, Texas, 16.6 for itself and the County of East-695.26. together with penalties, interest, land and all political subdivisions and districts whose taxes are co costs and expenses which have lected by the Assessor and Col-lector of taxes for said county, is accrued or may legally accrue thereon. Plaintiff and/or interplaintiff, and above-named party veners, also seek the establishdefendants are defendants, and said plaintiff has impleaded the and ment and foreclosure of the lien of Cisco and the Cisco Insecuring payment of such taxes dependent School District taxing as provided by law. All interunits in said state, (there are no est, penalties, and costs allowed other taxing units which assess by law are included in said suit. and collect taxes on this property) Each party to said suit shall take which said taxing units shall ap notice of, and plead and answer pear in said cause and each file a claim for delinquent taxes against to, all claims and pleadings the property or any part thereof described in the petition of said plaintiff, and the said defendants now on file or hereafter filed in said cause by all other parties we hereto. shall appear and answer to the claims of said taxing units without Witness my hand and official further citation or notice. Said suit is to collect taxes on the folseal at my office in Eas Texas, this 15th day of Dec. A. lowing described real estate and/ D., 1948.

return date of such citation) above-named party defendants Court of Eastland County, Texas has impleaded the City of Cisco wit: foreclosure of the constitutional units shall appear in said cause

Dean Lacy, Dena Lacy ee Templeton, Jack Temple M. Templeton Beuton

pleton, Mrs. Wylie Temple Hugh Boran J. R. Blackard, Forbes, J. W. Templeton P. Clements, Bell R. Temple Rosie Bell Templeton if livand if any or all of the e-named persons be dead, the nown heirs of each or all of above-named persons who be dead, and the unknown r or owners of the hereindescribed land and of the utors, administrators, guar-, and legal representatives all persons owning or having laiming any legal or equitable rest in the land described

in, defendants: u are hereby commanded to ear and defend such suit at efore 10 o'clock A. M. on the Monday after the expiration orty-two (42) days from and the date of issuance hereof same being the 31st day of ary, A. D., 1949 (which is date of such citation), Honorable District the of Eastland. County, Texas held at the courthouse of, then and there to show judgment shall not be rendfor such taxes, penalties, est, and cost, and condemnsaid property and ordering osure of the constitutional statutory tax liens thereon ixes due the plaintiff and axing units parties nereto those who may intervene together with any addi-years becoming delinafter suit was filed, as as all interest, penalties, ost allowed by law up to including the day of judgherein, and all costs of the Plaintiff's petition was filed 17th day of November, 1948 in a certain suit 376A styled the State of v. H. P. O'Kelly et al, in said suit the State of suing for itself and the y of Eastland and all politisubdivisions and districts taxes are collected by the and Collector of taxes aid county, is plaintiff, and named party defendants fendants, and said plaintiff pleaded the City of Cisco

which said taxing units shall at Deed Records Eastland Co., Texas pear in said cause and each file a 119.47. laim for delinquent taxes against

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

ROY L. LANE. Clerk, District Court,

A Ab. 40 F. Blundell, as described in deed records Vol 197 page 495 THE STATE OF TEXAS COUNTY OF EASTLAND ) IN THE NAME AND BY THE Deed Rec. Eastland Co. Texas, Vol 199 P 301, \$405.04; 145 Ac. Abst. 404, being all of the Z. M. AUTHORITY OF THE STATE Porter Sur. Eastland Co. Texas except 15 ac., \$66.36; 40 Ac. Abst OF TEXAS:

143 as des. in Vol 327 P 608 Deed Records Eastland County, Texas and being out of the S<sup>1</sup>/<sub>2</sub> of E<sup>1</sup>/<sub>2</sub> of the Guadalupe Coll. Sur. TO: Ira O. Pilcher, Mrs. J. T. Brown, Della Brown, Amanda E. Bell, L. H. Bell, B. M. Hitchcock. the Guadalupe Coll. Sur. T. L. Brown, J. L. Brown, W. E. Tyler, C. C. Brown, J. M. Brown

together with penalties, interest Geo. W. Brown, P. E. Brown. costs and expenses which have Lora B. Hitchcock if living, and accrued or may legally accrue if any or all of the above-named thereon. Plaintiff and/or interpersons be dead, the unknown veners also seek the establishheirs of each or all of the said ment and foreclosure of the lier above-named persons who may be securing payment of such taxes dead, and the unknown owner or as provided by law. All interowners of the hereinafter describest, penalties, and costs allowed ed land and of the executors, adby law are included in said suit ministrators, guardians, and legal Each party to said suit shall take representatives and all persons notice of, and plead and answer owning or having or claiming to, all claims and pleadings fendants:

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 to be held at the courthouse thereof, then and there to show AUTHORITY OF THE STATE OF TEXAS:

Eastland County, Texa

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

TO: Clyde Aycock, M. E. Aycock, Grace Pulley, Aycock & Shipman, C. L. Morey, C. P. Mose ley, R. A. Park, R. A. Parker Lillie Blackburn, Lillie Wragg, Edgar Harris, Emile Winge, E. K. Winge, W. A. Ramsey, Gus Garof the above-named persons be the same being the 31st day of dead, the unknown heirs of each January, A. D., 1949 (which is or all of the said above-named return date of such citation) persons who may be dead, and the unknown owner or owners of the hereinafter described land and of the executors, administrators, guardians, and legal rep-Eastland County, Texas resentatives and all persons owning or having or claiming

any legal 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 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 delin-City 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. 385A styled the State of Texas v. Clyde Aycock et al, in which said suit the State of Texas, suing for itself and the County of Eastland and all political subdivisions and districts or personal property, assessed in the name of the above-named de why judgment shall not be rend-ered for such taxes, penalties, interest, and cost, and condemn- whose taxes are content of taxes the name of the above name of fendants for the years 1919 for said county, is plaintiff, and through 1947 and in the amount whose taxes are collected by the

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

any legal or equitable interest now on file or hereafter filed in in the land described herein, desaid cause by all other parties 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

PAGE FOUR 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 Lots 1 & 2, Blk B, Sub. College Deed Roords, Eastland Co appear and defend such suit at and those who may intervene (there are no other taxing units scribed real estate and/or per-THE STATE OF TEXAS County of Eastland and all poli-Hts, Cisco \$70.00; Lot 1, Blk 5 Texas, and being the SW pa r before 10 o'clock A. M. on the herein, together with any addi Sub. Belmont, Cisco, \$80.00; Lot the J. A. Weeks Survey in COUNTY OF EASTLAND which assess and collect taxes on sonal property, assessed in the tical subdivisions and districts first Monday after the expiration tional years becoming dein-4 Blk 5, Sub. Belmont, Cisco, County, \$42,85 name of the above-named defendwhose taxes are collected by the this property) which said taxing IN THE NAME AND BY THE of forty-two (42) days from and quent after suit was filed, as \$3.50; Lot 6, Blk 5, Sub. Belmont together with penalties in AUTHORITY OF THE STATE after the date of issuance hereof well as all interest, penalties, ants for the years 1919 through Assessor and Collector of taxes units shall appear in said cause opposite said property described Cisco, \$3.00; Lot 5 Blk 6 sub Bel- costs and expenses which the same being the 31st day of and cost allowed by law up to for said county, is plaintiff, and and each file a claim for delin-OF TEXAS: above-named ' party defendants mont, Cisco, \$50.00; Lot & Blk 6, accrued or may legally the same being the 17th day of and including the day of judg quent taxes against the property January, A. D., 1949 (which is ment herein, and all costs of the return date of such citation), suit. Plaintiff's petition was filed S. Rumph, L. Luttnell, are defendants, and said plaintiff as follows, to-wit: Sub. Belmont, Cisco, \$50.00; Lot thereon. Plaintiff and/or or any part thereof and answer Louis Luttrell, L. D. Wilson, J. Q. Clark, Tommy Clark, J. F. Court-E 50' of W 200' of S 125' of Blk suit. Plaintiff's petition was filed 14 Blk 6, Sub. Belmont, Cisco, has impleaded the City of Cisco to the claims of said taxing units Court of Eastland County, Texas A. D., 1948 in a certain suit to be held at the courthouse No. 369A styled the State of thereof, then and there to show Texas v. J. H. Holeman at a before the Honorable District on the 17th day of November. A, Sub 1, Cisco \$475.00; W 47' and the Cisco Independent School \$80.00; Lot 16, Blk 6, Sub. Belwithout further citation or no-Cordia Courtney, Mrs. P. of E 188' of S 144' of Blk A. Sub mont, Cisco, \$8.00; Lot 2 Blk 7, District taxing units in said state, Courtney, E. E. Dubose, W. A. Haworth, Fred Davis, R. W. Bustice. Said suit is to collect taxes 1. Cisco \$1875.00; E 144' of N 125' Sub. Belmont, Cisco, \$75.00; Lot as provided by law. All (there are no other taxing units on the following described real 6 Blk 8, Sub. Belmont, Cisco, est, penalties, and costs and sey, Mrs. Guy Dabney, Sid Mc-Intire, J. D. Ward, Guy Dabney, if of Blk A, Sub 1, Cisco \$270.00; which assess and collect taxes on why judgment shall not be rends-tate and for personal property, which said suit the State of \$75.00; Lots 7 & 8, Blk 8, Sub. by law are included in sale W 140' of E 200' of S 125' of Blk ered for such taxes, penalties, this property) which said taxing assessed in the name of the above-Texas, suing for itself and the living, and if any or all of the above-named persons be dead, the A, Sub 2, Cisco \$390.00; W 100' Belmont, Cisco, \$150.00; Lot 6 7 Each party to said suit sh interest, and cost, and condemnunits shall appear in said cause named defendants for the years whose taxes are collected by the ing said property and ordering of N 125' of Blk A, Sub 2. Cisco & 8, Blk D, Sub. Belmont Park, notice of, and plead and a and each file a claim for delin-1919 through 1947 and in the the said above-named persons who foreclosure of the constitutional unknown heirs of each or all of County of Eastland and all poli \$149.37; E 39 of W 139' of N 125' Cisco, \$48.00; 30 Acres, Abst. 471 to, all claims and ple quent taxes against the property amount shown opposite said may be dead, and the unknown and statutory tax liens thereon tical subdivisions and districts and being out of the S 1/2 of Sec. or any part thereof described in of Blk A, Sub 2. Cisco \$50.00; E owner or owners of the hereinaf- for taxes due the plaintiff and property described as follows. Assessor and Collector of taxes the petition of said plaintiff, and 64' of W 203' of N 125' of Blk A. 385, S P Ry Co Survey, Eastland ter described land and of the exe- the taxing units parties hereto to-wit: for said county, is plaintiff, and the said defendants shall appear Sub 2, Cisco \$54.00; W 67' of E County. Texas, \$121.60; 10 acres cutors, administrators, guardians, and those who may intervene and legal representatives, and all herein, together with any addi-Lot 3. Blk 138, Sub 1. Cisco above-named party defendants 117' of N 125' of Blk A, Sub 2, Abst 185, and being a part of the and answer to the claims of said \$260.00; Lot 6, Blk 138, Sub 1 are defendants, and said plaintif. SE 1/4 of Sec. 15, Blk 3, H&TC becoming delin taxing units without further cita-Cisco \$33.00; E 50' of N 125' of owning or having or tional years quent after suit was filed, as Cisco \$215.00; Lots 8 and 9, Blk has impleaded the City of Cisco Ry Co. Survey, Eastland County, tion or notice. Said suit is to col Blk A, Cisco \$48.00; E 50' of W claiming any legal or equitable in-138 Sub 2, Cisco \$16.00; Lots 11 terest in the land described herein, defendants: well as all interest, penalties, and cost allowed by law up to and the Cisco Independent School lect taxes on the following de-250' of S 115' of Blk A, Sub 3 and 22 Blk 138, Sub 2, Cisco District taxing units in said state scribed real estate and /or per-Cisco \$30.00; E 50' of W 150' of N Page 122, \$56.00. \$65.00; Lot 10, Blk 140, Sub 2. and including the day of judg (there are no other taxing units 135' of Blk A, Sub 3, Cisco \$150. sonal property, assessed in the You are hereby commanded to appear and defend such suit at ment herein, and all costs of the Cisco \$300.00; Lots 29 and E 45' which assess and collect taxes on name of the above-named defend-00; 98 acres, Abst. 1617, J. J or before 10 o'clock A. M. on the suit. Plaintiff's petition was file of 30. Blk 141. Cisco \$170.00; Lots this property) which said taxing ants for the years 1919 through Powers Add, and being all of the on the 17th day of November W 15' of 30, all of 31, 32, 33 and first Monday after the expiration units shall appear in said cause 1947 and in the amount shown J. J. Powers Survey, Eastland thereon. Plaintiff and/or inter 1948 in a certain sui A. D., 34. Blk 141. \$100.00; Lots N 212' of forty-two (42) days from and and each file a claim for delinopposite said property described County, Texas, and being the E veners also seek the establish after the date of issuance hereof No. 364A styled the State of of S 392.5 feet of the W 139' of quent taxes against the property ment and foreclosure of the lien the same being the 31st day of Texas v. Frances Fee et al, in as follows, to-wit: 15 of the NW1/4 of Sec 2. Blk 4. Blk 142 \$170.00; 80 acres and beor any part thereof described in securing payment of such taxes E50' of W100' of N115' of Blk January, A. D., 1949 (which is which said suit the State of Tex-H&TC Rv. Co. Survey, Eastland ing the E12 of the SW14 of Sec the petition of said plaintiff, and as, suing for Itself and the Couas provided by law. All inter-O. Sub 4. Cisco \$21.00; E84' of County, Texas \$489.97. veturn date of such citation) 16. Blk 3. H&TC Ry. Co. survey, the said defendants shall appear est, penalties, and costs allowed S125' of Blk P, Sub 1, Cisco \$3.00 before the Honorable District nty of Eastland and all political together with penalties, interest and answer to the claims of said Eastland County, Texas, A. S. to be held at the courthouse subdivisions and districts whose costs and expenses which have by law are included in said suit. S65' of N165' of E188' of Blk P. Dennis Grantee, Abst. 1636. thereof, then and there to show taxes are collected by the Assestaxing units without further citaaccrued or may legally accrue | Each party to said suit shall take Sub 2. Cisco \$780.00; W50' of \$683.58. tion or notice. Said suit is to col-E236' of S125' of Blk P, Sub 3, thereon. Plaintiff and/or internotice of, and plead and answer sor and Collector Da taxes for together with penalties, interest, why judgment shall not be rendlect taxes on the following de-\$440.00; E150' of N75' of Blk P. veners also seek the establish- to, all claims and pleadings for such taxes, penalties, said county, is plaintuff, and costs and expenses which have scribed real estate and /or per ered ment and foreclosure of the lier Sub 4, Cisco \$37.00; E50' of W200'

above named party defendants interest, and cost, and condemning said property and ordering are defendants, and said plainforeclosure of the constitutional tiff has impleaded the City of and statutory tax liens thereon Cisco and the Cisco Independent for taxes due the plaintiff and School District, taxing units in the taxing units parties hereto, said state, (there are no other and those who may intervene herein, together with any eddi-tional years becoming define collect taxes on this property. taxing units which assess and quent after suit was filed, as which said taxing units shall apwell as all interest, penalties, pear in said cause and each and cost allowed by law up t file a claim for delinquent taxes and including the day of judgagainst the property or any part ment herein, and all costs of the suit. Plaintiff's petition was filed thereof described in the petition of said plaintiff, and the said the 17th day of November D., 1948 in a certain suit defendants shall appear and an-No. 427A styled the State of Tex-as v. D. S. Rumph et al, in which swer to the claims of said taxing units without further citasaid suit the State of Texas, suing tion or notice. Said suit is to for itself and the County of East collect taxes on the following land and all political subdivision districts whose taxes are described real estate and or per- Add, and being 50 acres out of lected by the Assessor and Co sonal property, assessed in the the NW Cor. of M. Robinson Sur lector of taxes for said county, is name of the above-named dentiff, and above-named party fendants for the years 1919 thro defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco Indeugh 1947 and in the amount shown opposite said property School District taxing described as follows, to-wil: units in said state, (there are no Lots 1, 2 and 3. Blk I. Sub other taxing units which assess Cisco, \$66.00; Lots 10 to 16, Blk and collect taxes on this property) which said taxing units shall ap Sub 3, Cisco, 110.00; Lets 17 to pear in said cause and each file a claim for delinquent taxes against 20, Blk I, Sub 3, Cisco 9.00; Lot 21 to 24, Blk I, Sub 3 Cisco 75.00 the property or any part thereof Lot N118' of E120' of Blk I, Sub 4 described in the petition of said plaintiff, and the said defendants Cisco, 27.50; Lots, S 53' of N 171 shall appear and answer to the of the E 120' of Blk I. Sub 4. as of said taxing units withou Cisco, 510.00; Lot N 100' of S 120 further citation or notice. of Blk I, Sub 4, Cisco, 470.00; 40 suit is to collect taxes on the folacres, Abst. 1950, A. C. Hightowwing described real estate and or personal property, assessed i er, Add, and being the S 40 ac

of the above-named de for the years 1919 C. Hightower Survey, Eastland hereto through 1947 and in the amount County, Texas, 78.00, opposite said property des-

and 8, Blk A, Spears Add, 580,00; Lot 4, Blk A, dd Cisco \$30,00; Lot E

to, all claims and pleadings accrued or may legally accrue now on file or hereafter filed in thereon. Plaintiff and/or intersaid cause by all other parties veners also seek the establishhereto. ment and foreclosure of the lien Witness my hand and official securing payment of such taxes seal at my office in Eastland, as provided by law. All inter-Texas, this 15th day of Dec., A. est, penalties, and costs allowed D., 1948 by law are included in said suit, ROY L. LANE. Each party to said suit shall take Clerk, District Court, notice of, and plead and answer to, all claims and pleadings, 

OF TEXAS:

TO: M. D. Baile, M. J.

now on file or hereafter filed res of the E1/2 of the SE1/4 of A said cause by all other parties THE STATE OF TEXAS COUNTY OF EASTLAND IN THE NAME AND BY THE Witness my hand and officia AUTHORITY OF THE STATE

together with penalties, interest, notice of, and plead and answer

together with penalties, interest seal at my office in Eastland, costs and expenses which have Texas, this 15th day of Dec., A. 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.

accrued or may legally accrue

ment and foreclosure of the lien

of N100' of Blk Q. Sub 1. Cisco thereon. Plaintiff and/or inter-

\$21.00; N55' of S225' of E150' of veners also seek the establish-

acres, Abst 877, F. M. Seabourn securing payment of such taxes

Survey, and being the N1/2 of the as provided by law. All inter-

W12 of the NW14 of Sec. 8, Blk 3. est, penalties, and costs allowed

Blk R, Sub 1, Cisco \$1050.00; 40

2 H&TC Rv. Co. Survey, East-

land County, Texas. Deed ref.

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 inter-

est, penalties, and costs allowed

by law are included in said suit.

Each party to said suit shall take

Vol. 278, Page 633 \$71.00,

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: T. J. Smith, Jno. M. Smith, Mrs. Dorothy Shahan, N. M. Cunningham. Pearl Florence, E. D. Mrs. J. C. King, Samuel Greer, Florence, W. L. Curtis Mrs. Zona C. C. Jones, H. S. Drumwright, Buford, J. P. Montgomery, Mrs. Bernie McCrea, Yancey J. Mc-M. L. Montgomery, J. M. Hearn, Crea, Geo. A. Field, H. T. Field. Eula Howell, Ola Howell, Ora J. A. McCelvey, W. F. Baige, W. Howell, Jermie Fay Carmon, M. L. A. Graham, E. B. Baker, M. I. Carmon, L. C. Anderson, Chas. Allen, Allie Allen, if living, and scribed herein, defendants: Gage, W. R. Short, W. A. Short, if any or all of the above-nam-appear and defend such suit at

Mae Owens, W. A. Rutledge, D. er or owners of the hereinafter or all of the above-named persons cutors, administrators, guardians, be dead, the unknown heirs of and legal representatives, and

Texas, this 15th day of De Texas, Deed Record Ref. 232 D., 1948. together with penalties, interest, costs and expenses which have accrued or may legally accrue

now on file or hereafter filed in hereto.

Texas, this 15th day of Dec., A

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: M. W. Levy, Paul risher, A. B. Cooper. Mrs. M. E Townsend, Rose Wood, Rose Shelton, Ethel Earnest, T. J Earnest, H. D. Browning, R. F. Browning, G. A. Clements W. R. Bowden if living, and if any o all of the above-named person be dead, the unknown heirs of first Monday after each or all of the above-named of forty-two (42 persons who may be dead, and after the date of the unknown owner or owners of the bereinafter described land January, A. D. and of the executors administrators, guardians, and legal representatives, and all persons owning or claiming any legal or thereof, then ar equitable interest in the land de- why judgment :

Eastland County, Texas S. C. Wright, Mrs. Artie B. Per- ed persons be dead, the unknown or before 10 o'clock A. M. on the due, D. B. Perdue, Mrs. E. D. heirs of each or all of the said first Monday after the expiration and statutory t Perdue, D. B. Perdue, Sr., Artie above-named persons who may of forty-two (42) days from and for taxes due B. Perdue. J. B. Owens, Anna be dead, and the unknown own- after the date of issuance hereof the taxing unit the same being the 31st day of and those E. Benshoof if living and if any described land and of the exe- January, A. D., 1949 (which is herein, together return date of such citation), tuonal years before the Honorable District quent after suit ourt of Eastland County, Texas well as all to be held at the courthouse and cost allow and including th thereof, then and there to show why judgment shall not be rendment herein, and ered for such taxes, penalties suit. Plaintiff's po on the 17th day interest, and cost, and condemn ing said property and ordering D., 1948 in or before 10 o'clock A. M. on the foreclosure of the constitutional A. D., 1948 in a ca No. 359A styled the Stat first Monday after the expiration and statutory tax liens thereon as v. J. C. Walker et al, said the State of Texas itself and the County January, A. D., 1949 (which is herein, together with any addiland and all political st return date of such citation). tional years becoming and districts whose collected by the Ass quent after suit was filed, as well as all interest, penalties, Collector of taxes for s and cost allowed by law up to ty, is plaintiff, and ab and including the day of judgparty defendents are ment herein, and all costs of the dents and said plaintiff suit. Plaintiff's petition was filed pleaded" the City of C on the 17th day of November D., 1948 in a certain suit the Cisco Independent No. 366A styled the State of District taxing units in Texas v. M. W. Levy et al in (there are no other t which said suit the State of which assess and col Texas, suing for itself and the on this property) County of Eastland and all politaxing units shall appea tical subdivisions and districts cause and each file a whose taxes are collected by the delinquent taxes a Assessor and Collector of taxes property or any part th for said county, is plaintiff, and above-named party defendants scribed in the petite the taxing units parties hereto, ment herein, and all costs of the above-named party defendants scholed in the said and those who may intervene suit. Plaintiff's petition was filed are defendants, and said plaintiff plaintiff and the said shall appear and ans has impleaded the City of Cisco claims of said taxing W and the Cisco Independent School out any further cita District taxing units in said state tice. Said suit is to co (there are no other taxing units on the following de which assess and collect taxes on estate and/or personal County of Eastland and all poli- units shall appear in said cause astessed in the name bove-named defenden and each file a claim for delinwhose taxes are collected by the quent taxes against the property years 1919 through h or any part thereof described in the amount shown for said county, is plaintiff, and the petition of said plaintiff, and said property descri above-named party defendants the said defendants shall appear lows, to-wit: and answer to the claims of said Lot 9, Blk C, Sub taxing units without further cita-\$135.00; Lots 10 and tion or notice. Said suit is to col-Sub 1, Cisco, \$20.00; Lo lect taxes on the following de-Sub 2, Cisco, \$150.00; scribed real estate and /or per- C, Sub 2, Cisco, \$110. sonal property, assessed in the Blk C, Sub 2, Cisco, \$ name of the above-named de-8, Blk C, Sub 2, Cisc fendants for the years 1919 Lot 11, Blk C. Sut through 1947 and in the amount \$105.00; E 50' of N 130 shown opposite said property de-Sub 3, Cisco, \$210.00; scribed as follows, to-wit: Abst 272 being the W Lot 1 Blk M Sub 4. Cisco \$52.00: Lot 2, Blk M. Sub 4, Cisco N1/2 of NW1/4 of Sec. \$52.00; Lot 3 Blk M Sub 4, Cisco H&TC Ry. Company \$52.00: Lot 4, Blk M, Sub 4, Cisco Eastland County, Texa \$52.00: Lot 5 Blk M Sub 4 Cisco together with penaltie \$52.00: Lot 6. Blk M. Sub 4. Cisco costs and expenses # \$52.00: Lot F. 50' of S 115" of Blk accrued or may lega or any part thereof described in real estate and /or personal M. Sub 3 Gisco 100.00. Lot W 50' thereon. Plaintiff and of F 145' of N 115' of Pik M Sub veners also seek the 3. Cisco \$45.00: Lot 11, Blk M. ment and foreclosure Sub 4. Cisco. \$360.00; Lot 12, But securing payment of M Sub 4. Cisco \$360.00; 50 acres. Abst 1203, J. A. Weeks Add, as described in Vol 263, Page 396 by law are included in

known owner or own hereinafter describe of the executors, adm guardians, and legal i tives, and all perso having or claiming equitable interest in th cribed herein, def You are hereb appear and defend or before 10 o'clock the same being date of iurn before the Ho

Court of Eastla to be held at ered for such interest, and co ing said prope

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS: TO: Stella Caldwell, J. D. Lauderdale H. H. Tompkins, L. Tompkins, C. S. Surles, F. E. Harrell, G. R. Nance, L. A. Tullos, Effie L. Kirby, J. C. King,

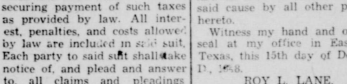
H&TC Rv. Co. Survey, Eastland by law are included in said suit. County, Texas, \$84.00; 30 acres. Each party to said suit shall take now on file or hereafter filed in Abst. 808. F. Lartimer Survey, notice of, and plead and answer said cause by all other parties hereto. and being out o fa 110 a. tract to, all claims and pleadings Witness my hand and officia out of the SW14 of Sec. 30, Blk now on file or hereafter filed in D., 1948.

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

Clerk, District Court, THE STATE OF TEXAS

Eastland County, Texa

COUNTY OF EASTLAND



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

ROY L. LANE,

above- named persons the unknown heirs of ea of th said above-nam who may be dead and

Carmon, Mrs. A. M. Frazier Bessie Hill, C. S. Looney B. Looney Jim McCrary, Martin, W. T. Martin, I Crary, O. H. Bukett, pler, S. L. Cook, L. E. I Daisy Helmick, Mrs. Ida S Bob Mancill, Mrs. Bob if living and if any or al

THE STATE OF TEXAS COUNTY OF EASTLAND IN THE NAME AND B AUTHORITY OF THE OF TEXAS: TO: J. C. Walker, B. J. son, Terry Johnson, T. R. son, H. J. Hill, L. Petrus

B. Baker, C. T.Kaufmar

Thursday, January 6, 19

CITATION BY PUBLICATION

veners also seek the est

ment and foreclosure of t

securing payment of such

now on file or hereafter file

Witness my hand and

seal at my office in East

ROY L. LANE.

Clerk, District C

Eastland County

said cause by all other

hereto.

nd W 25' of 6, Blk A. Cisco, \$150.00; Lots Spears Add, Cisc and 4, Blk B. and 8, Blk B, Spears Add, Cisco \$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

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- D., 1948. 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 official OF TEXAS: seal at my office in Eastland. Texas, this 15th day of Dec. A. D. 948.

> 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 dead, the unknown heirs of each 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. Hayley, L. A. Hayley, Mrs. L. H. Havnes, A. A. Greenman, ants: Mrs. A. A. Greenman, Mrs. J.

P. Rumph, T. G. Rumph, if living, and if any or all of the above-named persons be dead, after the date of issuance hereof and the unknown heirs of each the same being the 31st day of 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, adminstrators, guardians, and legal representatives, and all persons ered for such taxes, penalties, owning or having or claiming interest, and cost, and condemnowning or having or claiming any legal of equitable interest in

the land described herein, defendants:

accrued or may legal thereon. Plaintiff and/or inter veners also seek the establish ment and foreclosure of the lie securing payment of such taxes Cisco, \$600.00; Lots 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 AUTHORITY notice of, and plead and answer OF TEXAS:

to, all claims and pleadin now on file or hereafter filed in TO: A. D. Everrett, Mrs. A. D. J. S. Crouch, R. M. Loftin, if livsaid 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,

THE STATE OF TEXAS COUNTY OF EASTLAND ) dead, the unknown heirs of each IN THE NAME AND BY THE or all of the said above-named AUTHORITY OF THE STATE persons who may be dead, and

TO: J. H. Holeman, J. B. McCanless, Mrs. J. B. McCanless, Bob Key, J. T. Brown, A. C. Holder, Claudia Hogan Mrs. L. A. White, | Mrs. Lillie O. Smith, E. E. Grath, E. E. Grothe, J. H. McGillus, C.

W. Wright, A. L. Mavhew, E. H. Leach, I. J. Allen, Mrs. Lela In- ants: gram if living, and if any or all of the above-named persons be 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 A. Haley, N. H. Haynes, Mrs. N. land described herein, defend-

You are hereby commanded to A. Hathcock, Roy M. Perry, S. or before 10 o'clock A. M. on the first Monday after the expiration of forty-two (42) days from and 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 rending said property and ordering foreclosure of the constitutional and statutory tax liens thereon

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

sonal property, assessed in the

ants for the years 1919 through

1947 and in the amount shown

opposite said property described

Lot 2, Blk 1, El Frethon Hts

Add. Cisco \$270.00; Lot S 60' of

E 150' of Blk O, Sub 1, Cisco

\$20.00; Lot W 50' of E 200' of S

125' of Blk O, Sub 1. Cisco \$15.00

Lot W 50' of E 250' of S 125' of

Blk O, Sub 1, Cisco \$170.00. Lot

W 122' of N 115' of Blk O. Sub

2 Cisco \$620.00; Lot W 50' of S

115' of Blk O, Sub 3 Cisco

\$125.00; Lot E 50' of W 100' of S

115' of Blk O Sub 3, Cisco \$5.00:

50 acres, Abst 974, M. Robinson

vey, Eastland County, Texas, as

Deed Records, Eastland County

costs and expenses which have

Texas \$360.57.

described in Vol 377, Page 626,

s follows to-wit:

name of the above-named defend

chell, Z. E. Marvin, C. D. Cain, Everrett, W. H. Hayes, T. C. ing, and if any or all of the Lockhart, Clyde Weathers, Mrs. above-named persons be dead, Chas. Curry, Mrs. Willie Curry, the known heirs of each or all

D. Ball, W. M. Eisenhower, W. F. of the said above-named persons Brown, Mrs. Gay Weaver, Gay who may be dead, and the un-Weaver, A. B. Wilson, Ray Judia, known owner or owners of the L. Noble, M. B. Noble, B. M. hereinafter described land and of January, A. D., 1949 (which is interest, and cost, and condemn Noble, Lee O. Jernigan, T. A. the executors, administrators, Eastland County, Texas Simmons W. E. Busby, W. R. guardians, and legal representa-Busby if living, and if any or all tives, and all persons owning or of the above-named persons be having or claiming any legal dead, the unknown heirs of each or equitable interest in the land

described herein, defendants: You are hereby commanded to the unknown owner or owners appear and defend such or before 10 o'clock A. M. on the of the hereinafter described land first Monday after the expiration and of the executors, administrators, guardians, and legal repre-- of forty-two (42) days from and sentatives, and all persons own-1 after the date of issuance hereof ing or having or claiming any legal or equitable interest in the return date of such citation). land described herein, defend-Court of Eastland County, Texas

You are hereby commanded to to be held at the courthouse thereof, then and there to show ppear and defend such suit at why judgment shall not be rendr before 10 o'clock A. M. on the irst Monday after the expiration ered for such taxes, penalties, suit. Plaintiff's petition was filed interest, and cost, and condemnf forty-two (42) days from and ing said property and ordering after the date of issuance hereo! foreclosure of the constitutional the same being the 31st day of and statutory tax liens thereon January, A. D., 1949 (which is for taxes due the plaintiff and 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 addi-tional years becoming delino be held at the courthouse 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 interest, and cost, and condemnand including the day of judg-ment herein, and all costs of the suit. Plaintiff's petition was filed ing said property and ordering oreclosure of the constitutional and statutory tax liens thereon on the 17th day of November for taxes due the plaintiff and D., 1948 in a certain suit the taxing units parties hereto, No. 356A styled the State of and those who may intervene Texas v. M. D. Bailey et al. in herein, together with any addi-tional years becoming delinwhich said suit the State of quent after suit was filed, as well as all interest, penalties, Texas, suing for itself and the County of Eastland and all politiand cost allowed by law up to cal subdivisions and districts and each file a claim for delinand including the day of judgwhose taxes are collected by the quent taxes against the property ment herein, and all costs of the Assesor and Collector of taxes for suit. Plaintiff's petition was filed said county, is plaintiff, and on the 17th day of November. A. D., 1948 in a certain suit No. 370A styled the State of Texas v. A. D. Everrett et al, in has impleaded the City of Cisco taxing units without further cita- and in the amount shown op endants: You are hereby commanded to the taxing units parties hereto, Texas, suing for itself and the District taxing units in said state, lect taxes on the following de- follows, to-wit:

wood, M. F. Watts, Q. G. Arnold, each or all of the said above-C. W. Mayes, Floyd White, J. D. named persons who may be dead, claiming any legal or equitable and the unknown owner or own-Barker, Mary Jane Kidney, Mrs. ers of the hereinafter described J. A. Rhodes. R. H. Dunning, Mrs. land and of the executors, admin-Eunice Gaverick, W. W. Wallace, istrators, guardians, and legal rep-Georgia H. Henderson, Individuresentatives, and all persons ownally and as Guardian of Lael Henderson, Mrs. J. R. Henderson, R. M. Loflin, Charline T. Mit-

ants:

Hazel

suit at

Α.

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 return date of such citation). before the Honorable District thereof, then and there to show why judgment shall not be rendered for such taxes, penalties, herein, together with any add interest, and cost, and condemn- tional years becoming deur and statutory tax liens thereon and cost allowed by law up to 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 delinbefore the Honorable District quent after suit was filed, as and cost allowed by law up to and including the day of judg-

ment herein, and all costs of the on the 17th day of November, D., 1948 in a certain suit 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 whose taxes are collected by the Assessor and Collector of taxes for said county, is plaintiff, and above-named party defendants

interest in the land described herein defendants: You are hereby commanded to appear and defend such suit at

all persons owning or having

ing or having or claiming any of forty-two (42) days from and for taxes due the plaintiff and after the date of issuance hereof the taxing units parties hereto. the same being the 31st day of and those who may intervene

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 the same being the 31st day of ered for such taxes, penalties, ing said property and ordering foreclosure of the constitutional Court of Eastland County, Texas and statutory tax liens thereon to be held at the courthouse for taxes due the plaintiff and the taxing units parties hereto and those who may intervene tional years becoming delining said property and ordering quent after suit was filed, as foreclosure of the constitutional well as all interest, penalties, for taxes due the plaintiff and | and including the day of judgon the 17th day of November, A. D., 1948 in a certain suit No. 382A styled the State of well as all interest, penalties, Texas v. Stella Caldwell et al. in which said suit the State of Texas, suing for itself and the this property) which said taxing tical subdivisions and districts Assessor and Collector of taxes 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 apare defendants, and said plaintiff pear in said cause and each file has impleaded the City of Cisco a claim for delinquent taxes and the Cisco Independent School against the property or any part District taxing units in said state, thereof described in the petition (there are no other taxing units of said plaintiff, and the said de which assess and collect taxes on fendams shall appear and answer this property) which said taxing to the claims of said taxing unit units shall appear in said cause without further citation or notice. Said suit is to collect tax. es on the following described the petition of said plaintiff, and property, assessed in the name above-named party defendants the said defendants shall appear of the above-named defendants are defendants, and said plaintiff and answer to the claims of said for the years 1919 through 1947

THE DAILY PRESS, CISCO, TEXAS

#### PAGE FIVE

#### CITATION BY PUBLICATION CITATION BY PUBLICATION CITATION BY PUBLICATION

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

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

HE STATE OF TEXAS OUNTY OF EASTLAND ) IN THE NAME AND BY THE AUTHORITY OF THE STATE F TEXAS: |

ro: V. W. Penn. Mrs. Ruth Flo versi, J. L. Collaran, J. L. Calerman, B. C. Bell, W. W. Moore, Mrs. W. W. Moore, S. C. Barr, A. Shipp, Virgil Hart. T. A. Shipp, Ida Lou Shipp, Ralph H. Odom, J. G. Rumph, if living, and if any or all of the above amed persons be dead, the unnown heirs of each or all of the aid above named persons who may be dead, and the unknown wner or owners of the herein fter described land and of th xecutors, administrators, guaians, and legal representatives all persons owning or hav g or claiming any legal or eqitable interest in the land deibed herein, defendants;

tional

follows, to-wit:

\$751.60;

You are hereby commanded to pear and defend such suit at before 10 o'clock A. M. on the st Monday after the expiration forty-two (42) days from and r the date of issuance hereo same being the 31st day o uary, A. D., 1949 (which is turn date of such citation) ore the Honorable Distric urt of Eastland County, Texa be held at the courthous eof, then and there to show judgment shall not be rendfor such taxes, penalties erest, and cost, and condemn said property and ordering losure of the constitutiona statutory tax liens thereon taxes due the plaintiff and taxing units parties hereto, those who may intervene in, together with any add years becoming dennnat nt after suit was filed, as as all interest, penalties, cost allowed by law up including the day of judg t herein, and all costs of the Plaintiff's petition was filed the 17th day of November 1948 in a certain suit 384A styled the State of Tex . V. W. Penn et al. in which suit the State of Texas, sufor itself and the County of tland and all political subs are collected by the Assesand Collector of taxes for county, is plaintiff, and we-named party defendants defendants, and said plainhas impeaded the City of o and the Cisco Independ-School District, taxing units aid state, (there are no other ing units which assess and the above - named defendants Abst 1928 W. M. Nolan Add, and lect taxes on this property) for the years 1919 through 1947 being the 18¼ acres of Abst 1928. ect taxes on this property) ch said taxing units shall apin said cause and each file laim for delinquent taxes agst the property or any part reof described in the petition said plaintiff, and the said endants shall appear and aner to the claims of said taxunits without further citaor notice. Said suit is to coltaxes on the following debed real estate and /or peral property, assessed in the e of the above-named defendfor the years 1919 through and in the amount shown site said property described County, Texas, T. J. Cox grantee follows, to-wit: ot 10 Blk S College Hts, o \$24,00; Lot 9, Blk P College costs and expenses which have Cisco \$50.00; Lots 3 and 4 O College Hts. Cisco \$40.00; thereon. Plaintiff and/or inter-3 Blk K College Hts, Cisco 00; Lot 1 Blk K College Hts, co \$75.00; Lots 1 and 2 Blk as provided by law. All interollege Hts, Cisco, \$150.00; Lots] est, penalties, and costs allowed 10 Blk E College Hts, Cisco, by law are included in said suit. 0; Lots 1 and 2 Blk O Col-Each party to said suit shall take Hts, Cisco \$37.50; 100 acres notice of, and plead and answer abst 1625 R. C. Atwood and to, all claims and pleadings g the N950 varas of the E now on file or hereafter filed in varas of the R. C. Atwood vey. Eastland Co., Texas hereto. ther with penalties, interest, and expenses which have ued or may legally accrue D., 1948. eon. Plaintiff and/or inter rs also seek the establish and foreclosure of the lien ring payment of such taxes rovided by law. All inter penalties, and costs allowed w are included in said suit party to said suit shall take e of, and plead and answer all claims and pleadings on file or hereafter filed in cause by all other parties

CITATION BY PUBLICATION CITATION BY PUBLICATION TO: D. J. Pendleton, Mrs. D. J. and the unknown owner or own-Pendleton, W. Matthews, B. H. ers of the hereinafter described Lassiter, J. N. Ray, J. F. Bassett, fland and of the executors, ad-Warren Bachaus, J. B. Ely, Samministrators, guardians, and leuel Greer, R. A. Cox, Mrs. R. A. gal representatives, and all per Cox, Roy E. Hughes. I. D. Russons owning or having or claimsell, B. B. Owens, R. R. Haring any legal or equitable intervey, L. R. Higginbotham, Wm. A. est in the land described herein, Powers, Charlie Sandler, L. R. defendants: Higginbottom if living, and if

You are hereby commanded to any or all of the above-named appear and defend such suit at persons be dead, the unknown r before 10 o'clock A. M. on the heirs of each or all of the said of forty-two (42) days from and first Monday after the expiration above-named persons who may after the date of issuance hereof be dead, and the unknown ownthe same being the 31st day of r or owners of the hereinafter January, A. D., 1949 (which is described land and of the excudate of such citation). return tors, administrators, guardians, before the Honorable District and legai representatives, and Court of Eastland County, Texas all persons owning or having or thereof, then and there to show to be held at the courthouse claiming any legal or equitable why judgment shall not be rendinterest in the land described ered for such taxes, penalties, herein, defendents; ered for such taxes, penalties, interest, and cost, and condemn-

You are hereby commanded to ing said property and ordering appear and defend such suit at ar before 10 o'clock A. M. on the foreclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and irst Monday after the expiration of forty-two (42) days from and the taxing units parties hereto and those who may interven after the date of issuance hereof the same being the 31st day of tional years becoming delin-January, A. D., 1949 (which is quent after suit was filed, as eturn date of such citation), well as all interest, penalties, the Honorable District and cost allowed by law up to ourt of Eastland County, Texas and including the day of judgto be held at the courthouse ment herein, and all costs of the thereof, then and there to show suit. Plaintiff's petition was filed vhy judgment shall not be rendon the 17th day of November, for such taxes, penalties, A. D., 1948 in a certain suit interest, and cost, and condemn-No. 368A styled the State of ng said property and ordering Texas v. Bessie Wilson et al in foreclosure of the constitutional and statutory tax liens thereon which said suit the State of or taxes due the plaintiff and Texas, suing for itself and the the taxing units parties hereto, County of Eastland and all poliand those who may intervene tional years becoming deinwhose taxes are collected by the Assessor and Collector of taxes ment after suit was filed, as for said county, is plaintiff, and well as all interest, penalties, and cost allowed by law up to above-named party defendants and including the day of judg- are defendants, and said plaintiff ment herein, and all costs of the has impleaded the City of Cisco uit. Plaintiff's petition was filed and the Cisco Independent School on the 17th day of November, District taxing units in said state A. D., 1948 in a certain suit (there are no other taxing units No. 362A styled the State of which assess and collect taxes on Texas v. D. J. Pendleton et al, in this property) which said taxing which said suit the State of Texunits shall appear in said cause is, suing for itself and the Counand each file a claim for deliny of Eastland and all political quent taxes against the property abdivisions and districts whose or any part thereof described in axes are collected by the Assesthe petition of said plaintiff, and or and Collector of taxes for said the said defendants shall appear county, is plaintiff, and aboveand answer to the claims of said named party defendents are detaxing units without further citafendents, and said plaintiff has tion or notice. Said suit is to colimpleaded the City of Cisco and lect taxes on the following de the Cisco Independent School scribed real estate and /or per District taxing units in said sonal property, assessed in the state, (there are no other taxing name of the above - named de units which assess and collect fendants for the years 1919 taxes on this property) which through 1947 and in the amount said taxing units shall appear shown opposite said property dein said cause and each file a scribed as follows, to-wit: claim for delinquent taxes a-Lot W 75' of S 115' of Blk N. isions and districts whose gainst the property or any part, Sub 2, Cisco \$100.00; Lot 10, Bik thereof described in the petition defendents shall appear and an- N, Sub 2, Cisco \$30.00; Lot 5, Blk swer to the claims of said taxing units without further citation or of S 115' of Blk N. Sub 3. Cisco

CITATION BY PUBLICATION CITATION BY PUBLICATION CITATION BY PUBLICATION Court of Eastland County, Texas to be held at the courthouse thereof, then and there to show ered for such taxes, penalties, interest, and cost, and condemning said property and ordering foreclosure of the constitutional and statutory tax liens thereon taxes due the plaintiff and or the taxing units parties hereto, and those who may intervene herein, together with any addiyears becoming dennquent 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. 361A styled the State of Texas v. J. W. Noble 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 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 delinquent taxes against the property or any part thereof described in the petition of said plaintiff, and the said defendant" shall appear tical subdivisions and districts and answer to the claims of said taxing units without further citation or notice. Said suit is to colect 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 as follows, to-wit: E. 76' of lot 16, Blk E. Sub 3,

of N 115' of Blk D. Sub 3. Cisco County. Texas \$154.47: 12% M, Sub 4, Cisco \$25.00; Lof E Page 337, \$165.37,

of said plaintiff, and the said 371/2' of W 1121/2' of S 115' of Bik together with penalties, interest N, Sub 4, Cisco \$45.00; Lot E 100' notice. Said suit is to collect \$33.00; Lot 9, Blk N, Sub 4, Cisco taxes on the following described \$475.00: Lot 10, Blk N, Sub 4 real estate and-or personal prop- Cisco \$145.00; Lot 12, Blk N. as provided by law. All intererty, assessed in the name of Sub 4, Cisco \$165.00; 16 2 /3 acres. est, penalties, and costs allowett

interest, and cost, and condemning said property and ordering foreclosure of the constitutional why judgment shall not be rend- 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-tional years becoming deine 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. 363A styled the State of Texas v. J. P. Taylor 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 de linquent taxes against the property or any part thereof 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. Said suit is to collect taxes on the following described real estate and /or per sonal 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 J. Blk E. Sub 3, Cisco \$210.

00; Lot 2, Blk E Sub 3, Cisco \$210.00: Lot E 63' of the W 163' opposite said property described of N115' of Blk D. Sub 3 Cisco \$120; Lots 11 & 12, Blk E Sub 3 Cisco \$66.00: Lot 3, Blk F. Sub 2 Cisco, 50.09; Lot 7, Blk F, Sub 1, Cisco \$125.00; Lot N 70' of Blk Cisco \$26.00; E 50' of W 250' of H. Sub 2. Cisco \$360.00: Lot N S 115' of Blk D, Sub 4, Cisco 100' of the S 200' of the E115' of \$52.50; W 100' of S 115' of Blk Bik H. Sub 2, Circo \$40.00: Lot W D. Sub 4, Cisco \$260.00; E 50' of 55' of the S 125' of Blk H. Sub W 200' of N 115' of Blk D. Sub 4 Cisco \$310.00: Lot E 60' of the 4. Cisco \$160,00; E 108' of W 271' W 115' of the S 150' of Blk H Sec 4 Cisco \$210.00, 80 acres Abs \$540.00; 20 acres, Abst 1373, H&T 150 and being the E1/2 of Sec 125 " Survey being the N14 of the Blk 2, H&TC Ry. Co. Survey NE1/4 of NW1/4 of Sec 84. Blk 3. Eastland County, Texas \$537.00 H&TC Ry, Co. Survey, Eastland together with penalties, interest gosts and expenses which have acres, Abst 2092, G. D. Bruton accrued or may legally accrue Survey, and being out of the N thereon. Plaintiff and/or inter part of the SE 1/4 of Sec. 10, Blk veners also seek the establish 4. H&TC Ry, Co. Survey, East- ment and foreclosure of the lien land County, Texas, G. D. Bru- securing payment of such taxes tor, Grantee, deef ref. Vol 215, as provided by law. All interest, penalties, and costs allowed

by law are included in said suit. Each party to said suit shall take costs and expenses which have notice of, and plead and answer accrued or may legally accrue to, all claims and pleadings thereon. Plaintiff and/or internow on file or hereafter filed in veners also seek the establishsaid cause by all other parties ment and foreclosure of the lien hereto. securing payment of such taxes Witness my hand and official

seal at my office in Eastland, by law are included in said suit. Texas. this 15th day of Dec., A.

for itself and the County of East and and all political subdivisions and districts whose taxes are collected by the Assessor and Collecor 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 Indeand pendent 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 or this property) which said taxing units shall appear in said cause and each file a claim for delin-quent taxes against the property r any part thereof described i he petition of said plaintiff, and he 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 decribed 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-

Lots 2 to 6, Blk 1, Luse Add. Cisco, \$150.00; Lots 2 and 3, Blk 2, Luse Add. Cisco, 80.00; Lots 4 Blk Luse Add. Cisco 160.00; Lots 15, 16 and W1/2 of 17. Blk 3, Luse Add. Cisco, 80.00;

Lots 4 to 9 and W12 of 10, Blk Luse Add, Cisco, 150.00; 30 res, Abst 87. ETRR Co. Sur, and being the W30 acres of the N 60 acres of the NW<sup>1</sup>/<sub>4</sub> Sec 9, Blk ETRR Co. Sur. Eastland County Texas, 169.76; 160 acres, Abst 9' ETRR Co. Sur, and being the W<sup>1</sup>/<sub>2</sub> of NE<sup>1</sup>/<sub>4</sub> and N<sup>1</sup>/<sub>2</sub> of the SE<sup>1</sup>/<sub>4</sub> of Sec 23, Blk 2, ETRR Co. Sur, Eastand County. Texas. 117.3 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 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 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. R. Turner, Jim Elliott, G. C. McAuley, Thelma McAuley, Mrs. Virgie Brown, J. J. Brown, L. Turner, L. C. Phagan, M. W. Jesus Contraros, H. L. Vestal 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 perions who may be dead, and the unnown owner or owners of the hereinafter described land and of and including the day of judgthe executors, administrators,

Lot 10, Blk 2, Maneill Add, Cisco 401.14; Lot 8, Blk 4, Mancill Add, Cisco, 200.00; Lot 10, Bik 4, Maneili Add, Cisco, 200.00; Lot 10, Bik 4, Man-eill Add, Cisco, 25.00; Lot 13, Bik 1, Mexico Add, Cisco, 35.00; Lots 14 and 15, Bik 1, Mexico Add, Cis-co, 120.00; 263 acres, Abst. 81, Samuel Domron Surgey, and being Samuel Damron Survey, and being the S 734 Vrs of the Samuel Dam-ron Survey, Abst 81, Eastland

County, Texas, 707.40 together with penalties, interest costs and expenses which have accrued or may legally accrud 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 TO: J. L. Laird, E. N. Waldrop, 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, Texa

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

TO: J. R. Morrison, Martin H. Weiser, Mattie Shaw, Callie Browler. J. M. Chandler. Atty in fact for Callie Browder, I. B. Drinkard, E. W. Wright, Ulala H. Burnett A. Dill, J. M. Dill, H. C. Dill, Lula H. Hale, J. E. Bynum, Mrs. J. E. Bynum, Lula H. Bull, Lula I. Hale, F. W. Dill, J. A. Dill, G. W. Varner. T. D. Varner, Tom Varner, if living, and if any or all the above-named persons be lead, the unknown heirs of each or ill of the said above-named per ons who may be dead, and the inknown owner or owners of the hereinafter described land and of the executors, administrators guardians, and legal representaives, and all persons owning or naving or claiming any legal quitable interest in the land de-

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 a 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 i foreclosure of the constitutional and statutory tax liens thereon Oldham, Blanche Miller, Victoria 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

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:

F. L. Bibbo, Mrs. F. L. Bibbo C. McCauley, A. B. Free, T. W. Johnson, Fred Grist, F. E. Carpenter, T. E. Carpenter, M. A. Brunnell, M. A. Brummer, L. J. Leach, Mrs. M. E. Townsend. Thomas H. Lee, J. W. Triplett, J. S. Johnson, Mrs. C. M. Pelton, J. S. Johnson, Jr., T. L. Johnson, Henrietta Fonville, Lafayette Fonville if living, and if any or all of the above-named persons are 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 describe. 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 r 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 eturn 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 thereor for taxes due the plaintiff and the taxing units parties hereto, and those who may intervene herein, together with any addi tional 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 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. 367A styled the State of Texas v. J. L. Laird 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 guardians, and legal representa- ment herein, and all costs of the 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 netition of said plaintiff, and the said defendants shall appear and answer to the claims of said and faxing units without further citation or notice. Said suit is to collect taxes on the following described real estate and /or per sonal 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 S 94' of N 188' of Blk K Sub 3. Cisco \$810.00: Lots 11 and 12 Blk M. Sub 1. Cisco \$5.00: Lot W 100' of S 100' of Blk M, Sub 3 Cisco \$145.00: Lot E 75' of W personal 175' of S 140' of Blk M. Sub 3, Cisco \$230.00: Lot 8, Blk M. Sub 4, Cisco \$14.00: Lot 9, Blk M. Sub 4. Cisco \$278.00: 50 acres. Abst 828. A. W. Motlev Add. and being the E 50 acres of the W 100 acres of the A. W.Motlev Survey Eastland County. Texas \$259 26 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.

itness my hand and officia at my office in Eastland, s, this 15th day of Dec., A

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

STATE OF TEXAS NTY OF EASTLAND ) all of the above-named persons THE NAME AND BY THE be dead, the unknown heirs of HORITY OF THE STATE each or all of the said above-TEXAS:

Wm. Nolan Survey, less 11/2 acres and in the amount shown oppoout of the SW Cor. of said Sursite said property described as vey. Eastland County, Texas \$52.75,

E80' of N115' of Blk D, Sub 2, \$52.75. Cisco, \$80.00; E130' of S115' of together with penalties, interest costs and expenses which have Blk D, Sub 4, Cisco, \$500.00; E50' accrued or may legally accrue of W150' of N115' of BlkD, Sub thereon. Plaintiff and/or inter-4. Cisco, \$150.00; 140x140' out of veners also seek the establish-S.E. Cor. of Blk E, Sub 1, Cisco, ment and foreclosure of the lien \$270.00; Lot 5, Blk E, Sub 3, Cissecuring payment of such taxes co. \$730.00; Lot 10, Blk F, Sub as provided by law. All inter-2. Cisco, \$5.00; All of Blk F, Sub est, penalties, and costs allowed 3, Cisco, \$60.00; 831/2 acres, Abst. by law are included in said suit. 2083. T. J. Cox Survey and being Each party to said suit shall take all of S1/2 of NE1/4 Sec. 20, Blk 1, notice of, and plead and answer H&TC Ry, Co., Survey, Eastland to, all claims and pleadings now on file or hereafter filed in said cause by all other parties

together with penalties, interest, hereto.

Witness my hand and official accrued or may legally accrue seal at my office in Eastland, Texas, this 15th day of Dec., A. veners also seek the establish-D., 1948. ment and foreclosure of the lien

Clerk, District Court. Eastland County, Texas

AUTHORITY OF THE STATE OF TEXAS:

said cause by all other parties TO: J. W. Noble, G. H. Clem, J. Witness my hand and official E. Shirley, Mrs. Pearly Harris seal at my office in Eastland, Wiley Chadwick, J. E. Roberts Texas, this 15th day of Dec., A F. E. Johnson, James C. Stansell, C R. Murphy, Mary Louise Stansell, F. O. Shafer, S. J. Is-Clerk, District Court, sacks, W. K. Johnston, G. D. Bru-

Eastland County, Texas THE STATE OF TEXAS ) COUNTY OF EASTLAND ) IN THE NAME AND BY THE

AUTHORITY OF THE STATE OF TEXAS: TO: Bessie Wilson. Ira J. Dob

ROY L. LANE,

ecuring payment of such taxes

bins, C. V. Stephens, C. H. Huntington, Clara Huntington, Vera Kleiner, H. D. Johnson, H. D. Lanham, A. E. Baten, Mrs. Ben Parker, E. A. Fields' Jr., K. D. herein, defendants: Holland, R. W. Johnson, C. N

Wagley, Cecil Adams, R. C. Isahell L. M. Cook, W. P. Powell, 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 OF TEXAS:

FO: J. P.Taylor, Robert McCrary, Rutledge, Ruby Rutledge, Merle Rosetta S. Warnock, Tom R. War- Anderson, F. R. Anderson, Mrs. J. nock, J. A. Mathews, M. B. Cox. C. R. Murphy, I. W. Lawrence, all of the above-named persons be C. Evans, W. H. Whitworth,

ROY L. LANE. Evans, T. C. Lockhart, A. M.

ers, Annie Brown Blanchard, W. guardians, and legal representa-C. Hittson, S. C. Hittson, W. T. tives, and all persons owning or THE STATE OF TEXASers, Annie Brown Blanchard, W.COUNTY OF EASTLANDC. Hittson, S. C. Hittson, W. T.IN THE NAME AND BY THEHittson, J. E. Proctor. Minnie Agnew, Mrs. B. F. Parrish, N. H. Geenhaw, P. L. Lovelady, E. E.

Chum, R. D. Chum, Gustav appear and defend such suit at Peters, Mrs. A. F. Chumn, S. L. or before 10 o'clock A. M. on the Peters, Mrs. A. F. Chumn, S. L. Chunn, Mrs. S. B. Lovelady, James Stinson, Wm. E. Massey if after the date of issuance hereof the said above-named persons ton, E. P. Black if living, and if who may be dead, and the unany or all of the above-named persons are dead, the unknown hereinafter described land and heirs of each or all of the said of the executors, administrators, above-named persons who may guardians, and legal representabe dead, and the unknown owntives, and all persons owning or er or owners of the hereinafter having or claiming any legal or described land and of the execuequitable interest in the land de-

tors, administrators, guardians scribed herein, deefndants: and legal representatives, and all persons owning or having or appear and defend such suit at and those who may intervene claiming any legal or equitable r before 10 o'clock A. M. on the interest in the land described first Monday after the expiration of forty-two (42) days from and

You are hereby commanded to appear and defend such suit at or before 10 o'clock A. M. on the January, A. D., 1949 (which is and including the day of judg first Monday after the expiration return date of such citation) ment herein, and all costs of the

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: Sarah Watkins. E. A. Free, J. P. Swindall, W. A. Free, J. J. Campbell, J. T. Shaw, Mattin Shaw, Sue Gracy Webster, E. C

aird, J. B. Jaird. F. M. Aaron J. R. Aaron, S. J. Swindell, J. H. Swindell, T. W. Swindell, J. N. Swindell, individually and as Atty in fact for J. H. Swindell, Nancy Swindall, H. N. Prewitt, W. F. Tyler, Roy Rhtledge, James R. R. Tune. if living, and if any or tional dead. the unknown heirs of each J. E. Roberts, J. C. Stansell, A. E. or all of the said above-named persons who may be dead, and the Merkt, B. B. Gregory, Mary Lee Wilson, R. G. Merrell, J. H. Child-the executors, administrators.

> having or claiming any legal or equitable interest in the land de-scribed herein, defendants: You are hereby commanded to

living, and if any or all of the the same being the 31st day of above-named persons be dead, the January, A. D., 1949 (which is return date of such citation), before the Honorable District Court of Eastland County, Texas known owner or owners of the to be held at the courthouse thereof, then and there to show why judgment shall not be rend-ered for such taxes, penalties, which said taxing units shall interest, and cost, and condemning said property and ordering foreclosure of the constitutional and statutory tax liens thereon

for taxes due the plaintiff and You are hereby commanded to the taxing units parties hereto, herein, together with any addi-tional years becoming delinof forty-two (42) days from and quent after suit was filed, as after the date of issuance hereof well as all interest, penalties, the same being the 31st day of and cost allowed by law up to

named defendants for the year 1919 through 1947 and in th 

ves, and all persons owning or suit. Plaintiff's petition was filed naving or claiming any legal or equitable interest in the land deon the 17th day of November A. D., 1948 in a certain suit ed herein defendants: No. 410A styled the State of Texas You are hereby commanded to

. J. R. Morrison et al. in which ppear and defend such suit at said suit the State of Texas, suing r before 10 o'clock A. M. on the for itself and the County of Eastfirst Monday after the expiration and and all political subdivisions and districts whose taxes are of forty-two (42) days from and after the date of issuance hereof ected by the Assessor and Collecthe same being the 31st day of or of taxes for said county. plaintiff, and above-named party January, A. D., 1949 (which is eturn date of such citation)

defendants are defendants, and said plaintiff has impleaded the City of Cisco and the Cisco Inbefore the Honorable District Court of Eastland County, Texas dependent School District, and the to be held at the courthouse Rising Star Independent School thereof, then and there to show Dist. taxing units in said state. why judgment shall not be rend-(there are no other taxing units ered for such taxes, penalties, which assess and collect taxes or interest, and cost, and condemn- this property) which said taxing ing said property and ordering units shall appear in said cause foreclosure of the constitutional and each file a claim for delinquent taxes against the property and statutory tax liens thereon for taxes due the plaintiff and any part thereof described in the taxing units parties hereto, the petition of said plaintiff, and said defendants shall appear and those who may intervene and answer to the claims of said herein, together with any additaxing units without further citavears becoming denntion or notice. Said suit is to colquent after suit was filed, as and cost allowed by law up to and including the day of judget property, assessed in the name of and including the day of judgabove-named defendants for ment herein, and all costs of the the year 1919 through 1947 and suit. Plaintiff's petition was filed in the amount shown opposite said on the 17th day of November, property described as follows, to-A. D., 1948 in a certain suit No. 413A styled the State of Texas wit:

Lot 7. Bik 4, Luse Add, Cisco, T. R. R. Turner et al, in which said \$45.00; Lot 9, Blk 4, Luse Add, uit the State of Texas, suing for Cisco, 40.00; Lots 13 and 14, Blk wit the State of Texas, suing for itself and the County of Eastland Luse Add, Cisco, 16.00; Lots 1/2 of 17, all of 18, 19, & 20, Blk and all political subdivisions and E<sup>1</sup><sub>2</sub> of 17, all of 18, 19, & 20, Blk 3, Luse Add, Cisco, 44,00; Lots 14 and 15, Blk 2, Luse Add, Cisco, 80,00; Lot 1, Blk 3, Luse Add, Cisco, 330,00; Lot 2, Blk 3, Luse Add, Cisco, 85,00; Lot 8, Blk 4, Luse Add, Cisco, 45,00; Lots 10, 11, 12, Blk 4, Luse Add, Cisco, 400,00; 40 acres, Abst, 579, ETRR Co, Sur, and being the W 768 districts whose taxes are collected by the Assessor and Collector of axes 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 Cross Plains In-dependent School District taxing Co. Sur, and being the W 768 Varas of the S 396 Varas, less 10 mits in said state, (there are no other taxing units which assess acres off of the W end of Sec 43 Bik 2, ETRR Co. Sur, Eastland County, Texas, 258.08; 3 acres, Abst 107, ET Ry. Co. Sur, as de-scribed in Deed Record Vol 287, and collect taxes on this property) pear in said taxing units shall ap-pear in said cause and each file a claim for delinquent taxes against the property or any part Page 78, Deed Record, Eastland County, Texas, and being out of the NE ¼ of Eec. 33, Blk 2, thereof described in the petition of said plaintiff, and the said defendints shall appear and answer to ETRR Co., Survey, Eastland Counthe claims of said taxing units ty, Texas, 308.08. together with penalties, interest, D., 1948. without further citation or notice.

Said suit is to collect taxes on the following described real escosts and expenses which have accrued or may legally accrue tate and/or personal property, as-sessed in the name of the abovethereon. Plaintiff and/or interveners also seek the establish-

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

PAGE SIX

THE DAILY PRESS, CISCO, TEXAS

Thursday, January 6, 1949

Survey, Eastland County, Ten

# CITATION BY PUBLICATION BY

M. Noland, Johnnie Winston Ed herein, together with any addi-Avcock, Salvador Vasilo, Ira tionat years becoming denti-Hanna, if living, and if any or all quent after suit was filed, as the above-named persons be dead, the unknown heirs of each e all of the said above-named per who may be dead, and the unknown owner or owners of the hereinafter described land and of guardians, and legal representa-tives, and all persons owning o having or claiming any legal or equitable interest in the land de wribed 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 rend-ered for such taxes, penalties, interest, and cost, and condemn-1 ing said property and ordering foreclosure of the constitutional and statutory tax liens thereor for taxes due the plaintiff and the taxing units parties hereto, and those who may intervence 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 ircluding 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. 419A styled the State of Texas v. Roland Porter et al, in which said suit the State of Texas, suin for itself and the County of East land and all political subdivision and districts whose taxes are co-lected by the As essor and Colector of taxes for said county, plaintiff, and above-named part defendants are defendants, ar action of the same and the class and the city of Class and the class in the class i which assess and collect taxes this property) which said taxis units shall appear in said cau and each file a cain for deli quent taxes again t the propert any part thereof de cr bed the petition of said p'aintiff, an the said defendants shall appea and answer to the claims of sa taxing units without further cit tion or notice. Said suit is to c lect taxes on the following descr years 1919 through 1947 an

property described as follows, to Lot 1, Blk 3, Reynolds, Cisco \$367.47; 1 ot 2, Blk 3, Reynold Cisco, 184.21; Lots 3 to 6, Blk 3 Cisco, 184.21; Lots 5 to 6, Elk 3 Reynolds, Cisco, 120.00; E125' c S87'2' of Rhodes Adda, Cisco (Vol H-128), 112.50; E125' of N91'4 of S178% of Rhodes Adda Cisco, desc, in Vol. H-128, 150.00 160 acres. Abst. 165, das. Hannun Euryey and being the James Han num Survey, Ecistland County Abst. 139, J. R. Foster Survey and being all of Sec. 22. T. R. Foster Survey, Eastland County, Texas 64.92

well as all interest, penalties, and including the day of judgand cost allowed by law 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. 418A styled the State of Texa v. Letha Softly et al, in which sai uit the State of Texas, sping for tself and the County of Easthu Lots 1 to 3, Olsen 1st Add, Cise-270.00; Lot 4, Olsen 1st Add Cisco, 300.00; Lot 5, Olsen 1st Add Cisco, 52.50; Lots 9, 19, and 11 Olsen 1st Add, Cisco, 146.00; Lot and all political subdivisions ar

listricts whose taxes are collected by the Assessor and Collector of taxes for said c unty, is pointiff and above-named party defendent two defendents and said a said to institu the defend ats, and said plaintif has implemented the City of Cisc and the Ciscy Independent Scio Theo, 137.50; 50 acres, Ab t 25 Wm. H. Burgess Sur, and being out of the NE Cor of the Wm. H listrict and Eastland Independe School District taxing units in a Burgess Sur, of Eastland County date, (there are no other taxi mits which a wess and collect taxe in this property) which said tax-ng units shall appear in said cuss and each file a claim for drin accrued or may legally accrue quent taxes against the property thereon. Plaintiff and/or inter or any part thereof described i the prition of said plaintiff, an said defendants shall appea id answer to the claims of sal using units without further cits icn or notice. Said suit is to col-ect taxes on the following de-cribed real estate and/or personal the above-named defendants for the years 1919 through 1917 and to, all claims and pleadings reporty described as follows, to

hereto. Jots 1 thru 3, Blk 1, Reynolds Witness my hand and official Cisco, \$400,00; Lot 4, Blk Reyno'ds Add., Cisco, 36.00; seal at my office in Eastland. Texas, this 15th day of Dec., A Is Add . Cise 8.60; Let 6, Elk 1, Reynolds Add. Sec. 295.00; Let 1, Blk 2, Reynolds Add., Cisco, 187.50; Let 2 like 2, Reynolds Add., Cisco, 187.50; Let 2 D., 1948. alk 2, Reyno ds Adam B3.00; Lots 3 and 4, Blk 2, Rey molds Add., Cisco, 70.00; 20 Likeing out of the S Blk THE STATE OF TEXAS 14 of the James Tinal COUNTY OF EASTLAND ) IN THE NAME AND BY THE Ref. Vol 287 P 16, 76.7 B'k 3 H&TC RYCO Surve OF TEXAS: astland County, Texus, Deed Re 341 P 490, 32.00; 87 A. Ab TO: W. T. Wright, W. W. Wright Norman Gehrung, J. M. Hearn, S. C. Earkydale, William Cranfill Dollie Huckaby, C. J. Cowell J. H. Airhart, J. D. Inabinet, M. A. Shepherd, Leone Sheppard, if liv-ing, and if any or all of the above-named parcon by dead there 30 and being out of the NE ec. 1 Blk 3, H&TC RYCO Surv NE V 414 P 495, Eastland County, Texa

ROY L. LANE,

Clerk, District Court.

ned persons by dead, the un-wn heirs of each or all of the

d ab-ve-named perions who may

owners of the hereinafter de

dead, and the unknown owne

ibed land and of the executors

ns owning or having or claiming y legal or conitable interest in

e land described herein, defend

Eastland County, Texas

34.74. 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 lies lministrators, guardians, and gal representatives, and all per securing payment of such taxe as provided by law. All inter est, penalties, and costs allowe by law are included in said suit Each party to said suit shall take notice of, and plead and answer lo, all claims and pleadings low on file or hereafter filed in

said cause by all other parties of forty-two (42) days from and 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, Texa

THE STATE OF TEXAS COUNTY OF EASTLAND oreclosure of the constitutional IN THE NAME AND BY TH and statutory tax liens thereon OF THE STATE taxes due the plaintiff an OF TEXAS: the taxing units parties hereto F. J. W. Williams, A. P. Beeres C. Crowder, C. R. Etter, A. I adley, Mrs. Julia R. Deviand those who may intervene nerein, together with any additional years becoming defin quent after suit was filed, a ther V. Doyle, J. M. Huckhbee B. Johnson, Mrs. S. F. John A. H. Roden, E. A. Kaufman vell as all interest, penaltic ind cost allowed by law up i A. Coughman, J. L. C. iving, and if any ~ all and including the day of judg nent herein, and all costs of the uit. Plaintiff's petition was filed the 17th day of November A. D., 1948 in a certain sui to 414A styled the State of Texas W. T. Wright, et al. in which aid suit the State of Texas, suing ay be dead, and the unknow when or owners of the here's fter described land and of t ecutors, administrators, gua r itself and the County of East nd and all political subdivision d all persons owning or having claiming any legal or conitable event in the land described here nd districts whose taxes are co ected by the Assessor and Colle or of taxes for said county, i laintiff, and above-named part defendants You are hereby commanded t defendants are defendants an aid plaintiff has impleaded th City of Cisco and the Cisco In lependent School District and th ppear and defend such suit at r before 10 o'clock A. M. on the rst Monday after the expiration forty-two (42) days from an after the date of issuance hered he same being the 31st day o there are no other taxing unit which assess and collect taxes o January, A. D., 1949 (which is return date of such citation), before the Honorable District inits shall appear in aid cars, ind each file a claim for delin juent taxes against the property Court of Eastland County, Texas be held at the courthouse r any part thereof described in he potition of said plaintiff, and he said defendants shall appea thereof, then and there to show why judgment shall not be rend ered for such taxes, penalties and answer to the claims of sai axing units without further cits interest, and cost, and condemn ng said property and ordering ion or notice. Said suit is to creet taxes on the following d oreclosure of the constitutional nd statutory tax liens thereon ribed real estate and/or person or taxes due the plaintiff and rope ty, assessed in the name he above-named defendants f he taxing units parties hereto fi ne years 1919 through 1947 an and those who may intervene herein, together with any additional years becoming denn the amount shown opposite sa roperty described as follows, to quent after suit was filed, as Lots 1 & 2, Blk 7, Newman well as all interest, penalties Add, Cisco, \$38.00; Lots 10 an 11, B'k 1, Newman Add. Cisco and cost allowed by law up to and including the day of judg 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 A D 1948 in a certain suit D., 1948 in a certain suit 415A styled the State of Texas J. W. Williams et al, in which d suit the State of Texas, suing itself and the County of Eastman Add. Cisco, 18.00; All o Blk 4, Newman Add, Cisco, 15.00 Lot 1, Blk 5, Newman Add, Cisco Lot 1, Bik 5, Newman Add, Cisco 1566; Lot 12, Bik 6, Newman Add Cisco, 7.50; 110 acres, Abst 52 Ceo. Click Sur, and being the W 642 Vrs of the E 1284 Vrs. of the S 925 Vrs. and the W 473 Vrs of the E 175 Vrs of the S 622 Vrs of the Geo. Click Sur, Eastland Coun-try Texas 224 14 and all political subdivision od districts whose taxes are co cted by the Assessor and Co tor of taxes for said county. efendants are defendants, and aid plaintiff has impleaded the ity of Cisco and the Cisco In-Texas, 324.14. together with penalties, interest, costs and expenses which have pendent School District and the ross Plains Independent School accrued or may legally accrue thereon. Plaintiff and/or interistrict taxing units in said state there are no other taxing units which assess and collect taxes on veners also seek the establishforeclosure of the constitutional and statutory tax liens thereon for taxes due the plaintiff and the taxing units shall appear in said cause and each file a claim for delin-the taxing units parties hereto.

r any part thereof dezerihed in by law are included in said suit. he petition of said plaintiff, and he said difendants shall aprea Each party to said suit shall take notice of, and plead and answer ad an wer to the claims of said to, all claims and pleadings axing units without further citation or notice. Said suit is to col now on file or hereafter filed in said cause by all other parties ct taxes on the following describ real estate and/ or personal hereto. operty, as eased in the name

Witness my hand and official above-named defendants for years 1919 through 1947 and seal at my office in Eastland. the amount shown opposit raid perty described as follows, to-D., 1948.

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

THE STATE OF TEXAS 2. O'sen 1st Add, Cisco, 130.00; Lot 13, Olsen 1st Add, Cisco 550.00; Lot 14, Olsen 1st Add COUNTY OF EASTLAND ) IN THE NAME AND BY THU UTHORITY OF THE STATE OF TEXAS:

"O: V. A. Harvis, J. A. Also Walker, John A. Garrett, P Whitener, H, Winston, Munn, W. O. Sanford, R. L. Mims, T. C. Carter, G. H. Carter, M. D. Mitchell, E. H. Tavlor, H. M. Coker, H. N. Coker, Emma Coker Mrs. R. L. Brooks, Viola Brooks together with penalties interest. costs and expenses which have veners also seek the establish-If living, and if any or all of th above-named persons be dead, th ment and foreclosure of the lien securing payment of such taxes nknown heirs of each or all as provided by law. All interthe sold above-named persons who may be dead, and the unknown est, penalties, and costs allowed owner or owners of the hereinafte described land and of the execu by law are included in said suit, Each party to said suit shall take administrators, guardian and legal representatives, and al persons owning or having or claim in the amount shown apposite said now on file or hereafter filed in ing any legal or equitable interest the land described herein, desaid cause by all other parties 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 hereof the same being the 31st day of 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 show AUTHORITY OF THE STATE why judgment shall not be rendred 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 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 th suit. Plaintiff's petition was filed on the 17th day of November A. D., 1948 in a certain suit the years 1919 through 1947 are No. 416A styled the State of Texas in the amount shown opposite said V. A. Harris et al, in which said You are hereby commanded to

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 entation) before the Honorable District to be held at the courthouse dependent School the Cross Plains In thereof. there are contracted by the Cross Plains In thereof. The same are defendents and the Cross Plains In thereof. The same are defendent. School the Cross Plains In thereof. The same are defendent. School the Cross Plains In thereof. The same are defendent. School the Cross Plains In thereof. The same are defendent. School the Cross Plains In thereof. The same are defendent. School the Cross Plains In thereof. The same are defendent. School the Cross Plains In the same are defendent. School the Cross Plains In the same are defendent. School the Cross Plains In the same are defendent. School the Cross Plains In thereof. The same are same are the cross Plains In the same are defendent. School the Cross Plains In the same are defendent. School the Cross Plains In the same are defendent. School the Cross Plains In the same are same are the cross Plains In the same are same are same are the cross Plains In the same are same are same are same are the cross Plains In the same are same ar uit the State of Texas, suing for it off and the County of Eastland 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 show there of the show be below thereof. The show the show be show by the show the show the show the show the show be show by the show the sho why judgment shall not be rend-ered for such taxes, penalties, interest, and cost, and condemn-which said taxing units which assess which said taxing units which said taxing units which assess which said taxing units which said Cisco, 3.00: 18 9 A Abst 156, Mark Haley- and hoing the S 400 vi of the E 8 ver of Mark Haley Survey, East land Co., Texas, 175.40. oreclosure of the constitutional "aim for delinquent taxes against together with penalties, interest. he property or any part thereo scrib d in the petition of ntiff. and the said defendant all appear and answer to the urther citation or notice. Said sui to collect taxes on the following loseribed real estate and /or per onal property, assessed in the ats for the years 1919 through 947 and in the amount shown op tite said property described a ows, to-wit: Lot 15. Olsen 1st Add, Cisco S2.29; Lot 17. Olsen 1st Add Cisco, 45.59; Lot 20, Olsen 1st Add, Cisco, 196.00; Lot 25. Olsen st Add, Cisco, 11.30; Lot 26 hereto. ad, Clsc3, 196,00; L0t 25, O'sen et Add, Cisco, 11.30; Lot 26 Sen Let, Add, Cisco, 75,00; Lot 6, Olsen 1st Add, Cisco, 180,00; ot 39, Olsen 1st Add, Cisco, 69,00; 40, Olsen 1st Add. Cisco, 69 00 5 acres, Abst 1412, H. D. Pal D. 1146. lock, Survey, and being describe n Vol 264, Page 155, Deed Rec ords, Eastland County, Texas, and ependent School District and the ross Plains Independent School District taxing anits in said state there are no other taxing unit hich assess and collect taxes or his property) which said taxing the said state are so the said taxing the said taxing the said state are so the said taxing ta together with penalties interest. costs and expenses which have To: Jim Jenkins, Monroe Jenkins, accrued or may legally accrue H. P. Winston, Johnnie Bell Win-thereon Plaintiff and/or interthereon. 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 io, 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. D., 1948. ROY L. LANE, Clerk, District Court, Eastland County, Texas

Wood, 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 anknown ewner or owners of the percipafter described land and of the executors, adminitators guardians, and legal representatives, and all persons owning of having or claiming any legal of quitable interest in the land de 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 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 of forty-two (42) days from and 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 rendsaid taxing units shall appear ered for such taxes, penalties, interest, and cost, and condemnsaid cause and each file for definition taxes against the property or any part thereof de-scribed in the petition of sale plaintiff, and the said defendant, shall appear and answer to the claims of said taxing units with 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, out further citation or notice. Sai suit is to collect taxes on the fo and those who may intervene herein, together with any addi-tional years becoming deunowing described real estate and or personal property, assessed in the name of the above-named de-fendants for the years 1915 through 1947 and in the amount quent after suit was filed, as well as all interest, penalties, and cost allowed by law up to and including the day of judgshown opposite said property de-scribed as follows, towit: E 125' of S 35' of N 85' of Rhodes Addn., Cisco. (Desc. in Vol ment herein, and all costs of the suit. Plaintiff's petition was filed on the 17th day of November H p 128), \$112 50; E 125' of N D., 1948 in a certain suit 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 8245' of Rhodes Addn., Cisco (Desc. in Vol H page 128), 405.00 W 125' of N 105' of S 187<sup>4</sup>5' of Rhodes Addn., (Desc. in Vol H 128), 162-00; W 125' of S 87<sup>4</sup>5' of N 175' of Rhodes addin., Cisco (Desc. in Vol H- page 128) 225.00; W 125' of N 87<sup>4</sup>5' Rhodes Addition, Cisco, Desc. in Vol H page 128, 48.00; 60 A. Abs A. D., 1948 in a certain suit No. 422A styled the State of Texas v. George Haughton 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 col-lected by the Asse sor and Colector 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 Circo In-dependent School District and the Panger, Independent School, Dis Vol H page 128, 48.00; 60 A. Abs 363 BBB&C. as described in Vo 239 page 577 and Vol 114 page 543 Deed Records Eastland Co., Texas and being a part of the E ½ of th N½ of said Sur., 224.46. test ther with penalties interest Ranger Independent School triet taxing units in said state (there are no other taxing units which assess and collect taxes on together with penalties, interest this property) which said taxing units shall appear in said cruss and each file a claim for delinaccrued or may legally accrue ouent taxes against the property or any nart thereof described in the petition of said plaintiff, and thereon. Plaintiff and/or inter veners also seek the establish ment and foreclosure of the lier the said defendants shall appea securing payment of such taxes and answer to the claims of said taxing units without further citaas provided by law. All inter tion or notice, Said suit is to cel-lect taxes on the following deest, penalties, and costs allowed by law are included in said suit cribed real estate and/ or personal Each party to said suit shall take property, assessed in the name of the above-named defendants notice of, and plead and answer 10 to, all claims and pleadings

property described as follows, tosaid 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, Texa

THE STATE OF TEXAS JUNIT OF BASILAND ) IN THE NAME AND OF THE 528 Vrs of the W 14 AULINALI OF THE STATE UP IEAND:

now on file or hereafter filed in

TO: J. w. Prichard, Mrs. Mitue Hunt, Ena Vosnahke, Anno

has impleaded, the City of Cisc tional years becoming deunand the cisco independent School quent after suit was filed, as enstrict taxing units in said 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. 420A styled the State of Texa v. Jim Jenkins et al, in which sa suit the State of Texas, suing fo itself and the County of Eastland and all political subdivisions are districts whose taxes are collected by the Assessor & Collector of taxes for said county, is plaintiff. 1919 through 1947 and in the D., 1948. in said state, (there are no oth taxing units which assess and co lect taxes on this property) which

clair

or delinquent taxes against th

Guare, (there are no other taxing units which assess and collect taxes on anis property) which said taxing units shall appear in said cause and cach file a caaim for deinquent taxes against one property or any part increof described in the petition of said plaintiff, and the said derendants shall appear and answer to the claims of sold taxing units without further citation or nonce said suit is to collect taxes on the toilowing described real estate and-or personal property, as, sessed in the name of the abovenamed defendants for the years.

amount shown opposite said property described as follows, to Lots 7-8-9, Blk D, Sub 1, Cisc \$420.00; Lot 12, Bik D, Sub

Cisco \$27.00; W 143' of S 120' of Blk D. Sub 2, Cisco \$150.00; E 50' of W 188' of S 125' of Blk C Sub 3, Cisco \$14.00; E 73' of W 138' of S 125' of Blk C. Sub 3. Cisco \$430.00; 78 acres, Abst. 208 E. Gowan Survey and being all of the S. part of SE part of Sec. 66, Blk 2, H&TC Ry Co. Survey, Seabourn, S. E. Waters, W. 66, Bik 2, Herre H. Eastland E. Gowan grantee, Eastland County, Texas \$902.52. Gardenshire, J. N. McConnell, O. Woodard, C. P. Wilson, B.

together with penalties, interecosts 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, costs and expenses which have 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 THE AUTHORITY OF THE STATE

OF TEXAS: TO: J. W. Williams, Vennie Har-ris, W. J. Williams, V. A. Harris, J. C. Carr, H. H. Sparg, J. W. E. Crawford, A. R. Mace, C. A. Nosek, G. B. Hutchins, J. J. Honea, L. B. Haines, Neal Finkston, Het-tie C. Lacy, Maud Robinson, C. L. Webb, C. C. Webb, C. B. Webb, if Vince and those who may herein, together with a ving, and if any or all of bove-named persons be dead, the inknown beirs of each or all of he said above-named persons whay be dead, and the arknow mer or owners of the hereinafter cribed land and of the execu , administrators, guardians legal representatives, and al sons owning or having or claim-any legal or coultable interest the land de cribed herein, de

which said suit the You are hereby commanded to ar and defend Texas, suing for

together with penalties, inte costs and expenses which ha accrued or may legally accruthereon. Plaintiff and/or int veners also seek the established ment and foreclosure of the securing payment of such as provided by law. All int st, penalties, and costs allow by law are included in said suit Each party to said suit shall ta notice of, and plead and ans o, all claims and pleadi now on file or hereafter filed said cause by all other pa hereto. Witness my hand and offic cal at my office in Eastlan

29.00

Texas, this 15th day of Dec ROY L. LANE, Clerk, District Court, Eastland County, Te

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

pri

mir

Mr

froi

was

A

TO: Henry Tabor, H. T. Tab Mrs. D. Cobb, L. V. Doyle, Y L. V. Doyle, H. V. Doyle, T. Walser, Joe Seabourn, J. Martin, J. D. Collins, G. W. y. tin. Loyd Doyle if living, and any or all of the above-nam persons are dead, the unknown neirs of each or all of the above-named persons who be dead, and the unknown our or owners of the hereinafter scribed land and of the er

tors, administrators, guard lone and legal representatives, and persons owning or having Sli claiming any legal or equ nterest in the land desc herein, detendants: You are hereby con Π

appear and defend such before 10 o'clock A. first Monday after the expir of forty-two (42) days after the date of issuance Abil the same being the 31st day January, A. D., 1949 (which return date of such before the Honorable Court of Eastland County, to be held at the co thereof, then and there to why judgment shall not be red for such taxes, interest, and cost, and conde ng said property and o and statutory tax liens or taxes due the plaintiff the taxing units parties her herein, together with any years becom quent after suit was filed well as all interest, and cost allowed by

and including the da ment herein, and all uit. Plaintiff's petition wa on the 17th day of A. D. 1948 in a certai Ln No. 358A styled the Sta Texas v. Henry Tabor et

County of Eastland and a

cal subdivisions and

costs and expenses which have accrued or may legally accru 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.

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 Soft'y, Robert Soft TO: Letha Softy, Robert Softy William Crain, Henry Smith An-drew Patterson, Hester Wilson Leon Wilson, Ella Bover, Elle 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 un-known being of each or all of the known heirs of each or all of th said above-named persons who ma dead, and the unknown owne or owners of the mercinafter of scribed land and of the excuter administrators, guardians, and legal representatives, and all per-sons owring or having or claim ing any legal or coultable interest

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

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

OF TEXAS:

TO: Ceorge Haughton, Sebe Bovd. Mrs. Lummie Boyd, L. J. Reveler, C. M. Ca'dwell, N. N. Rosenquest, W. O. Kemper, W. M. Barnes, thereof, then and there to show why judgment shall not be rend ered for such taxes, penalties, W. O. Kemper, W. M. Barnes, interest, and cost, and condemn O. P. Weiser, John M. Mills, O. A. ing said property and ordering Owens, C. L. Archer, Martha Moad, Chas. L. Moad, W. J. Poe, and statutory tax liens thereon Jennie Tibbs, Dora La Bowe, Ella for taxes due the plaintiff and

ets and expenses which have accrued or may legally accrue thereon. Plaintiff and/or interveners also seek the establishment and foreclosure of the lier 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 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:

ston, C. F. Merritt, Rachel Hay-mes, Ira Lashley, Mrs. Ira Lash-ley, Frank Conpell, 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 heirs of eac or all of the said above-name ersons who may be dead, and the unknown owner or owners of the the executors, administrators guardians, and legal representa ives, and all persons owning or having or claiming any legal or equitable interest in the land de

ribed herein, defendants: You are hereby commanded to appear and defend such suit at r 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 and cost allowed by law up t the same being the 31st day of and including the day of judg January, A. D., 1949 (which is return date of such citation), before the Honorable District ourt of Eastland County, Texas to be held at the courthouse

seaborn, W. C. Hazel, D. A. Pelfrey, Maggie Penrey, W. D. Haz- dirst Monday after the expiration before 10 o'clock A. M. on the el, A. J. Hazel, J. F. Hazel, G. of forty-two (42) days from and G. Hazel, J. H. Johnson, Mrs. J. after the date of issuance hereo B. Wright, Joseph Henry John- the same being the 31st day of son, Brooks Kendricks, E. Gow- January, A. D., 1949 (which is an, Mrs. Louise Gowan, M. Gowan, A. G. Gowan, T. I. Gowan, Dick Gowan, R. Dick Gowan, J. O. Gowan, Henry Gowan, Annie Douglas, Rose Mathis, Nettie Evans, Susie Thomas 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 and owners of the

guardians, and legal representatives, and all persons owning or having or claiming any legal or and cost allowed by law up : 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 January, A. D., 1949 (which is return date of such citation), before the Honorable Distric Court of Eastland County, Texal 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 constitutiona and statutory tax liens thereon for taxes due the plaintiff and the taxing units parties hereto and those who may interven herein, together with any additional years becoming dein quent after suit was filed, as well as all interest, penalties 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. 360A styled the State of Texas v. J. W. Pritchard et al, in which said suit the State of Texas, suing for itself and the County of Eastland and all political subdivisions and districts 2nd, Cisco, 90.25; Lots 39 thru 42, cal subdivisions and districts 2nd, Cisco, 90.25; Lots 39 thru 42, 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 plantiff

whose taxes are collected by Assessor and Collector of for said county, is plaintiff, above-named party defen return date of such citation), before the Honorable District are defendants, and said pla has impleaded the City of 0 Court of Eastland County, Texas to be held at the courthouse and the Cisco Independent S thereof, then and there to show District taxing units in saids why judgment shall not be rend-(there are no other taxing which assess and collect tax this property) which said to ered for such taxes, penalties interest, and cost, and condemn ing said property and ordering units shall appear in said d foreclosure of the constitutiona and each file a claim for t and statutory tax liens thereor quent taxes against the prop or any part thereof descri the petition of said plaintiff. and those who may intervene hereinafter described land and herein, together with any addi-of the executors administrators, tional years becoming delinthe said defendants shall and answer to the claims of quent after suit was filed, as taxing units without furthe well as all interest, penalties, tation or notice. Said suit collect taxes on the follown and including the day of judg ment herein, and all costs of the cribed real estate and/or per suit. Plaintiff's petition was filed property, assessed in the on the 17th day of November, of the above-named defen A. D., 1948 in a certain suit for the years 1919 through No. 417A styled the State of Texa v. J. W. Williams et al, in which and in the amount shown site said property describe said suit the State of Texas, suing for itself and the County of Eastfollows, to-wit: E50' of W1 N 125' of Blk B, Sub 2.0 and and all political subdivision

and districts whose taxes are co-lected by the Assessor and Collec 40.00; W 100' of E 188' of NI or of taxes for said county. Is daintiff, and above-named party Blk B, Sub 3, Cisco. 50' of W 150' of N 115' of B lefendants are defendants, and aid plaintiff has impleaded the City of Cisco and the Cisco In-dependent School District, Cross Sub 3, Cisco, 222.00; E 88' 120' of Blk B. Sub 3. 375.00 Lots 1 and 2. Blk C. Cisco, 360.00; Lots 3 and 4, B lains Independent School Distric Sub 1, Cisco, 350.00: Lot 6.B axing units in said state, (there are no other taxing units which Sub 1, Cisco, 127.00: Lot 1 ssess and collect taxes on thi C. Sub 1. Cisco. 225.00; roperty) which said taxing unit together with penalties, int costs and expenses which hall appear in said cause and each file a caim for delinquent taxes against the property or any part accrued or may legally a thereon. Plaintiff and/or hereof described in the petition of aid plaintiff, and the said defend-ants shall appear and answer to veners also seek the esta ment and foreclosure of the securing, payment of such ne claims of said taxing units ithout further citation or notice as provided by law. All aid suit is to collect taxes on the est, penalties, and costs all ollowing described real estate and or personal property, assessed in he name of the above-named de by law are included his said Each party to said suit shall notice of, and plead and a endants for the years 1919 through 1917 and in the amount to, all claims and plean now on file or hereafter file hown opposite said property de scribed as follows, to-wit:

Lot 1, Sub Olson 2nd, Cisco, \$196.84; Lot 2, Sub Olson 2nd Cisco, 118.56; Lot 4, Sub Olson

Eastland County,

said cause by all other p hereto. Witness my hand and o

seal at my office in Ea Texas, this 15th day of De D., 1948.

ROY L. LANE, Clerk, District Ca

230