

The Post Dispatch because of its ne is often mentioned with the Louis Post Dispatch, a pulitzer ze winner if there ever was one. me only, of course, being the of association, although we to print the local news even angers some hereabouts.)

Vell, today on pages 10 and 11 14 and 15 it takes on that dull shness of another famous papthe New York Times.

that is because all four pages over a half page more on page are filled up with lengthy legals her Sheriff Sale Notices, or Ciions by Publication, all involving current delinquent tax colleccampaign being waged by Atney Pat Walker.

If there are any doubters remainthat Pat isn't going that last le and right into the courtroom all these gray pages should dissuch doubts. (They'll be gray ee more weeks too.)

in fact, the only doubt remaining the case belongs to The Dispatch isher as the state law provides means of payment for any of legals until enough funds are ed through individual property les to meet the court and publiion costs against each property.

We hope to be able to report how made out on all this-say before. maybe by 1973, and if you a born optimist like us (who would own a weekly newspa-

fur regrets if any correspondence m our rural writers fails to ake it into print this week, or if her stories are either trimmed left out until next week. All this ray matter" has forced us to a news budget and we were evurning away advertisers yeswith cash in hand-truly one "very sad days" for The spatch publisher.

We were delighted to learn that elley Camp is going to be a uest coach" for the Texas Uni-Longhorns Saturday again-Rice, We told him to get Royal thise "hookers" straightened We confidently predict that elley come Saturday will get mas started on another long and mitable winning streak.

Rites conducted for Mrs. Voss

Funeral services for Mrs. May as, a resident of Post from 1928 atil 1966, who died quietly in her up early Sunday in a nurs ing



1971-72 PHS FOOTBALL SWEETHEART

Nancy Cook (second from right) was crowned Football Sweetheart at Friday night's homecoming game after her selection for the honor by members of the Antelope squad. Other candidates, left to right, were: Jackie Moore, Melvena Stewart and Sue Parrish.—(Staff Photo)



BAND SWEETHEART CROWNED Dejuana Hays (center) received the crown of Band Sweetheart between halves at Friday night's homecoming game. Runners-up were Deborah York (left) and Wilma Bullard.

HD agent here to

16 Pages in Two Sections Price IOc The Post Dispatch Forty-Fifth Year Post, Garza County, Texas Thursday, October 21, 1971

Garza flood results so good, unit is expanded

20-year effort here predicted

The George R. Brown oil interests are so pleased with results so far in their Garza field waterflood, begun three years ago, that they are moving to bring all remaining wells they own or control into the new City of Post unit to save some legal down-time.

R. P. Haddox of Houston, vice president and manager of producion for Highland Resources, made this announcement here Tuesday in an enthusiastic talk before Post Rotarians in which he used field maps stuck to the wall to illustrate progress of the big waterflood.

This will boost the present City of Post waterflood unit - which began receiving in-take water last Wednesday for the first time -from 89 wells to between 160 and 170 wells.

Haddox said the expansion of the waterflood unit will include all of Highland's holdings west of Post and north of the city. Their remaining wells in the San Andres A zone aiready are included in waterflooding well under way.

Two other Highland Resources officials from Houston - I. W. Norman, a vice president, and Jim Batt, a land man for the fir malso were at the luncheon, along with Sam Richardson, the company land man here, Billy Joe Dorner. and Neal Clary, all local employes of the firm. They were introduced by E. R. (Buster) Moreland, who heads local operations for the firm. and who was in charge of the program.

Haddox told Rotarians 50 million barrels of oil have been taken from the big Garza (San Andres) field and geologists estimate another 75 million barrels of oil still remain in the pay zone.

The Highland official said that the company expects to spend the next 20 years here trying to float out as much of that 75 million barrels of oil as possible and hopes by that time the oil industry will have some new know-how to ex-



PICKUP RAMS INTO CHURCH

Workmen lost no time starting repair work at the First Presbyterian Church Tuesday morning after the west wall of the building was struck by a pickup that sammed a foot and a half -IStaff Photo] inside the sonctuary.

TO 'GUEST COACH' TEXAS LONGHORNS

Shelley Camp, one of Post's most ardent University of Texas football fans, will be one of the two "guest coaches" on the bench with Coach Darrell Royal at the Texas-Rice game in Memoria Stadium at Austin Saturday aft ernoon.

The other "guest coach"



rs. Stelzer, who the officer said two traffic accidents here Mon- told him she had swerved in an at-

were conducted Hudman Funeral Home here

anday afternoon. For the last five years, Mrs. and had been a resident of King's anor, a retirement home in Here-

Mrs. Voss had been active in the the for more than 65 years and 4 been a member of the Metho-it Church in Post since her arriage to the late Charles M. a Sr., prominent retired farmer Garra County who preceded her death in 1953

She was a life member of the aman's Society of Christian Ser-ce and secretary-treasurer of the ays & Marthas Sunday school as She was well known for fanneedlework and culinary arts, Ving won honors in the Garza any and Texas State Fairs. Her divities also included home deinstration club membership and abership in the Neddlecraft

rviving Mrs. Voss are two dau-(See Voss Ritees, page 8)

lites pend for Mrs. Jim Keel

arrangements were Dadeville, Ala., late diesday for Mrs. Lois Barbara et, 55, of Post, who died about a p.m. Tuesday in Garza Memal Hospital after a lengthy ill-

Mrs. Keel, who had been a resi-at off Post for 13 years, was an apploye of Postex Plant. She was an June 22, 1916, in Rando 1 p h Bridges the Gap" was the banquet

vors include her husb a n d, a Keel of the home; three sons, es of Post, Joe of Lubbock and mard Keel of Big Spring; two upters, Mrs. Cora Bowman and sented by County Judge Giles W. Dalby, assisted by 4-H mem b e r a Judy Price, both of Post: Tony Conner. They were awarded the brothers, Morgan, Marvin M Joe Harvey McCormick, all of as follows: White, Mark Terry, Melanie King.

Also four sisters, Mrs. Edna Har Agricultural: Donna Shelton. 7. Mrs. Jean Spraggins and Mrs. Mie Hollis, all of Opelika, and Beef: Nancy Cook, Stephen Myers, Randy Conner. Maudine Norris of Florale, and nine grandchildren. Citizenship: Jay Kennedy, Laura Bevers.

in Funeral Home was in the of local arrangements.

Flea market Saturday

Those Post Chamber women are planning on organizing the biggest garage sale in the city's history here Saturday-only it won't be in anybody's garage but all congregated together on the parking lot of the First National Bank.

They call such things "flea markets", and this will be Post's first flea market ever.

If it is successful there will be more of the same.

Brother and sister Jay Kennedy.

14, and Phylliss Kennedy, who was

16 Tuesday, received the 1971

Gold Star Boy and Girl award at

the annual Garza County 4-H Ach-

levement program held Saturda y

The children of Mr. and Mr. Gene Kennedy, both Jay and Phy-

liss have been 4-H members for

five years, during which time they

have been active in all phases of

The Gold Star awards were presented by R. S. (Syd) Conn n e r.

county agricultural agent, and Mrs. Janis Choate, home demonstration

Achievement awards were pre-

Achievement: John Chaffin, Steve

Clothing: Karla Kennedy, Nancy

(See 4-H Awaards, page 8)

night at the 4-H building.

4-H work.

The sponsoring women's division of the Chamber will rent space for \$3 for individuals to sell their wares, hawk some of their own, and use the money on some of the women's community projects.

If you're looking for bargains-try the Post flea market Saturday. If you want more information, see the flea market ad on Page 5.

transfer Nov. 16

Mrs. Janis M. Choate, Garza waterflood than by original extrac-County home demonstration agent, tion methods, which in case would

made by Mrs. Catherine Crawford, Judge Bill F. Carter.

rent post, will replace Mrs. Janet | White River water district. Moore, who recently resigned from the Colorado City position.

Two Kennedys win 4-H Gold Stars

tract what is left of it.

(Accepted waterflood rule of thumb is that as much oil possibly can be recovered by second a r y

will transfer to the same position mean another 50 million barrels of in Mitchell County effective Nov. oil from the Garza field. Due to differences in formations this does

The transfer announcement was not always hold true.) Haddox said Highland Resources district home demonstration agent is using White River Lake water in Lubbock annd Mitchell County for its big waterflood. In answer to a question, he said the firm has Mrs. Choate, who has been in contracted to purchase up to 30,000 Post since June, 1970, at her cur- barrels of water daily from the

> (At the present time, the firm is (See Waterflood, page 8)

Astronaut Allen Bean.

Camp and Bean will have breakfast Saturday morning with the University of Texas players and coaches and will sit on the bench with the team during the game

Camp was invited to be one of the "guest coaches" early this week in a telephone call from Royal's secretary.

Mr. and Mrs. Camp already had planned to attend the Texas-Rice game. From Austin they will go to Houston for Shelley's periodic checkup at the M. D. Anderson Clinic.

North Avenue S.

curb in front of the hospital.

day with the First Presbyter i an tempt to avoid the collision, lost Church at 910 West 10th St., the control of the car after its right heaviest loser.

rear fender was struck by the pick-The church received d a m a g e up. The car crashed into a utility estimated at \$5,000 when struck by pole at the Vic Slater reside n c e.

a pickup truck driven by J. F. cutting the pole in two. Boots" Storie, 87, after his vehicle Damage to the church was esticollided with an automobile driven mated at \$5,000, to Mrs. Stelzer's by Mrs. Andy Stelzer at the inter- automobile, which was "totaled" at section of West 10th Street and \$5,000, and to Storie's pickup at \$750.

In the other accident, the Garza | Patrolman Jolly said he gave Memorial Hospital building was on- Storie a ticket for failure to yield ly slightly damaged when struck right-of-way.

glancing blow by an automobile The patrolman, who also invesdriven by Mrs. O. V. McMahon, tigated the accident at the hospi-72, after the car "jumped" the tal, said Mrs. McMahon apparently hit the accelerator instead of the Beyond being shaken up, no one brake with her foot as she parked

was hurt in the two accidents. in at the hospital. City Patroiman Jerry Jolly, the After jumping the curb and sideinvestigating officer, said that aft- swiping the hospital building er colliding with the car in the in- Mrs. McMahon's car struck a sta-

ersection, Storie's pickup s p u n tion wagon, owned by Mrs. Dayle around, jumped the curb and struck Nelson, at the curb and knocked it the church near the south end of into a car owned by Mrs. Albert the west wall. The impact knocked Harper

a gaping hole in the wall, with the Mrs. McMahon's car was extenpickup coming to rest with the sively damaged, but there was only front end about a foot and a half slight damage to the other two cars inside the sanctuary. according to the officer.

DRIVE OPENS NOV. 1

Garza United Fund sets 1972 goal of \$9,500

drive is scheduled for a Nov. 1 a final budget a thousand dollars kickoff with a goal of \$9,500 for lower than the 1971 goal of \$10,500. its 11 participating agencies.

ors approved the fund budget and baseball program an additional set the kickoff date in a meeting \$200 and the Boy Scouts an addiin the bank community room late tional \$100. Each of the three aglast Thursday afternoon.

The only three participating ag- boost than they received. encies to request more received The 1972 United Fund budget increases and one agency. the Post Day Care Center which was closed last spring, was of course withdrawn from the Chest budget.

tors were able to increase the three Youth Center \$1.000, Summer agencies asking for boosts by \$600

The Girl Scouts received an in-The fund's new board of direct- crease of \$300, the boys summer encies had requested more of a

As the day care center was re- Red Cross \$900, Boy Scouts ceiving \$1,600 annually, fund direc- \$2,100, Girl Scouts \$1,800, USO \$100, (See United Fund, page 8)

who received one of two Friends of 114 awards made, and Mrs. Bouchier. -Staff Photol

Jay and Phyliss Kennedy, brother and sister, were named Garza County's Gold Star 4-H Boy and Girl at Saturday night's achievement banquet. Also shown are Tom Bouchier.

COUNTY'S GOLD STAR WINNERS

The 1972 Garza United F u n d | and at the same time come up with



THURSDAY, OCTOBER 21, 1971

One campaign that's paying off

filling station building at the corner of Broadway and 8th street removes another eyesore and adds another "gold star" to the city council's record for its campaian to rid the city of such long vacant and dilapidated structures

For several months now, the city council's campaign to eliminate eyesores-also includ. . to do something about their building or their ing junked automobiles-has been reaping tangible results, much to the city's benefit from the standpoint of improving the environment

The city council is also to be commended for going about such a "touchy" campaign in the right manner. Everything is being done "according to Hoyle," with the old buildings and junked cars being condemned as fire

Demolition now under way of the old and/or health hazards before being disposed of and the owner, in each instance, being notified and given the opportunity of a hearing

It is also to the city council's credit that it has "bent over backwards" in giving owners of the property on which condemnation proceedings are under way every opportunity unked car if they want to save it from demolition or removal.

It is a case of the city council not wanting to work a hardship on any property owner, but simply wanting to rid the town of old buildings and junk that constitute Fire or health hazards and that detract from the town's appearance -----CD

"a vast open-air home for old folks." City

people, meanwhile, he said, have their own

subculture. "They imprison themselves at

hight in maximum security apartments and

they look out of their barred windows at the

decaying blight and fail to see the solution

development program which joins together

city and rural programs augmented by fed-

That solution. White believes, is a rural

City officials must learn and realize how

before them.

eral and state aid.

A case of two-way benefits

A rural development program, seen as the only salvation for the small town, also could well be the only thing to save the big city.

Texas Agriculture Commissioner John C. White spoke, in our opinion, words that made sense when he said recently that big cities will benefit the most from a rural development program. White's statement came at a combined meeting of the Dallas Agriculture Club, the Fort Worth Farm and Ranch Club and the Wichita Falls Farm and Ranch Club.

In calling for a massive rural redevelopment program in the state, which, he said, "is absolutely essential if our cities and rural areas are to survive," White predicted big cities will continue to receive untrained rural residents who will end up on city welfare rolls.

This has happened hundreds of thousands of times in Texas during the past 20 years," he said. "It can only continue to increase unless all of us-city and rural people alike-work together to reverse this trend."

White said rural areas now amount to

Political priorities set early

Regardless of whether you are on their as the No. 3 priority of labor, the House side or against them politically, you've got to give organized labor credit for setting their political priorities early.

Organized labor leaders of Texas have added fuel to the flames that are heating the political pot by making two of their 1972 objectives the defeat of President Nixon and support of former U. S. Sen. Raiph Yarborough for any office he seeks.

AFL-CIO State President Roy R. Evans announced the above goals were adopted by his organization's executive board and the COPE administrative committee in a recent pol meeting in Austin.

The state labor leader said it is "quite" you must give labor credit for getting off to possible" the AFL CIO will make no endorsements in next year's governor's race unless

a new attitude toward rural development will be to their cities' advantages as compared with continued efforts, as in the past, to allout efforts to attract industries to their cities. which they are unable to adequately serve. The officials of the small cities must also

It is, in fact, a two-way street.

realize that they, too, will have to cooperate In providing the services to attract and keep people. These include such things as jobs, topflight educational facilities, recreational areas, adequate housing, and adequate medical care --- CD

Speaker's race No. 4, and congressional state

tion delegates. Hubert Humphrey was the

choice for president, getting 313 straw votes

to two for Alabama Gov. George Wallace

on members showed 87 for Humphrey to 51

far Wallace and 38 for Nixon. The convention

delegates gave Yarborough 350 votes for

senator t othree for Sen. John Tower in the

a fast start in building up interest in the 1972

political races, which already had taken on

As we sold, whether or not you agree,

In a September poll of AFL-CIO conven-

And a random poll of rank and file un-

Senate and House contests No. 5

and none for President Nixon



THE TEXAS Highway Department's Calendar of Texas Events for October through March has just been received at The Dispatch office, and if the reader is look in g for something to go to sometime during the next few weeks, we might be able to help - with the assistance, of course, of our Calendar of Texas Events

The calendar doesn't list an ything out of the ordinary as taking place in Post the next few weeks. but be sure to stick around for Halloween. It sometimes gets e xciting.

YOU WOULD HAVE to hurry now to make it, but all this week, Oct. 18-23, the annual Pasadena Lovestock Show & Rodeo is under way, and Del Rio is holdings its 15th Fiesta De Amistad-whatever that is,

Also under way this week is the Rebel Days Celebration at Harlingen, and Tyler's 35th Texas Rose Festival started Wednesday and continues through Sunday. The Fannin County Fair started today (Thursday) at Bonham, but it ends Saturday, so you wouldn't get to spend much time there, but you could drop on down to "Big D" and take in the Texas State Fair.

IT ISN'T TOO far to Sweetwater you'd like to attend the Permian Bird Dog Trials being held there this weekend, and the Cherokee County Indian Summer Festi v a l through Nov. 7, with the towns of Rusk, Alto and Jacksonville all getting in on the fun.

Something you might really get a bang out of is the 16-County Singing Convention being held Saturday and Sunday at Decatur, or you might drop on down to Bandera for their horse shows, featuring both Quarter Horses and Appaloosas also on the 23rd and 24th

CLOSER HOME, Brownfield is holding its annual Amateur Radio Operators Swapfest on Sunday, and Memphis, in Hall County, is making big plans for its Cotton Boll Enduro Motorcycle Races, set for Oct. 31.

If it's so you can't get out of town for any of these events, you can probably find plenty to do at home. You could go over to Tahoka Friday night and help the Post Anteopes win their football game with the Bulldogs. Also coming up here, according to The Dispatch, are such things as a flea market and a miss-less wedding, both sponsored by the Women's Division of the Chamber of Comerce, and it won't be long until the Post Music Club's presentation of "Snow White." So if you don't go anywhere, stick around - it might be worth your time.

THE MAN UP the street save



crowned homecoming queen at the

banquet of Post Exes; Holli Jones,

W. C. Kiker attend funeral in

bara Britton crowned queen of the

Garza County appears due driest

ear since Double U started keep-

vin Chandler; Miss Jo Ann More-

Twenty-five years ago

Funeral services held for S. R.

Rector; Miss Alma Outlaw named

editor-in-chief of the "Caprock".

Post High School annual; Marvin

C. Richardson and Troy Gilmore

armed services; miscellaneous

shower given Mrs. Harold Voss:

Judy Altman, daughter of Mr. and

Mrs. Dan Altman, honored on third

and Mrs. Ted Ray.

Fifteen years ago

7-year-old daughter of Mr. and Mrs.

Ten years ago

coming success with tribute to Hal Jones Jr., injured when bicycle Norm Cash; Mrs. Frances Camp struck by automobile; Mr. and

Mrs. L. B. Pate and Mr. and Mrs. any way, shape or form, and so in Grandview of their uncle, Joe Kilittle box that must appear in ker; Mrs. B. K. Bowen honored on the all editions of a newspaper telling 92nd birthday; surprise slumb e r party honors Diana Barron; Barhow it is entered at the post office, Mr. Olds added: "This is a First class publication entered as second-Girls Auxiliary of the Calvary Bapclass matter under Act of Congress. tist Church etc., etc." Some postal inspector found it not long ago and told Pub-lisher Olds that if he wanted to retain that wording, he would have to pay first-class postage for mailing his paper, And Mr. Olds had to ing records on rainfall; last r i tes change the wording to conform more strictly to the bureaucratic held for Garza County farmer, C. dictates. But maybe he made his C. Francis; Miss Bettie Sue Norman becomes bride of Charles Irpoint.

SOMEONE DOWN state has sup- man to wed Leon Miller; Sara Lou plied this recipe for brewing a Ray, freshman at Hardin-Simmons, spends weekend with parents, Mr. steaming pot of coffee on a hunting trip: Ingredients:

I beat up coffee pot

Three-fourths pot of water (muddy water adds body) 1 rusty horseshoe (nails are op-

tional) Plenty of heat Fill pot three-fourths full of water, add horseshoe and two table. receive honorable discharges from spoons of coffee for each cup of water. Boil coffee until horseshoe floats.

My wife makes all sorts of com-ments while I'm sitting around the wark. Ohio, visits her parents, Mr. house watching the weekend foot. and Mrs. Wesley Stephens. ball games on television. Most of

her comments I don't remember Extraction of blood clots from from one day to the next, but one the lungs through a tube, avoiding that stuck with me was her com- hazardous surgery, has been perment that no ashtray less than a fected by research physicians from foot in diameter is worth the price. the VAH in Oklahoma City.



Published Every Thursday at Dispatch Publishing Company Building, 123 East Main, Post, Garza County, Texas 79356. JIM CORNISH Publisher

CHARLES DIDWAY

Chuck Kenny

Entered at the Post Office at Post, Texas, for transmission through the mails as second class matter, according to an Act of Congress March 3, 1879.

Any erroneous reflection upon the character of any persons or persons appearing in these columns will be gladly and promptly corrected upon being brought to the attention of the management.

DISPATCH	SUB	SC	RIP	TION	RATES
In Garza County		÷			\$4.00
Anywhere else In	U. S				\$5.00
Overseas to servic	e men	with	APO	number .	\$5.00

Notice: All mail subscribers-First class mail only is forwarded on any changes of address Papers are mailed second class and you must notify us for any changes of address for yoursubscription.

Watch COACH'S CORNER 7 PM Thursday, Channel 2 Watch Out of Town High School Games at 7 PM Saturday See NCAA Football Channel 12 TV Cable Saturday See Pro Football on Sundays, Channel 7

Catfish farming workshop slated COLLEGE STATION - A catfish

farming workshop and fish harvest. were injured in nine acci-ing demonstration will be conduct. rural highways in Gam during September, accord ed at the VFW Hall in Katy at 8 H. E. Pirtle, Highway Pat a.m. on Nov. 10. visor for this area.

The event will be sponsored by the Catfish Farmers of Texas, an mary for Garza County & organization which was formed onfirst nine months of 1871 v last year. Registration fee is \$10. total of 61 accidents res The fish harvesting demonstration three persons killed and a will take place in the morning followed by a noon fish fry and an afternoon program, points out Dr. bock Department of Patter Sterling K. Johnson, fish dise a s e specialist with the Texas Agricul- region for September the tural Extension Service. The afternoon session will feature

of 499 accidents resulting sons killed and 268 inju was 82 less accident. a wide array of topics dealing with fatalities, and 122 more the production of catfish, Included than during August. will be discussions on diseases, water quality, pond construction, ec-

onomics of fish culture, feeding and terested in catfish farming nutrition and marketing, Literature Johnson. Those planning on numerous facets of fish farming are encouraged to prewill be distributed as part of the sending their checks to Q program.

Farmers of Texas, Sten The event is open to anyone in- er East, Suite 906, Dalla

"We're Getting Bonus?"



Rural accident to in September is

killed, nine injure

One person was killed as

The rural traffic accident

The rural accident tra

mary for the 60 counties

\$20,000 invested at 5 per cent interest will pay roughly per month. A \$20,000 life policy at age 65 will pay to \$125 per month for life. How's that for a benus?



Dr. L. J. Morrison

- CHIROPRACTOR -

Yarborough is a candidate. Lt. Gov. Ben Barnes and Dolph Briscoe of Uvalde are announced gubernatorial candidates

early zip and zing through the fact that there'll be thousands of 18 to 21-year-olds. The lieutenaist governor's race is listed voting in Texas for the first time ever .-- CD

What our contemporaries are saying

somewhat pleased with President Nixon's problems to as all and if the price-wage price wage freeze. Price on the newspaper's freeze doesn't head off inflation, readers can most vital ingredient-newsprint-was sched- guess what will have to came in the very uled to go up another \$8 3 fon this fall. The industry already absorbed an \$8 per ton raise earlier in the year. This spring's raise was the one that caused Post daily news-papers to raise single copy prices to 15 cents the guilty.—Southwest Virginia Enterprise.

The nation's newspapers should be each. The postal raise in May added more near future --- Harton, Kans., Headlight.

It a about time for us to realize that the

The Abundant Life ... SIN A WRECKER

"And he said. A certain man had two sons and the younger of them said to his father. Father, give me the portion of the substance that falleth to me. and he divided unto them his living. And not many days after, the younger son gathered all together and took his journey into a far country: and there he wasted his substance with rictous living. And when he had spent all, there arose a mighty famine in that country, and he began to be in want and he went and joined himself to one of the citizens of that country; and he sent him into his fields to feed swine. And he would fain have filled his belly with the husks that the swine did eat; and no man gave unto him."

Luke 15:11-15

There is a sneaking suspicion among many people, especially youth, that the concept of sin is updated and it is the cause of unhanithy guilt feelings and undue mental suffering. They theorize if we would only get rid of acts being right or wrong we would be freer and happier. Of course religion, Christ, the New Testament and the church is often blamed for inventing the idea of sin or at least for spreading its doctrines.

The Bible and Christ did not introduce the concept of sin. Hate, murder, lying, stealing, adultery, drunkenness, etc. were in the world before the Bible was written and Christ came to the earth. Jesus came to liberate man from sin and not to enslave him to it.

All civilized nations not only recognize that sin is wrong but have laws making it illegal. Sin and trouble are companions making public sin

The prodigal son thought sin would be fun. But sin is always a wrecker. It destroys lives and relationships. Jesus can help man live a happier and better life.

> SYD B. WYATT Box 186 Post, Texas

Questions directed to us will be answered.

what America needs is a credit card that will self-destruct after being used five times.

Like almost all newspapers, The Dispatch is mailed under a second class postal permit. Out in Red Lodge, Mont., publisher Wally Olds didn't like the sound of "se c o n d class" applied to his newspaper in

Op

10.5

DI

----- CALL 2379 -----CLEARVIEW COMPANY OF POST

714 Chantilly Lane

Editor

516 West 12th Street

SOUTHLAND INDEPENDENT SCHOOL DISTRICT - SOUTHLAND, TEXAS STATEMENT OF CASH RECEIPTS AND DISBURSEMENTS FOR THE FISCAL YEAR ENDED AUGUST 31, 1971

	State & County Available	Local Maintenance	Trans- portation	Foundation	Food Service Fund	Interest & Sinking Fund
ppening Cash Balance (Or Deficit) September 1, 1970	101.15	2,698.47	12.448.76	(6.204.87)	765.95	3,475 88
ECEIPTS Local Sources County Sources	1.077.00	59,247.07			4,417.14	4.216.85
State Sources Textbook Suit Sale of Property	16,770.00	38.45 405.00	11,383.00	23,883.00	3,229.15	
Insurance Refund Interfund Transfer		51.40 336.10	×			
Total Cash Receipts	17,510.90	60,078.02	11,383.00	23,883.00	7,646.29	4,216.85
Total Funds Available	17,612.05	62,776.49	23,831.76	17,678.13	8,412.24	7,692.73
DISBURSEMENTS: Administration Instruction Health Services Operation of Plant Maintenance of Plant Fixed Charges Student Activities Lunch Room	12,562.98	11,939.05 37,499.15 143.93 7,536.28 3,653.59 1,188.95 201.85	- Maria (p. 1) Anno Maria (Alaria) Anno Maria (Maria)	2,184.03 17,479.52		
Pupil Transportation Debt Service Capital Outlay - Furniture & Equipment		75.00	7.964.44		7,157.81	4,654.00
Prior Years Payable Liquidated	-	319.11	126.21			
Total Cash Disbursements	17,919.71	62,546.91	8.090.65	19.663.55	7,157.81	4,654.00
Closing Cash Balance (Or Deficit) August 31, 1971 Less: Accounts Payable - August 31, 1971	(307.66)	229.58 544.29	15,741.11 471.34	(1.985.42)	1,254.43	3,038.73
Unencumbered Fund Balance (Or Deficit) August 31, 1971	(307.66)	(314.71)	15,269.17	(1,985.42)	1,254.43	3,036.73

ANTELOPE TRACKS Post Public School News

The Post (Texas) Dispatch Thursday, Oct. 21, 1971 Page 3

ocational program dded at Post High

Congratulations also to the follow-

Ronald Tyler selected

as 'Citizen of Week'

HECE) or Co-op Ho m e- gram.

classes are made up o ad senior students and education and on-the-job mcerning a variety of ocis being taught. Each sturovided with a practical ence through part-time at at some cooperat in g

in Post. rse is set up for one or and carries two or three ach year. The stud e n ts ing people: Nancy Cook, for gettsalary which is compart paid to beginning work-

same occupations. eccupations in the pro-child care aide, companerly, clothing and bridal

Will someone please tell the girls fabric coordinator, floral in third period English class not to tood caterer, food service bother the little crickets! He did this week. The cheerleaders sponand housekeeping-managnot do anything!

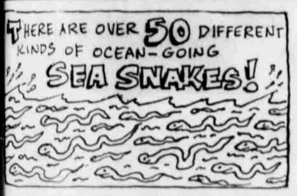
ogram operates under the of Mrs. Marion Wheatley. the white shoe polish off the windonsible for the selection ment of each student and

iors raise \$160 selling mums

JACKIE MOORE niors would like to thank for buying homecom i n g here was a real good turn-

This week the Paper Staff picked Ronald Tyler as Citizen of the oximately 160 homecom-Week. Ronald is the son of i ir. and were sold so the seniors Mrs. David Tyler of Verbena. He for selling them.

has two brothers and one sister. Ronald is a senior, a member of everyone had a good time night. Congratulations go Football Sweetheart, Pep the Antelopes, and president of the Beau and Band Sweetheart. National Honor Society.



is the classroom instructor. An ad-1 of Post with a well-roun iced anything new visory committee of local business tional program that will fulfill the school this year? if you people has been set up by the need for practical and useful trainium. probably the classes of school to assist Mrs. Wheatley in ing. It is hope this will enable a nics Cooperative Ed- organizing and opedating the pro- large number of students, who desire to be occupationally competent Up Mornin" featured Bill Hudman HECE has been added for The addition of the program will to enter full-time employment upon

the in high school this do much to provide the students graduating from high school

Byrd Heard??

return it in the same condition it lowed by the boys choir with its By WYNETTE BYRD Congratulations to Mr. Joh n n y was donated in!! We really appre-Minor, who now has been voted to ciated your generosity. They really have the best looking legs in school. took out their madness on it.

As everyone knows, Friday w a s ing Homecoming Queen, Tony Ro-tiful and the seniors had a whole sas, for getting Pep Squad B e a u, hall dedicated to them. The seniors Homecoming! The halls were beauand to Dejuana Hays, for getting also made approximately \$160 off the mum sales.

sored a door contest. All of the first period classes decorated their I wonder who is going to wash doors. Carol Compton's original ander had the pleasure of being the owner of the door. The door was the program to a close. decorated with a goal post over a The Paper Staff would like to red and black coffin with an "S"

thank Baker's Wrecking Yard for on it. The caption read "High o'er more programs in the near future. the donation of the wrecked car for the fields of battle". First prize was We sincerely hope that you all will attend the Car Bash. Sorry we can not a whole bunch of homemade brownies. Other members on the commit-

tee were Larry Hair, Thomas Zachary, Billy Criswell, Patti Nelson and Ricky Hair.

Detective Byrd here for your weekly mystery character. So far I have not solved a one. So all you people out there have to help me! This week's unrecognizable character is simply "The Dog". Try to solve that, would you?

TIONAL BEAT TAHOKA DAY !!! place

With this thought in mind I leave you, "This paper has been prerecorded to be read at a later

TEACHERS TEA GUESTS

The National Honor Society held a tea for the teachers, Oct. 14 in the clothing department of the Homemaking department of Post High School. Tea and cookies were

Meet the Seniors

On May 23, 1954, Mr. and Mrs. ject, agriculture; song, "Hello, Dar-biggest fire corner between 3rd and 4th streets. To the students it was the Rex Allison became the proud Barbara Stanwyck; color, blue; Rex Allison became the proud parents of a daughter, Patricia Su-zanne. Today, some 17 years later, she is finishing her last year in Post High School.

Some of Pat's favorites are: football and vocational agriculture.

Subjects, history and science; songs, "Yesterday's Wine" and "Once More with Feeling"; actors, Glenn Corbett and Robert Redford; actress, Marlo Thomas; colors, green and red; foods, watermelon, liver, turnip greens.

Last Thursday the Post High After high school, Pati plans to chool choir presented its first go to nusing school to become a program, held for the junior high registered nurse. Her activities in school in the junior high auditorhigh school include Future H o m emakers of America, Future Teach-

Several numbers were featured, ers of America and pep squad. Pati has two brothers, Matt. 12, two of them including soloists. The first number, "In Dat Great Gittin" and Eric, 8. as soloist. "Firmament of Power,"

Post High choir

for junior high

presents program

Mr. and Mrs. Sam Bevers Jr. be-'Joyous Alleluia," and "D a v i d's came the proud parents of a son, Lamentations" were also featured Sonny Lynn, on Dec. 22, 1953 -just along with "What Color Is God's three days before Christmas. Skin," with Scotty Hoyle as soloist A senior in high school this year, ome of Sonny's favorites are: Sub-

Johnny Minor is

The girls choir sang one number, "Cry Me a River," which was folnumber, "Madelene." The Top Twenty was also featur-

on that number

ed in the program. They sang several different numbers includ ing "Good Morning, Starshine" with "For the Good Times.

PHS 'Mr. Legs' Johnny Minorwonthe "Mr Nancy Reno as soloist. Patti Nel- Legs" contest sponsored by the son also led the choir in sing in g Future Homemakers of America during Homecoming Week. Danny Guthrie, who is the lead

As winner, Johnny received a guitarist for the Top Twenty, was gold key chain with "Mr. Legs 1971also featured in a solo. He s a ng 72" engraved on it. He will also be Okie From Muskogee," and did a guests of honor Monday night at There was a lot of school spirit very fine job. Although he didn't the annual FHA Halloween party mean it, Bobby Norman sang Four boys, one from each class "Go Away Little Girl" with Dana had a picture of their legs, from Pool responding as the little girl. the knee down, on a jar in which The concluding number of the Top votes could be cast at a penny a vote.

The other candidates were Eddie Gannon, freshman; Jay Poll a r d, sophomore, and Mark Hays, senior.

> Ronald Simpson is pep rally speaker

Parade band winners to get cash prizes

SLATON - For the first t i m e, cash prizes will be awarded winning high school bands in the annual Fifty dollars will go to the band winning first place, with the second place winner receiving \$25.

FRIDAY, OCT. 22, 1971, is NA-FRIDAY. OCT. 22, 1971, is NA-

The Veterans Day celebration is sponsored by the Chamber of Com-merce, VFW and American Legion.

HOMECOMING VISITORS Dee Justice and James Morgan,

Twenty was "Draggin' the Line." The mixed choir, singing "Sing Men and Angels, Sing." br o u g ht

The choir plans to present many

The Homecoming pep rally was really something else. The whole junior high student body was present, and Ronald Simpson was the guest speaker.

The week's captains were introduced by Coach Davis. They were Veterans Day parade here Nov. 11. Kim Owen, Kenny McKamie, David Woods and Ronald Tyler, all seniors.

> Only 13 muscles are required to smile - fifty to frown.

both attending school in D a 11 a s. and Tommy Cole, student at Western Texas College in Snyder, were home last Friday for the Post High School homecoming activities.

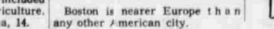
Goldfish originated in China.



He has one sister, Glenna, 14. any other American city

Big bonfire blazes By LANITA JUSTICE On Oct. 14, a bonfire was held on the corner between 3rd and 4th

were many tons of junk set on fire to celebrate Homecoming. Many thanks to all who turned out and made this a big success.





We'll Furnish . . .

THE GREEN!

... And SAVE you Money!







The Bank of Distinction



THESE PRICES GOOD THURSDAY, FRIDAY & SATURDAY ONLY



GARZA COUNTY THIRD QUARTER FINANCIAL STATEMENT 1971

served

					County		
FUND	Balance 6-30-71	Receipts	Disbursements	Balance 9-30-71	Investments		
Salary	29.08	16,346.56	16,296.88	78.76			
General	8,521.85	30,465.65	30,070.37	8,917.13			
Dozer	Contract of the local of the lo	.00	691.92	276.76			
Road & Bridge Pct. 1	8,557.38	1,641.58	5,243.70	4,955.26			
Road & Bridge Pct. 1 Sinking			.00	3,387.83			
Road & Bridge Pct. 2			5,215.50	11,255.41			
Road & Bridge Pct. 3			4,013.48	8,409.93			
Road & Bridge Pct. 4			4.012.93	3,235.50			
County Wide							
Lateral Pct. 1	.00		1,943.98	2,233.40			
Lateral Pct. 2	.00	3,503.60	1,617.18	1,886.42			
Lateral Pct. 3	.00	and a second sec		1,873.66			
Lateral Pct. 4	.00	2,560.33	2,154.47	405.86			
Road & Bridge Equipment Pct. 1		27.29	.00	408.13			
Road & Bridge Equipment Pct. 2	8,063.79	22.88	.00	8,086.67			
Road & Bridge Equipment Pct. 3	1,060.16	321.12	906.68				
Road & Bridge Equipment Pct. 4	248.35	16.75	.00	265.10			
Jury		13.81	818.46				
Permanent Improvement	4,044.77	35.22	2,451.93				
Criminal Justice Planning	.1.0	12.50		12.50			
Garza County Social Security	.00	3,631.25	3.631.25	.00			
Garza Co. Investments					19,000.00		
Totals	73,375.19	67,458.72	80.471.87	60,362.04	19,000.00		
THE STATE OF TEXAS)(
Before me the undersigned author Ben Sanchez and Herbert Walls, County, Texas, who being duly sworn	Communication and	and Giles W D	as, personally appea alby, County Judge,	red Paul H. Jones the Commissioners'	, Ted L. Aten, Court of Garza		
That the above Financial Stateme balances in the respective accounts of	the state and	correct statemen	t of all the monies it a said statement, to th	received, disbursem te best of our know	ledge and belief.		
GILES W. DALBY, County Judge Subscribed and sworn to before me this 11th day of October, 1971. CARL CEDERHOLM, County Clerk (s) RUBY M. WILLIAMS							
PAUL H. JONES, Commissioner Preci TED, L. ATEN, Commissioner Preci BEN SANCHEZ, Commissioner Preci HERBERT WALLS, Commissioner Preci	CE 2	(s) RUBY M. WILLIAMS Notary Public in and for Garza County, Texas					





Soldier finishes training phase FT. ORD, Calif. - Army Pv t.

Larry D. Lockridge, 20, son of Mr. and Mrs. Clarence W. Lockridge of Route 1, Post, Tex., recently completed the first phase of training under the Modern Volunt e e r Army Field Experiment at Fort Ord. Calif.

The new concept, called VOLAR, combines basic and advanced individual training into a single 16week program. Decentralized instruction at the unit level and a reduction of formations and inspections gives the soldier more time to train and increased off-duty time. Fewer restrictions on off-duty travel and improved living facilities

Mrs. Quanah Maxey and Mrs. are other benefits of the VOLAR concept Pvt. Lockridge, whose wife, Brenda, lives at 5812 37th St., Lubbock,

Tex., is a 1970 graduate of Southland High School

Teachers to hear Dr. C. L. Kay

Dr. C. L. Kay, assistant president of Lubbock Christian College, Lot 1232, Rites 7, 8 and 9, Terrace will speak on "Americanism" at a Cemetery Mr. and Mrs. Jack Taylor. The meeting of the Garza County unit

lic is invited.

membership in the Joint Civilian Lot 1231, Rites 7, 8 and 9, Terrace Orientation Conference and from Cemetery there became a member of the De-

COLLEGE STATION - A hist- fense Orientation Conference Assoorical marker commemorating the ciation, of which he is a member 1241, Rites 1, 2 and 3, Terrace hiring of the first county agent in of the board. In this capacity, he the nation will be dedicated at cer- has been given the opportunity off emonies Nov. 11 in Tyler, Tex. The inspecting military bases through-

The historical marker, sponsored Texas State Historical Survey Comby the Smith County Histori c a I mitee. The marker designates Survey Committee and the Texa's Smith County as the birthplace of northwest quarter and south half of County Agricultural Agents Assoc- the county agricultural agent coniation, has been approved by the cept.

Lynn, Garza farmers, ranchers may apply for emergency loans

J. Lynn Futch, state director of er or rancher to continue his the Farmers Home Administration, mal operation, Billy H. Stewart, local county a has announced that all counties repervisor, stated that application ceiving losses as a result of adverse should be filed in the comby is which the applicant resides. Apply cations may be filed at any time. weather (hail, drought, excessi v e as, etc.) have already been designated by the Secretary of Agri-The county office serving Lyar culture for the making of emergenand Garza counties is located at

cy loans to farmers and ranchers who have sustained substantia l lesses due to disaster. Garza and Lynn are among the

designated counties. This designation includes author-

ity to make loans for farm and ranch expenses to enable the farm

County Records

teachers attend the annual come tion of District XVII, Texas San Teachers Association, in Lubber **Oil and Gas Leases** More than 4,700 South Plaint teachers are expected at the mo-Ruby S. Kirkpatrick and others to General American Oil Co., Secvention, where the program them tion 942, H&TC Survey, is "Professionalism - Commis

Ruby S. Kirkpatrick and others to General American Oil Co., south ment half Section 1, GH&H.

Cemetery Deeds

at 9:30 a.m. Friday in Lubboa Municipal Collseum with Charles City of Post to Donna M. Har-D. Holleyman, superintendent mon, north guarter of west half of schools at Mustang, Okla, as the principal speaker, Several luncheons have been City of Post to W. G. Mathis

Mrs. Kay Pace of Post is a new committee. City of Post to Mrs. E. L. Dun-

Dr. Kay was nominated for can, north quarter of west half of

City of Post to Lester L. Keeton, north quarter of east half of Lot Cemetery.

Deeds

Marjorie M. P. May and others to Jerry Charles Odom, Lots 13 and 14. Block 120, Post. Lillie B. Cantrell to J. W. Boren and others, one-fourth interest in Section 5, H&GN; northeast quarter of Section 135, H&GN.



1647 Ave. J. Tahoka, in the Feder

al Land Bank Building

Friday will be

school holiday

Students in the Post Public St.

The general session will be be

cols will get a holiday Friday she



spent the weekend at home with Mr. and Mrs. Delmer Cowdrey, Mrs. Elmer Cowdrey and Mrs. Glenn Davis attended a 50th wed-

> and Mrs. Jess Tabor in Levelland Mr. and Mrs. L. L. Taylor of Whiteface spent Tuesday night

Historical marker is to honor first agent

program will begin at 1:30 p.m. on out the world. the city's courthouse plaza.

ole honored on their anniversary

and Mrs. Virgil Smith, and the late Melvin Basinger, to Dicky Mrs. Troy D. Chan c e Wallace, son of Mr. and Mrs. Harley Wallace, is being announced their 40th wedding an saturday, Oct. 16, in their by the bride-elect's parents. 315 North Ave. 1.

and an anniversary cake red in honor of the couple ellowing guests: Mr. and mar Hardaway of Paris, Mrs. B. H. Braddock and Paula Smith, Ronnie Bradof Grassland, Mr. and James of Tokio, Wyn-Janie Edgerton, Kathy nd Doug Chance, all of Bryan Reed of Ralls, nbers of Levelland, Aland John T. Bilberry.

ance and her four sisters. rray, Mrs. Hadaway, Mrs. nd Mrs. Roy Chance, had books are rolling in, and some of tical acclaim with his novel "The together since 1959, which them come from authors who have Fixer." Now he's written "The Tenanniversary more special gained wide popularity.

d Mrs. W. H. Hersey of This gentleman, who gave us the cup of tea, but he is a master of sco and Mr. and Mrs. breathless adventure of "The Guns his craft for those who can apprese of San Diego, daughters nd Mrs. Chance, were unof Navaronne" has come up with a ciate him.

women attend ock workshop

M. J. Malouf, Mrs. Willard ick, and Mrs. R. T. Dicknded the Texas Federation en's Clubs workshop and eeting Saturday in Levelthe South Plains College

newest is called "Message from Malaya", which means intrigue the Pulitzer Prize for her outstanding the workshop and meetand suspense in Spain. I'm sure ing novel "The Keepers of the attended an international you'll like it. honoring the president of Dorothy Eden fans, she's done it other major novel, her first since Mrs. Phillip A. Carpenter, prock District president,

again. This time the story is called 1964. It is called "The Condor "An Afternoon Walk." It concerns Passes" and it has received mixed eroy Johnson, and Mrs. olvado, the junior director, a woman, her insensitive husband, reviews. This means critics can't me of Dr. and Mrs. Mar- an old abandoned house and un- make up their minds whether it is er on the college campus. earthly screams. It sounds like a

is in good form.



The pant that fits in washable, bonded acrylic cordurey and 100 per cent cotton homespun.

Ralph's Originals

100% Polyester Knit pants with hips, waist and weight carefully tailored to insure accurate fit, regardless of your height or size.

Prior — for the Western Look

Suits in 100 % Polyester, 100 % Cotton, and 100 % Wool. Large selection of pants for school or play.

Molly Bea's

'Snow White' is Nancy Basinger's engagement to be presented to Dicky Wallace announced

LISTENING

POST

Bernard Malamud achieved cri-

shelves at the library.

In 1964 Shirley Ann Grau won

House". She has now written an-

a masterpiece or a dud. It's rath-

will be paid by the young people

who are experimenting with drugs.

These are a few of our new

books - further proof that the Post

Public Library still is keeping u p

with the newest and the best in

reading. If you doubt me, come

New Arrivals

see for yourself.

a chance to do very often.

The engagement of Miss Nancy Basinger, daughter of Mr.

Miss Basinger is a 1970 graduate of Slaton High School and is

presently employed by Citizens State Bank in Slaton. Wallace is

a 1970 graduate of Post High School and is attending South Plains

Library

A December wedding is planned by the couple.

College in Levelland.

By GEORGE L. MILLER

ten a poor one that I know of. Her

Geod news, readers! More n e w

The Post Music Club will present musical adaptation of "Snow White and the Seven Dwarfs" taken from the classic written by the Brothers Grimm with music from Walt Disney's cartoon, on Nov. 4 and 6 at 7:30 p.m. in the primary

auditorium. Margie Pennell will play the part

be the prince. Maxine Marks will ated the first of a three-part effort Lola Peel, Viva Davis, Jewel Long, narrate. Mrs. John English is in charge

of the costumes, with Joe Taylor designing the set. Cast members began rehearsals Sunday

Open house and coffee is held

The Garza Memorial Hosp i tal ants" and the critics are raving Auxiliary was host for an open As for instance, Alistair MacLea again. Malamud is not everyon e's house and coffee at the hospital on these rights. She cited examples of Tuesday morning with 50 guests attending

new yarn called "Bear Island." It Speaking of master craftsmen, The improvements observed by takes place on an icebound island Georges Simenon is revered as one carpet in the lobby, purchased by ic for discussion concerned consumthe guests were indoor-outdoor Hemphill-Wells of Lubbock, the topin the Arctic Ocean and - from of the greatest - if not the greatest the auxiliary, drapes and carpet in er codes and legislation of interest the description of the tale on the -of all mystery writers. Not only the offices, the lowered ceilings in to the consumer. Robert Giddings bookjacket - it sounds like a re- is he considered an exceptionally the lobby and hallway, and a new and Ronald Luna from the office turn to his former quality. It's hard fine writer, he is a very prolific refrigerator-freezer in the kitchen. of the Attorney General of Texas to beat Alistair MacLean when he one. He may have published more Refreshments were served from discussed the Texas Deceptive books than any other living author. a table covered with a pink cloth, Trade Practices Act of 1967. Case And Helen MacInnes, her books His most recent is "Maigret and featuring a fall floral arrangement are always good. She's never writ- the Killer", and we have it on our and small "pink lady" dolls.

Class of 1956 holds reunion

A reunion of the Post High School graduating class of 1956 was held Saturday night in the home of Mr. and Mrs. Walter Didway during

er nice to have mixed reviews behomecoming. up our own minds about a book Those attending were: Mr. and cause a mixed review lets us make Mrs. Ted Tatum and Mr. and Mrs. - which is something we don't get

W. Rogers, all of Post; Mr. and at a recent meeting of the Amity Mrs. V. A. Dodson of Abernathy, Last week I reviewed a very im-Mr. and Mrs. Bob Tidwell of Lubportant book called "Go Ask Alice." bock, Mr. and Mrs. Homer Cato of This week we've added yet another Edmond, Okla., Mrs. Bettye Sue title on the same tragic subject Dann and Neda of Lubbock and of drug abuse. This one is called Mrs. Jo Ann Miller of Big Spring. "The Last Fix." It is the account Former teachers attending were of a young man who died from N. R. "Jiggs" King and Mrs. G. E. heroin, written by his mother. This Fleming, both of Post. kind of book is not pleasant reading but it is important for it stands as

a warning - perhaps the only 1973 during the July 4th holiday. kind of warning to which attention

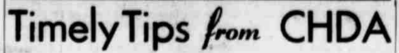
> Halloween party planned by club

The Graham Home Demonstration Club met in the community center last Friday, with Mrs. Charles Tubbs presenting a program on special diets.

gave a short council report and re-Lubbock.

The club voted to have a Halloween party in the community cen-Mr. and Mrs. Billy Gay Terry ter Oct. 30 beginning at 7:30 p.m. of Tahoka are the parents of a Each family is to bring a cake, daughter, Emma Marie, born Oct. 3:47 a.m. in Garza Memorial for a cake walk and games will be played. There will be a penalty

wearing a costume.



Mrs. Allman said, "We are living

in a time of consumer action." She

discussed the rights of every con-

sumer: The right to safety, the

right to choose, the right to be in-

formed, the right to be heard and

the right to regress. In addition she

pointed out what responsibilities

research done by the FDA in in-

After lunch and a style show by

studies provided examples of what

Sen. H. J. "Doc" Blanch a r d

joined the other speakers and Mrs.

Bonnie Fowler, home managemen

is being done to enforce the act.

suring consumer rights

RESPONSIBILITIES

rights, but these also entail respon- the audience. sibilities. This was the theme of Those attending from Garza coffee and cake to Genay Bertran, the program as the Consumer Ed-County included Mmes. Janis Anita Blanton, Judy Bush, He len ucation Task Force of the South Choate, county home demonstration of Snow White and Jim Wells will Plains Development program initi- agent; Sue Shytles, Faye Payton,

to inform the consumer. The meet- Pearl Wallace, Wyvonne Kennedy, ing was held at Texas Tech Uni- and Mae McMahon. versity Center Thursday, Oct. 14. Plans are underway to begin Mrs. Leona Alilman, cons u m er

specialist for the Food and Drug discuss consumer credit - laws, Administration, was featured as use and abuse speaker for the morning session.

SAN ANGELO VISITORS

Paul Duren Sr., Mrs. W. C. Knowles and Mrs. Hettie Mae Robinson visited in the home of Mr. and this week. Paul Jr. has been seriously ill for the last few months,

them until Paul Jr. fully recovers. ry Pennell of Lubbock,

Nell Morris and Jan Cornwell accepted their pledges into the Gamma Mu chapter of Epsilon Sig-

Two accept pledges

Mason, Thelma Mason, Jane Ma-

Representatives of business, manufacturing, civic organizations, schools, and all levels of government will be called upon to examine the current status of our en-Matt Pennell was honored on his vironment and to make recommendfirst birthday with a party Satur- ations for improvement and accelday given by his parents, Mr. and eration of control efforts throughout the state.

A few of the special speakers Dr. Alvin F. Meyer of Washington, America of 1971: and others.

FLEA MARKET Saturday, Oct. 23–9 AM Start IN PARKING LOT OF FIRST NATIONAL BANK

SPONSORED BY WOMEN'S DIVISION OF POST CHAMBER OF COMMERCE

Load up your car or | If you wish to reserve pickup and have your i a space to sell your own GARAGE SALE things, or wish to donat one central locaate some items to be tion. Spaces will be sold call: marked off and rent-3024, 2541 or 2815

Proceeds to be used for Chamber-sponsored projects. If this Flea Market is well received it will be repeated in near future.

- 8

In Case of Inclement Weather, Sale Will Be Postponed One Week

Public Is Invited to Shop for Bargains in the Biggest Garage Sale [We Call It A Flea Market] Post Ever Had!



Refreshments were served to one

Study Club in the home of Mrs Charles Adams, with Mrs. Bob Collier as co-hostess. During the business meeting, presided over by Mrs. Henry Wheatley, Mrs. Tom Price asked the support of all members in educa ting the public to the needs of the mentally retarded.

The group plans to meet again in

Roll call was answered with 'improvement hints." Viva Davis ported on a meeting attended in

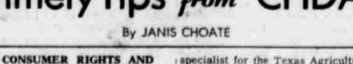
Club program is on environment Mrs. Russell Wilks Jr. and Mrs Daymon Ethridge presented a program entitled "The Creative Wo man Protects Her Environment

ed for \$3.

Those attending were Mmes. Bill Pool, Anne Leake, Tom Middleton, Collier, J. R. Bell, Ronald B a b b. Wayne Carpenter, Price, Lee Davis

Jr., Wilks, Wheatley, Ethridge Thurman Francis, Adams, Bil Carlisle, and Miss Thelma Clark.

It is only 18 miles acrossthe English Channel from Dover, England to Calais, France.



specialist for the Texas Agricultural Extension Service, in a p a nel Consumers have a number of discussion of questions asked by day

son, Loveta Norman, Carolyn Nor- in Dallas. man, Johnnie Norman, and the

pledges. Birthday party held phase two next October. This will for Matt Pennell, 1

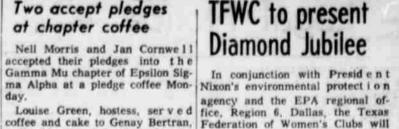
Mrs. Don Pennell. Cupcakes and ice cream were served to Sharia and Mike Macy, Mrs. Paul Duren Jr. in San Angelo Amy Thuett, Myrna Jolly, Kim

Pennell and Molly Prather. but is showing improvement. Mrs. ry Thuett, Mrs. Jim Prather, Mrs. John G. Tower; Judge Sarah T. the consumer has in exercising Paul Duren Sr. is staying with Jerry Jolly, and Mr. and Mrs. Jer- Hughes: Miss Phyllis George, Miss

The Post (Texas) Dispatch Thursday, Oct. 21, 1971 Page 5

present its Diamondn Jubilee Environmental Conference Nov. 14-16

and guests will be Gov. Prest on Smith: Wes Wise, mayor of Dallas; Others attending were Mrs. Jer- director of noise abatement; Sen.



Hospital, weighing 8 lbs., 3 ozs. charge at the door for those not



Phone 495-3451

visitor and 11 members. The club will meet again Nov. 19 at the center. Happy Birthday Oct. 22 Terry Greene Valarie Smith, Alpine Mrs. Tom Bouchier Mrs. B. K. Bowen Mrs. Ray Hodges Mrs. Velma O'Neal Mrs. Jerry Hays Mrs. Tommy Polson Oct. 23 Ruth Dogget C. L. Pruitt Dick Allen Rev. George L. Miller Karron Lee Hays Mrs. Herb Germer Mrs. Ed Moseley, Slaton Oct. 24 Danny Ray Kelley Lora Johnson Gary Allan Seals Andera Kay Mann Mrs. Bill Littrell Oct. 25 Dawn Lee Casey Mrs. Don Windham April Kay Neilson Mrs. Bill Long H. M. Tucker Dennis Conrad Oct. 26 R. S. Boyd Mrs. Mike Custer Mrs. G. H. Newberry Oct. 27 El Wanda Culvahouse Linda Gay Robinson Charles David Morrow Jimmy James Johnston Don Barker Joe Garcia III Oct. 28 Robert Cato W. D. Livingston Darlene Gunn Billy Hodges D'Les Jones, Lubbock



BE OUR GUEST... 300 LOADS FREE (A \$15.00 VALUE)



 Buy your new electric clothes dryer now and, as our customer, you will receive a \$15.00 certificate. At 5¢ a load, total operating cost, it's just like getting 300 loads dried free. Don't delay - buy now and take advantage of this valuable 300 offer.



Legal Notice -

CITATION BY PUBLICATION STATE OF TEXAS COUNTY OF GARZA

In the name and by the authority of the State of Texas, notice is hereby given as follows:

TO: C. W. Morris, the unknown owners, if any, of the herein after described property, the unknown heirs of the unknown owners and of the known owners. if any known owners are n a m e d herein, if the known owner, if any, be deceased, and the unknown stockholders of any corporation Et Al Vs. W. R. Wilson named as defendant herein, if any. and to all persons, including adverse claimants, owning or having any legal or equitable interest in herein, for taxes, to-wit:

Lot 10, Block 8, in the City of Post, Texas,

to the Plaintiffs herein for taxes and Garza County as shown by exhibits "A", "B" and day of judgment herein.

City of Post, Texas, against parties above named as defendants, by petition filed on the 5th day of Octo-

Et Al Vs. C. W. Morris. for collection of taxes on said pro-Garza County, Texas, 106th Judicial District, and the file n u mber of said suit is 2798, that the names of all taxing units which assess and collect taxes on the property to this suit are the State of Texas answer to all claims and pleadings and Garza County

Plaintiffs and all other taxing mits who may set up their tax laims herein, seek recovery of deinquent ad valorem taxes on the roperty herein above described. and in addition to the taxes, all inerest, penalties and costs allowed ry law thereon, up to and includng the day of judgment herein and he establishment and foreclosure if liens, if any, securing the paynent of same, as provided by law. All parties to this suit, including Maintiffs, Defendants and interrenors shall take notice that claims elinquent on said property at the ime this suit was filed but all axes becoming delinquent thereon it any time, thereafter, up to the taxes, penalties and interest and late of judgment, including all inerefor, be recovered herein withut further citation or notice to any arties herein, and all said parties ow on file and which may herether parties herein, and all of this suit.

nese taxing units above n a m e d. Issued and given under my hand the 27th day of September, 1971, tho may intervene herein and set and seal of office of said Court in seize and levy upon as the property p their respective tax claims the City of Post, Garza County. of the above defendant the follow- the same being the 2nd day of said gainst said property. Texas, this 5th day of October, ing described property, situated in You are hereby commanded to 1971. ppear and defend such suit on the (s) CARL CEDERHOLM District Clerk Garza County, Texas fter the date of issuance hereof, SEAL 41c (9-21) CITATION BY PUBLICATION STATE OF TEXAS COUNTY OF GARZA In the name and by the authority hereby given as follows: TO: Sabina Gonzales. the unknown owners, if any, of the herein after described property, the unknown heirs of the unknown owners and of the known owners. if any known owners are n a m e d herein, if the known owner, if any, be deceased, and the unknown stockholders of any corporation to the highest bidder for cash, pro-, and those who may interven e named as defendant herein, if any, vided, however, that none of said and to all persons, including adverse claimants, owning or having of said property directly or indirectdgment herein, and all costs of any legal or equitable interest in or lien upon the following described is suit property, delinquent to Plaint if is a taxing unit which is a party to

there is included in this suit in addition to the taxes, all said interest, penalties and costs, thereon, allowed by law up to and including the

day of judgment herein. You are hereby notified that suit has been brought by Post Independent School District, White R i ver Municipal Water District and the City of Post, Texas, against parties above named as defendants, by petition filed on the 5th day of October, 1971, in a certain suit styled Post Independent School District.

for collection of taxes on said pro perty and that said suit is now pending in the District Court of Garza County. Texas, 106th Judior lien upon the following described cial District, and the file n u mber property, delinquent to Plaint if is of said suit is 2797, that the names of all taxing units which assess

and collect taxes on the property herein described, not made parties Which said property is delinquent to this suit are the State of Texas

Plaintiffs and all other taxing "C" attached hereto, exclusive of units who may set up their tax interest, penalties and costs and claims herein, seek recovery of dethere is included in this suit in ad- linquent ad valorem taxes on the dition to the taxes, all said interest, property herein above described. penalties and costs, thereon, allow- and in addition to the taxes, all ined by law up to and including the terest, penalties and costs allowed by law thereon, up to and includ-You are hereby notified that suit ing the day of judgment herein and

has been brought by Post Indepen- the establishment and foreclosure dent School District, White R i ver of liens, if any, securing the pay-Municipal Water District and the ment of same, as provided by law, All parties to this suit, including Plaintiffs, Defendants and intervenors shall take notice that claims ber, 1971, in a certain suit styled not only for any taxes which were

erty

the

liens

this suit

1971

Post Independent School Distict, delinquent on said property at the time this suit was filed but all taxes becoming delinquent thereon perty and that said suit is now at any time, thereafter, up to the ding in the District Court of date of judgment, including all interest, penalties and costs allowed by law thereon, may upon request therefor, be recovered herein without further citation or notice to any parties herein, and all said parties herein described, not made parties shall take notice of and plead and

> now on file and which may hereafter be filed in said cause by all other parties herein, and all of SEAL these taxing units above n a m e d, who may intervene herein and set up their respective tax claims against said property.

You are hereby commanded to December, 1970, in Cause No. 2447, appear and defend such suit on the in the District Court of Garza first Monday after the expiration County, Texas, wherein County of of forty-two (42) d a y s from and Garza, White River Municipal Waafter the date of issuance hereof. ter District, Post Independent Schthe same being the 22nd day of ool District, City of Post were plain-November, 1971, which is the r e- tiffs, recovered judgment again s t turn date for such citation, before Travis Gilmore. Defendant, for quired by law the hereinafter dethe Honorable District Court of taxes, penalty, interest and cost not only for any taxes which were Garza County, Texas, to be held at against the hereinafter describe d the courthouse thereof, then and property there to show cause why judgment WHEREAS, on the 22nd day of shall not be rendered for such costs, and condemning said propof the Clerk of the above mentionerest, penalties and costs allowed erty and ordering for eclosure of ed District Court of said county did y law thereon, may upon request the constitutional and statut ory cause to be issued an Order of Sale liens for taxes due the Plaintiffs.

and the taxing units, parties hereto, and those who may interven e hall take notice of and plead and herein, together with a 11 interest, nswer to all claims and pleadings penalties and costs allowed by law up to and including the day of fter be filed in said cause by all judgment herein, and all costs of

Thursday, Oct. 21, 1971 The Post (Texas) Dispatch and in addition to the taxes, all in-terest, penalties and costs allowed by law thereon, up to and includ-

> of liens, if any, securing the payand the mandates thereof I did on than the whole. ment of same, as provided by law. All parties to this suit, including the 27th day of September, 1971, Plaintiffs, Defendants and inter- seize and levy upon as the property venors shall take notice that claims of the above defendant the follownot only for any taxes which were ing described property, situated in

delinquent on said property at the Garza County, Texas, to-wit: (Said description showing the The State of Texas time this suit was filed but all taxes becoming delinquent thereon number of acres, original survey, at any time, thereafter, up to the locality in county, and name by date of judgment, including all in- which said property is most gen-

terest, penalties and costs allowed erally known.) by law thereon, may upon request therefor, be recovered herein with- 36' of Lots 41, 42, 43 in Block 116, Texas, wherein White River Muniout further citation or notice to any the City of Post, Texas.

shall take notice of and plead and in the month of November, 1971, were plaintiffs, recovered judgment therein or to any party other than tine Gomez is unknown to affiant; answer to all claims and pleadings the same being the 2nd day of said against John E. Johnson, defendnow on file and which may here- month, proceed to sell all the right, ant, for taxes, penalty, interest and this suit for less than the amount Gomez has not been known to this after be filed in said cause by all title, and interest of the Defendant cost against the hereinafter de- of the adjudged value of said prop- affiant since April, 1971; that af- ber A. D., 1971. other parties herein, and all of in and to said property at the Court scribed property; these taxing units above n a m e d. House door of said county in the WHEREAS, on the 22nd day

against said property. You are hereby commanded to vided, however, that none of said ed District Court of said county did time and manner provided by law his whereabouts is inquiry of and appear and defend such suit on the property shall be sold to the owner cause to be issued an Order of Sale and subject also to the right of the from all persons known to her who

up to and including the day of

judgment herein, and all costs of

District Clerk

SHERIFF'S SALE

The State of Texas

County of Garza

scribed property;

erally known.)

city or town of Post between the

hours of 10:00 a. m. and 4:00 p.m.

property shall be sold to the owner

ly or to anyone having an interest

therein or to any party other than

this suit for less than the amount

of the adjudged value of said prop-

erty or the aggregate amount of

judgments against said property in

said suit, which ever is lower, sub-

ject also to the right of the De-fendant to redeem same in the

time and manner provided by law and subject also to the right of the Defendant to have said property divided and sold in less divisions

than the whole. DATED at Post, Texas, this the 28th day of September, 1971. J.A. HOLLEMAN, Sheriff

Garza County, Texas

WHEREAS, on the 22nd day of June, 1971, in Cause No. 2478, in the District Court of Garza Coun-ty, Texas, wherein County of Gar-za, White River Municipal Water District, Post Independent School District, City of Post were Plain-tiffs, recovered judgment against S. T. Brooks, Defendant, for taxes, penalty, interest and cost against

penalty, interest and cost against the hereinafter described proper-

WHEREAS, on the 22nd day of

The State of Texas County of Garza

of forty-two (42) d a y s from and ly or to anyone having an interest county to seize, levy upon, and divided and sold in less divisions employed with, by or for the said after the date of issuance hereof, therein or to any party other than sell in the manner and form as re- than the whole. the same being the 22nd day of a taxing unit which is a party to quired by law the hereinafter de-November, 1971, which is the re- this suit for less than the amount scribed property; turn date for such citation, before of the adjudged value of said prop- WHEREAS, by virtue of said the Honorable District Court of erty or the aggregate amount of judgment and said Order of Sale Garza County, Texas, to be held at judgments against said property in and the mandates thereof I did on the courthouse thereof, then and said suit, which ever is lower, sub- the 27th day of September, 1971, there to show cause why judgment ject also to the right of the De- seize and levy upon as the property shall not be rendered for such fendant to redeem same in the of the above defendant the follow- GREETING: taxes, penalties and interest and time and manner provided by law ing described property, situated in costs, and condemning said prop- and subject also to the right of the Garza County, Texas, to-wit: and ordering foreclosure of Defendant to have said property constitutional and statut ory divided and sold in less divisions for taxes due the Plaintiffs, than the whole.

and the taxing units, parties here-DATED at Post, Texas, this the to, and those who may interven e 28th day of September, 1971. herein, together with a 11 interest. J.A. HOLLEMAN, Sheriff penalties and costs allowed by law

Garza County, Texas The State of Texas

County of Garza

SHERIFF'S SALE Issued and given under my hand WHEREAS, on the 14th day of and seal of office of said Court in December, 1970, in Cause No. 2468, the City of Post, Garza County, in the District Court of Garza Cou-Texas, this 5th day of October, nty, Texas, wherein County of Garza, White River Municipal Water (s) CARL CEDERHOLM District, Post Independent School District, City of Post were plain-Garza County, Texas tiffs, recovered judgment against 4tc (9-21) James Keel, Defendant, for taxes, penalty, interest and cost against the hereinafter described property;

WHEREAS, on the 22nd day of September, 1971, by virtue of said WHEREAS, on the 14th day of judgment and the mandates thereof the Clerk of the above mentioned District Court of said county did cause to be issued an Order of Sale commanding me as Sheriff of said county to seize, levy upon, and sell in the manner and form as rescribed property;

WHEREAS, by virtue of said judgment and said Order of Sale and the mandates thereof I did on September, 1971, by virtue of said the 27th day of September, 1971, judgment and the mandates there- seize and levy upon as the property of the above defendant the following described property, situated in Garza County, Texas, to-wit:

(Said description showing the commanding me as Sheriff of said number of acres, original survey, county to seize, levy upon, and locality in county, and name by sell in the manner and form as required by law the hereinafter de- which said property is most generally known.)

WHEREAS, by virtue of said FIRST TRACT: Block 157, S 8 judgment and said Order of Sale of E 671/2' of Lot 6, E 671/2' of Lot and the mandates thereof I did on 7, City of Post.

And I will on the first Tuesday in the month of November, 1971 month, proceed to sell all the right, Garza County, Texas, to-wit: title, and interest of the Defendant (Said description showing the in and to said property at the Court House door of said county in the number of acres, original survey, city or town of Post between the locality in county, and name by hours of 10:00 a. m. and 4:00 p.m. to the highest bidder for cash, prowhich said property is most genvided, however, that none of said FIRST TRACT: Lot 10, Block property shall be sold to the owner 129, City of Post. of said property directly or indirect-SECOND TRACT: Lots 9 and 10, ly or to anyone having an interest Block 130, City of Post, therein or to any party other than And I will on the first Tuesday a taxing unit which is a party to in the month of November, 1971, this suit for less than the amount the same being the 2nd day of said month, proceed to sell all the right, of the adjudged value of said property or the aggregate amount of title, and interest of the Defendant judgments against sald property in in and to said property at the Court House door of said county in the

ing the day of judgment herein and scribed property; and subject also to the transfer ty in and subject also to the property where and interval where the solution of solid in the solid in and subject also to the right of the erally known.) judgment and said Order of Sale divided and sold in less divisions Texas.

> DATED at Post, Texas, this the 28th day of September, 1971. J.A. HOLLEMAN, Sheriff Garza County, Texas

County of Garza SHERIFF'S SALE

WHEREAS, on the 22nd day of June, 1970, in Cause No. 2510, in to the highest bidder for cash, pro- and Augustine Gomez as Respon-FIRST TRACT: Lots 34, 35 East the District Court of Garza County.

cipal Water District, Post Indepen-

who may intervene herein and set city or town of Post between the September, 1971, by virtue of said said suit, which ever is lower, sub- of Augustine Gomez but has been Texas, this the 18th day of Other of up their respective tax claims hours of 10:00 a. m. and 4:00 p.m. judgment and the mandates there- ject also to the right of the De- unable to do so; that the diligence A. D., 1971. to the highest bidder for cash, pro- of the Clerk of the above mentionfirst Monday after the expiration of said property directly or indirect- commanding me as Sheriff of said Defendant to have said property may be related to, acquainted with,

DATED at Post, Texas, this the unable to learn from any source 28th day of September, 1971.

quired by law the hereinafter de- time and manner provided by law which said property is most gen- the date of issuance of this Cita tion, the same being Monday the

FORT WORTH - A man mailing of over \$,000 sopies of the FIRST TRACT: Lots 11, 12, of 29th day of November, A. D., 1971. at or before 10 e'clock A.M. before Fat Stock Show premium list, of the Honorable District Court of ering over \$250,000 in award, but here completed to prevent but the Alexander Addition to Post, at or before 10 o'clock A.M. before And I will on the first Tuesday Garza County, at the Court House been completed to previous ethics. in the month of November, 1971, in Post, Texas.

tors, according to W. R. Watt, be the same being the 2nd day of said Said plaintiff's petition was filed stock show president-manager month, proceed to sell all the right, on the 21st day of April, 1971. The file number of said suit betitle, and interest of the Defendant

The book contains 260 pages of facts and rules for exhibitors who in and to said property at the Court ing No. 2758. show at the 76th annual editer House door of said county in the The names of the parties said

of the stock show, Jan. 28 through city or town of Post between the suit are: hours of 10:00 a. m. and 4:00 p.m. Irene Lupe Gomez as petitioner.

the present whereabouts of Augus vided, however, that none of said dent. property shall be sold to the owner The nature of said suit be ing tine Gomer.

If this Citation is not served with of said property directly or indirect- substantially as follows, to wit: in 90 days after the date of its parties herein, and all said parties And I will on the first Tuesday dent School District, City of Post ly or to anyone having an interest That the whereabouts of Augusissuance, it shall be returned as

a taxing unit which is a party to that the whereabouts of Augustine served. Issued this the 18th day of Oets Given under my hand and real erty or the aggregate amount of fiant knows no person from whom indgments against said property in she can ascertain the whereabouts of said Court, at office in Past fendant to redeem same in the used in endeavoring to ascertain

CARL CEDERHOLM Clerk District Court. Garza County, Texas

By ELIZABETH DUNCAN Deputy Augustine Gomex, and she has been SEAL 4tc (10-21)

Stock Show premium lists being mailed

Dr. Frank Butterfield, Optometrist MONDAYS: 1:30 TO 5:30 P. M. THURSDAYS: 1 TO 5 P. M. After Hours by Appointment Ph. 495-2500 330 E. Main

You are commanded to appear

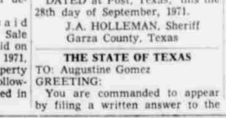
A Plug For The United Fund

By BOB FORD

In a few days, we will be starting our annual United Fund drive. Many people will groan and complain and then hide when they see a solicitor for the United Fund comina. Others will make a pledge with no intention of paying but just to get rid of the person who ask for a pledge. Others will give a token. Others will recognize the great good that is done through the United Fund in Post and in Garza County and will share generously.

I would want to remind you of one thing. Whether we want a community in the sense that we are a political unit created by the state. We are a community in the sense that we choose to live in Garza County. We could guit our job if we wanted to move badly enough. We are a community in the sense that we are human beings.

A community is as strong as it wants to be. If we want Garza County to be strong-not in numbers-but in spirit, we can make it that way. ONE way to do this is to share in the United Fund. Note the different ways the United Fund serves to strengthen lives and thus the community. The amount that we are seeking to raise is really very small when we look at the county as a whole. I would ask you to strengthen the community of people in Garzo County by supporting the community-serving and the communitystrengthening United Fund.



rst Monday after the expiration forty-two (42) days from and so same being the 22nd day of ovember, 1971, which is the reirn date for such citation, before e Honorable District Court of arza County, Texas, to be held at e courthouse thereof, then a n d tere to show cause why judgment wall not be rendered for such xes, penalties and interest and ists, and condemning said propty and ordering foreclosure of se constitutional and statut ory ins for taxes due the Plaintiffs, id the taxing units, parties hererein, together with a 11 interest, malties and costs allowed by law to and including the day of

Issued and given under my hand d seal of office of said Court in b City of Post, Garza County, mas, this 5th day of October, 71.

(s) CARL CEDERHOLM District Clerk Garza County, Texas 4tc (9-21) TATION BY PUBLICATION ATE OF TEXA **NUNTY OF GARZA**

a the name and by the authority the State of Texas, notice is reby given as follows: rO: W. R. Wilson, runknown owners, if any, of the rest and the state of the

ein after described property. unknown heirs of the unknown ners and of the known owners. iny known owners are n a m e d ein, if the known owner, if any, deceased, a n d the unknown ckholders of any corporation ned as defendant herein, if any, I to all persons, including ad-pending in the District Court of to the City of Post, Texas. to the City of P

and Garza County. Plaintiffs herein for taxes nown by exhibits "A", "B" and stached hereto, exclusive of September, 1971, by virtue of said plaintiffs and all other tax ing units who may set up their tax claims herein, seek recovery of de-de-Bertember, 1971, by virtue of said indgment and the mandates there-of the Clerk of the above mention-ed District Court of said county did hich said property is delinquent he Plaintiffs herein f o r taxes Plaintiffs and all other ta x i n g

herein, for taxes, to-wit: Block 1, Lot 15, Bingham Addition to the City of Post, Texas. Which said property is delinquent

to the Plaintiffs herein for taxes as shown by exhibits "A", "B" and "C" attached hereto, exclusive of interest, penalties and costs and there is included in this suit in addition to the 'axes, all said interest, penalties and costs, thereon, allow-

ed by law up to and including the

City of Post, Texas, against parties above named as defendants, by pe-tition filed on the 5th day of Octo-

Garza County, Texas, 106th Judi-

at, penalties and costs a n d linquent ad valorem taxes on t h e cause to be issued an Order of Sale

ty

Sizzling Steaks

As You Like Them

and Mexican Food

Are Featured at

Ge nez STEAK HOUSE

Clairemont Highway

Beer On Tap Beer and Wine erved with Meals

FULL BREAKFAST. LUNCHEON & DINNER MENU **DIAL 2470** Open 6 AM to 11 PM Daily

CLOSED MONDAYS

Attend the Church of Your Choice Sunday

This Church Message Is Sponsored By the Following Post Merchants

H&N GARAGE

510 N. Broadway Ph. 495-2526 - ALL KINDS OF AUTOMOTIVE REPAIRS -WILEY HILL & ELWOOD NELSON

GEORGE R. BROWN E. R. MORELAND Lubbock Hwy. Ph. 495-2886 -OIL OPERATORS-

POST INSURANCE AGENCY HAROLD LUCAS 122 E. Main Ph. 495-2894 "INSURE TODAY-BE SECURE TOMORROW"

POSTEX PLANT A Unit of Burlington Industries "Sleepy Time Is Garza Time"

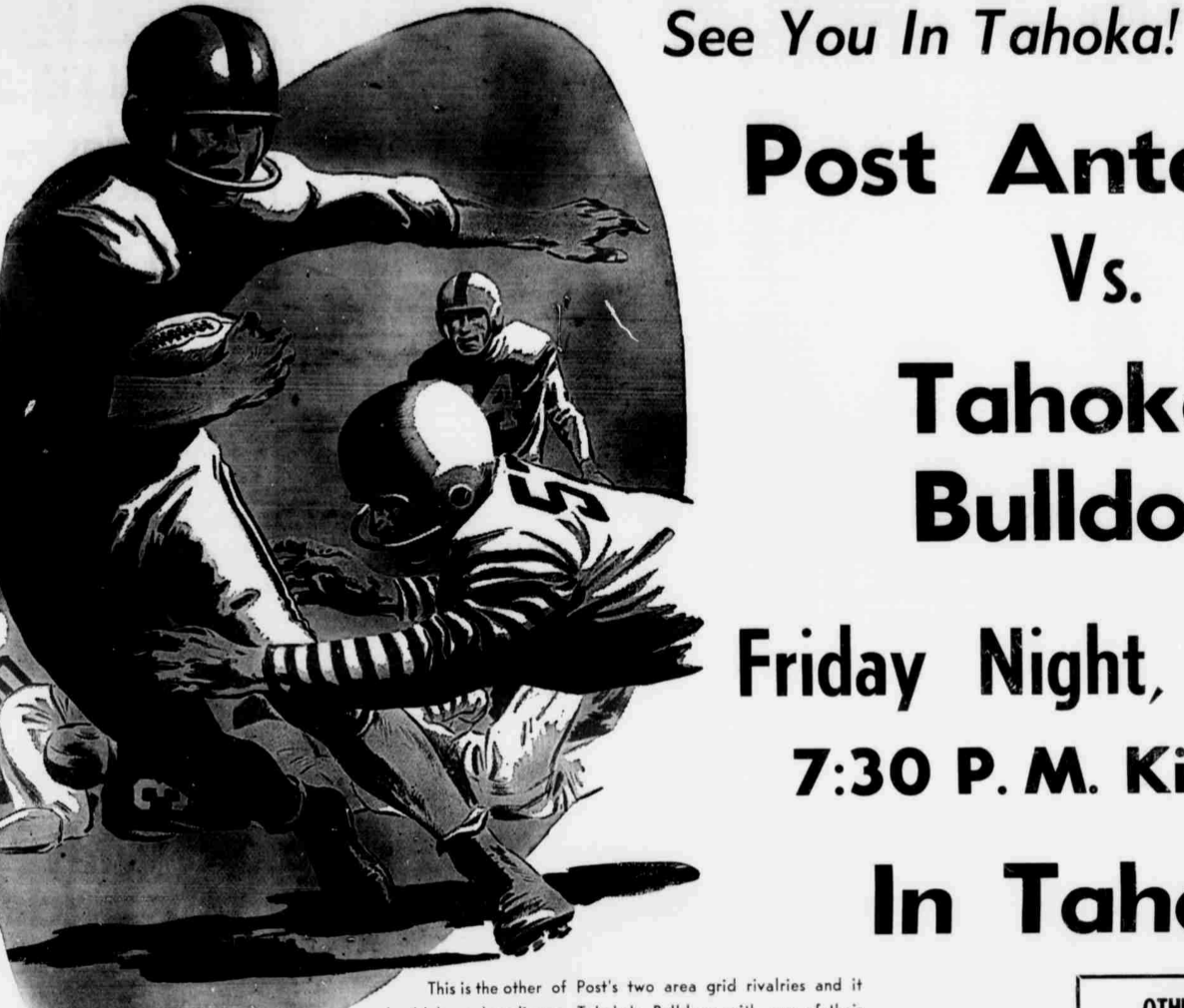
HIGGINBOTHAM-BARTLETT CO.

110 S. Broadway Ph. 495-2080 "We Furnish Your Home from Plans to Paint"

POST AUTO SUPPLY NOAH STONE 114 S. Ave. 1 Ph. 495-2881 AUTO PARTS_REPAIRS_BODY WORK-GLASS

HUDMAN FUNERAL HOME Ph. 495-2821 615 W. Main - 24 HOUR AMBULENCE SERVICE -

POST IMPLEMENT CO. International-Harvester "Sales & Service" Ph. 495-3140 205 W. Main



Post Antelopes Vs. **Tahoka's** Bulldogs Friday Night, Oct. 22 7:30 P. M. Kickoff In Tahoka

This is the other of Post's two area grid rivalries and it should be a humdinger. Tahoka's Bulldogs with one of their best teams in years shut out Denver City two weeks ago 10-0 in what has to be their best game in several autumns. But surprisingly enough, their district record is no better than the Antelopes' 1-2 slate. They have dropped games to Frenship by two points and Idalou by seven, after scoring three opening nonleague wins against Olton, Stanton and Crosbyton. By the record, their defense is tougher than

OTHER TEAMS' SCHEDULES

their offense, which is also what you could say for the 'Lopes.

Thursday, Oct. 21: Post freshmen vs. Tahoka freshmen, at Post; 5:30 p. m

Tuesday, Oct. 26: Post 7th grade vs. idalou 7th grade, at Post; 5:30 p. m. Post 8th grade vs. Idalou 8th grade, at Post; 7 p. m

Thursday, Oct. 28: Post freshmen vs. lou freshmen, at Idalou; 5:30 p. m

These Post Firms Are Backing Our Antelopes for Another Victory

Holly's Drive In County Judge Giles W. Dalby Wilson Brothers H&M Construction Co. Service Welding & Const. Co. Jackson Bros. Food Locker Joe McCowen's Texaco Service D. C. Hill Butane Co. **Caprock Liquor Store United Super Market Postex Plant** Marshall's Department Store

D. and D. Producers Miller's Conoco Service Peel's Conoco Wholesale Lester Nichols, Gulf Wholesale **Rocker A Well Service** Post Implement Higginbotham-Bartlett Howell's Gulf Service Corner Grocery & Mkt. Ge'nez Steak House Bill's Long Branch R. E. Cox Lumber Co.

Harold Lucas Chevrolet-Olds **B&B** Liquor Store Hudman Furniture Co. George R. Brown Long's ENCO Service Garza Tire Co. Cash Implement Co. Western Lounge Ince Fina Station Mac's Barber Shop **First National Bank**

Toby's Restaurant & Drive-In Western Auto Associate Store Drover House No. 2 Modern Beauty Shop Short Hardware The Post Dispatch Harmon's Hamburger Hut **Bob Collier, Druggist** Anne's Beauty Salon Bottoms Up Shop **Piggly Wiggly**

Page 8 Thursday ,Oct. 21, 1971 The Past (Texas) Dispatch Chamber to sponsor crime prevention clinic

President Vic Slater named

of Jim Cornish James Mitchell,

of candidates from the Chambler

They are to make their report

vacancy left on the board.

Guilty plea in

district court here Tuesday to.

annual Chamber b a n quet.

zistion.

The Post Chamber of Commerce | Bryan J. Williams was named is sponsoring a Crime Prevent i on chairman of the study committee Clinic for local merchants Thurs- by Slater with other members beday night, Nov. 11. ing Harold Lucas, Charles Cooper,

Directors of the Chamber approv- Robert Cox, Neal Clary and Mrs. ed plans for the clinic at their Maxine Marks. October meeting Monday night in Asked to nominate a member of the Chamber office.

Jack B. Haire of Lubbock, Small Community Action board, directors Business Administration official, will bring films on hot checks and shop lifting here for the clinic to director of the Postex Plant. be held in the bank community room.

Local authorities will be invited to lead discussions on both subjects. Ford auto agency in Post.

Chamber directors agreed at the request of Mayor Giles C. McCrary to name a committee to study the updating of Post's fire zone Mrs. Ruby Kirkpatrick, Bill Mc ordinance

Council approves library request

The city council voted at its regular October meeting 1 a s 1 to the Thursday night to approve the re- next February. quest of Post Public Library trustees for necessary changes to permit the local library to qualify for federal library aid for the current and future years.

Jim Cornish, library board chairman, presented and explained the request to meet federal requirements. Other library board members, who were attending a special board meeting to plan the federal fund request, sat in on the presentation. They included trustees Ruth Young, Patty Kirkpatrick and Pee Wee Pierce, and volunteer librarian George L. Miller.

The council also voted to release He was sentenced by special for demolition and removal the old judge Truett Smith to not less filling station building at the corthan two nor more than eight years ner of Broadway and 8th streets in the state penitentiary, the senand a vacant house, both of which tence to run concurrently with the had been condemned as fire haz- ten years in prison given Wats on ards. They also condemned four by a district court jury here the junk cars which had been designa- assault case. ted as health hazards by the city Raymond Jefferson pleaded guil

health officer ty to robbery by assault, for the The council postponed action on same crime in which Watson drew appointment of a five-member Pub- his 10-year prison term last week, lic Housing Authority board until and received a five-year probated a later meeting sentence.



Veteran's Day

Waterflood-(Continued From Front Page) using only about half this much water, or 15,000 barrels daily.) In announcing expansion of the City of Post waterflood unit, Haddox said operators in areas west and north of Post already have approved the unit's expansion.

omics: Phyliss Kennedy, Genetta "Mechanically, this means that Kennedy, Kelly Chaffin. everybody will have a smaller in-Dress Revue: Debbie Tyler and terest in a much larger unit," he ue Cowdrey. explained. Field Crops Science: Joe Bevers,

New pay zones in the Garza field Mark Bevers. which have been developed in recent years are not affected by the the Chamber to the Garza County waterflood, Haddox said.

"If we can get anywhere near selected Walter Didway, personnel the tremendous response to our unitization expansion proposal we Chamber secretary Wyvonne got from you Post people we'll be very pleased," Haddox said.

Kennedy reported the Dallas zone He said even the Texas Railroad manager of the Ford Motor Co. Commission was amazed at the has written the Chamber seek in g a qualified person to open a new results when the hearing was held in Austin to consider the City of

Post unit, Haddox said. White, Jarita Norman. He said 1,550 people had been nominating committee composed ontacted prior to the hearing, inderson, Rusty Conner, and Jeff cluding many living in states clear Williams. to California, and that 971/2 per Bride and himself to select a slate cent of all royalty owners in the and Kelvin Thomas. ity had contracted to participate membership for 1972 directors of in the waterflood. the Chamber and for candidates for

The Houston official review ed the 1972 presidency of the organithe history of the Garza Field flood, pointing out it was begun in 1967 by another firm with the to the board at its Nov ember Brown interests starting a watermeeting. Voting is by ballot prior flood on 640 acres south of Post in 1968. Then the first unitization was the Post-Montgomery unit, followed by the City of Post unit.

Slaton welcomed Merary to the With everything going so well. board as a new director filling a the firm has changed its plan to develop other units and now to save

time is expanding the City of Post unit to include remaining wells in the entire additional area in which Highland Rusources has a major shooting entered interest. Pointing to the success of the

flood to date. Haddox said the first Alvin Watson pleaded guilty in 640 acres south of Post waterflooded through cooperative agreement charge of assault with intent to with other oil companies included murder with malice in the Feb. 1. 15 wells, which at the time the 1969, shooting here of Paul Soto. flood was begun in 1968 were down to a total of 2,800 barrels monthly

roduction Today, Haddox estimated water floating out about 10,000 barrels a month

He said the City of Post unit area is down to 8,500 barrels production monthly now as the waterflood actually begins with water injection in the first 10 wells to be converted. Using the pattern developed virtually every other well will in the big field will be used for

By expanding the City of Post mit, the firm also will save in the construction of additional pumpag plants for water.

City of Post unit water plant can handle the expansion area too, a patrick eastern edge of Post to make it

Johnson and Virgil Bilbo.

to "a bit of beautification" for the Haddox said.

these will be consolidated down to just two tank batteries for the

4-H awards —

(Continued From Front Page)

Maddox, Nita Jo Gunn, Jodine Tip-

Consumer Education-Home Econ-

Food-Nutrition: Cindy Terry, Ka-

Home Management: Maria Shel-

Horse: John Johnson, Sue Bev-

ers, Jan Hall, John Bill Hedrick.

Leadership: Sandra Bostick.

Judging: Jim Norman, Melvena

Personal Development: Sh er ry

Safety: Tony Conner, Bruce San-

Sheep: Nancy Clary, Joe Clary

Swine: Brent Terry, Bill Alexan-

man, assisted by Cindy Bird. The

First Year: John McCowen, Deb-

hie Tyler, Danny Gunn, Roberta

Thomas, Billy Alexander, Edna

Solis, Pilar Vasquez, Irene Sanchez,

Jamie Norman, Jeff Williams, Jan

Second Year: Lisa Cowdrey

Karen Williams, John Chaffin,

Randy Conner, Joe Neal Clary.

Stephen Myers, Jarita Norman,

Melanie King, Nita Jo Gunn, Nancy

McCowen, Cindy Terry, and Brent

Third Year: Kathle Morris, Don-

na Shelton, Melvena Stewart, Jim-

(Continued From Front Page)

Hallmark, Hearn & Company

Certified Public Accountants

Hall and Nancy Cook.

Voss rites—

Terry

pins were presented as follows:

ren Williams, Jamie Norman, Nan-

cy McCowen.

Stewart.

my Norman, Steve White, K a rla 4-H awards— Kennedy

Fourth Year: Amy Cowdrey, Kely Chaffin, Sandra Bostick, Jodine Foundation \$25, Texas Rehabilita-Tipton, Sherry White, Mark Terry, tion Center, \$25, and Texas United Darlene Gunn, Christle Conner. Fifth Year: Sue Cowdrey, Genetta Kennedy, Bruce Sanderson, Cy-

thia White, Mark Bevers, Phyliss Kennedy and Jay Kennedy. Sixth Year: Jerry Johnson, Nan-

cy Maddox, Kelvin Thomas, Tony Conner. Eighth Year: Marla Shelton, Joe Bevers, Rusty Conner, John Johnson and Sue Bevers.

Tenth Year: Laura Bevers.

Conner, presented adult leader pins to the following: First Year: Clarence Gunn, Arnold Sanderson, Helen Thomas, Toby Thomas, Billy Thomas, Mack Ter-

Choate Second Year: Lynn Young. Third Year: Noel White, Orabeth

Patsy Sanderson. Fourth Year: Anne Chaffin, Oneita Gunn, Bobby Terry, Gene Kender, Darlene Gunn, John McCowen, nedy,

Danny Gunn, and Christie Conner. Fifth Year: Wyvonne Keon e d y, Year pins were presented the members by Della Davis, county

> Tenth Year: Oreta Bevers. Other 4-H adult leaders recogniz ed for service were: Wagoner Johnson, 7th year; Lottie Shelton, 8th year; Faye Maddox, 13th year; Faye Payton, 18th year, B a rni e

> Friends of 4-H awards went to Tom Bouchier and John Brockman. The presentations were made by

Neal Clary, assisted by Randy Conner J. L. Hedrick made the presentation of the Graham 4-H Horse Club trophy to Sherry White,

Record book trophies were presented by Nancy Maddox, assisted by Jackie Reiter, and record book ribbons by Marla Shelton, assisted by Joe Clary.

The best first year record book trophies went to Jamie Norman and John Bill Hedrick, and the best hters, Margaret Anderson Platt of all-around record book trophies to Hood River, Ore., and Mary Voss Sherry White and Stephen Myers. "I Dare You" awards went to Sue Cowdrey and Rusty Conner,

with the presentations made by Karen Williams, assited by John McCowen. Della Davis, chairman of the

home demonstration council preof Commerce, and a niece, Ellen sented \$50 checks to the 4-H girls' fund and 4-H boys' fund.

John Johnson, outgoing chairman First United Methodist Church, of the county 4-H council presided and at the conclusion of the program presented the gavel to incoming chairman Nancy Cook, who introduced the other council officers. Others on the program included: Interment was in Terrace Ceme- Jan Bilbo, invocation: Rusty Contery under the direction of Hudman ner, welcome; Sue Cowdrey, 4-H Funeral Home. Pallbearers we're motto and pledge: Phyliss Kennedy Carl Cederholm, Bob Collier, Har- introduction of council members; old Lucas, Lewis Herron, Bob Kelvin Thomas, introduction of Lusk. Bill McMahon, Waggoner special guests, and Steve White, benediction.

Memorials may be sent to King's The printed program, meat and

Mrs. Patty Kirkpatrick.

ry, Jane Terry, Erwin Young, Silas

White, Bill Hedrick, J. L. Hedrick,

Katherine Johnson, Jennie Cow drey. ome demonstration council chair-

Jones and Floyd Richardson, both Nancy Clary, John Bill Hedr i ck. 23rd year.

incidental expenses were through the courtesy of Lyntegar Eelectric Cooperative, Inc.



MRS BAIRD'S **Baked** with family pride.



(Continued From Front Page) ball \$2,200, Salvation Army \$1,000, Garza County United Fund (drive expenses) \$300, Medical Research

The Rev. Bob Ford, chairman of the fund's budget committee which met a week earlier to consider all agency requests for next year, presented the committee's recommendations to the board headed by

Jim Cornish, who will be the drive chairman again this year for Monday, Nov. 1, pointing out that at least that much time will be required for organizing and planning the all-in-one financial

White, Jerry Johnson, Cynthia Short, J. R. Bell, Neal Clary, Mike than a year ago, the drive will last year.

Cornish said the big ad v a n c e gifts division, which he also will operate again, will kick off about week ahead of the main drive.

Christmas Seal drive date set

Nov. 10 has been set as the kickoff date of the 1971 Christmas Seal campaign in Garza and the 22 other counties of the West Texas area of the Texas Tuberculosis and Respiratory Disease Association.

Jack Lemmon, the renowed actor, comedian, and humanitarian, has been named the national chairman of the 1971 Christmas Sea campaign.

Fund (a combination of many additional agencies funded th r o ugh the state organization) \$25.

Cathy Long, assisted by Christie asked that the drive date be set

Special Kids Day

campaign. Due to a later organization start come about two weeks later than

this year's Halloween costume party will provide equipment and de-

Classified ads get quick

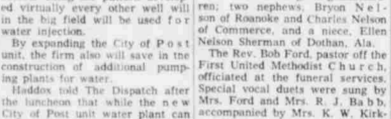
Symphony Guild sets Goblin Gala benefit LUBBOCK --- The Lubbock Sym-phony Guild will sponsor a Goblin phony Orchestra.

Gala at 8:30 p.m. Friday, Oct. 29, Gala at 8:30 p.m. Friday, Oct. 29, Furr Jr., says "instant on General chairman, Mn.

An annual benefit, proceeds from will be on hand for guests







side of Highway US-84 and the smaller pumping plant probably

will be built somewhere on the easier to reach lines on the cast Santa Fe tracks. The expansion plan also will lead

caterflood, thus removing a lot of

The Houston official explained his company now has 59 tank batteries in the Post area. He said

Parr of Amarillo; four sons, C. M. Jr. of Thousand Oaks, Calif., Weldon of Waco, Glenn of Post and Tom Voss of Glen Roe: 13 grandchildren and 14 great-grandchildren; two nephews; Bryon Nelson of Roanoke and Charles Nelson

POST INDEPENDENT SCHOOL DISTRICT - POST, TEXAS

STATEMENT OF CASH RECEIPTS AND DISBURSEMENTS FOR YEAR ENDED AUGUST 31, 1971

	OPERATING FUND							
	State & Co. Available	Local Maintenance	Transpor- tation	Food Service Fund	Student Activity Fund	Interest & Sinking Fund	Other Funds	Tota
OPENING CASH BALANCES 9-1-70	(928.53)	75,468.26	(3,637.37)	3,585.56	5.021.94	43,434.40	7,212.53	130,15
RECEIPTS 19 Local Sources 20 County Sources 30 State Sources 40 Federal Sources	128,137.00	478,760.25 165,128.00	23,628.00	39,090.44	23,468.71	92,549,64	37,912.89	633,56 8,23 35 (58
50 Sale of Bonds 60 Loans 70 Sale of Property 80 Incoming Transfers 85 Interfund Transfers Prior Year's Receivables Excess Payment By State	978.95	2,566,50 6,075,87 3,087,45 4,165.00		5,000.00 454.00	833.00	1,175.00	608.40 61.03	2.56 11.97 6.30 4.20
Total Cash Receipts	137,346.95	660,083.07	23,628.00	44,544,44	24.303.71	93,724.64	38,582.32	1,022,3
TOTAL FUNDS AVAILABLE	136,418.42	735,551.33	19,990.63	48,130.00	29,325.63	137,159.04	45,794.85	1,152.3
DISBURSEMENTS Budgetary Retirement of Current Loans Food Service Fund Interfund Transfers		609,580.30	19,990.63	45,112.42	24,178.65	\$2,610.00	38,017.27	955.9
Interfund Loans Inventory Purchases 1971-1972 Budget	- 1 m h						6.075.87	4.5
Prior Years Payable Liquidated	-	31,263.78	1000	275.64	835.00	1. 1. 1. 1.	1,459.95	33.5
Total Cash Disbursements	136,418.42	640,844.08	19,990.63	45,389.06	25,013.65	82,610.00	45,583.12	995,
CLOSING CASH BALANCES 8-31-71 ADD ACCOUNTS RECEIVABLE Interest Receivable	.90	94,707.23 1,798.50 39.87	.00	2,740.94	4.312.00	54,549.04	211.73 1.963.15	156.3
LESS ACCOUNTS PAYABLE	- 6	(29,200.43) (4.165.00)				424.00		(29.)
UNENCUMBERED TITLE FUNDS	-			-			(1.213.88)	(1.2
UNENCUMBERED BALANCES \$-31-71 _	.00	63,150.19	.00	2,740.94	4.312.00	54.973.04	.00	124.3

NEED YOUR BODY **REBUILT**?



Then See Al Howard in **Our Paint & Body** Department.

Al has 30 years experience in auto paint and body repair, most of it in the Post-Slaton area. All of our customers are invited to come in, get acquainted and ask about a free estimate.

Bill Adams Olds-Pontiac-GMC

150 W. Lynn

SLATON, TEXAS

Lopes will try to spoil Tahoka homecoming Friday

Both teams are 1-2 in 4AA competition

The Post Antelopes, held score- blanked Denver City and held a their last two outings while their other two conference opponding 61 points to the opposition, ents to narrow margins of victory be trying to "put somet h i ng Friday night when they against the Tahoka Bulldogs at hoka in a District 4AA game. Tahoka has the same d ist rict

ark as Post, 1-2, having won the one" against Denver City in

invading eleven.

thet'

team whose starters are not prem is also smaller than the Anlacks in heft.

They are a well-balanced and a adisciplined team, and especi- ton game because of a knee injury.

Denver City bus trip scheduled

Football fans wanting to save ed bus to Denver City on Fri- overnight in the hospital here. Nov. 5. for \$4.75 - round trip.

The Denver City game will be e next to the last for the Post. telepes this season and the long-

t road trip of them all. Fans wanting tickets for a s c a t an Monday, Nov. I: Ronald Simpa 2035: Katherine Johnson, 2668 ally Conoly, 2332.

How the Antelopes' opponents fared

etersburg 46, HALE CENTER 0 FLOYDADA 35, LOCKNEY 14 FRENSHIP 20, RALLS 14 ROOSEVELT 16, DENVER CITY

IDALOU 14, TAHOKA 7

GAMES POSTPONED

it was reported here

WHITE'S

Permanent

ANTI-FREEZE

1.43 gal.

SALE ENDS OCT. 30

ing plays, our key defensive men Rain Tuesday forced a postpone-'left home'; outside of that our ent of games at Tahoka between team played a good game against Post and Tahoka 7th and 8th an outstanding Slaton fresh m a n de foothall teams, No definite team," the Post coach said. was set for the games to be Slaton's touchdowns came on a

Most of the Bulldogs' offense is run from the Hardin-Simmons winged T formation and they vary their defense from the monster to the split 6 systems.

The probable starters on offense for Tahoka are: Phil McClendon, 100 upset, but losing to Frenship. 140-pound junior, left end; Gary 12 and to Idaiou, 17-7. In non- McElroy, 160-pound junior, 1 e f et competition, the Bulldogs tackle; David Turner, 150-po u n d won from Stanton, Crosbyton senior, left guard; Clyde Curry, 160pound senior, center; Rux Hens-

The Antelopes of Coach B o b b y sley, 155-pound senior, right guard; is will catch Tahoka on home- Clifford Laws, 212-pound ju n ior, ing night, an event that usually right tackle; Louis Zedlitz, 170ds the home team fired up for pound junior, right end; Jeff Atwell, 170-pound senior, quarterback;

For one of the few times this John Thomas, 180-pound junior, son, Post will be going aainst tailback; Gary McCord, 140-pound junior, wingback, and Ladd Robminantly seniors. The T a h o ka erts, 175-pound senior, fullback.

Coach Davis said the Antelope ape crew, but has gained the re- squad is in "fair" shape physition this season of making up cally for Friday night's game. He mickness and versatility what said it is doubtful that Tol Thomas, starting center, will be able to play, after having missed the Sla-

strong on defense, having Don Eilenberger replaced Thomas at the center position against Sla-

Senior end Larry Hair, who received a mild concussion in the Slaton game, was working out again this week and is slated to see service against Tahoka, Hair, injured in a sideline tackle late in ar and tear on themselves and the Slaton game, was carried from automobiles can ride a char- the field on a stretcher and kept Sophomores Dennis Conrad, a

tackle, and Albert Torres, a back, may miss action against Tahoka because of injuries. Looking back on the Slaton game

Coach Davis said the team made ans wanting tickets for a seat a "good effort" in spite of numer-the 39-seat chartered bus c a n ous mistakes. "They never let rve one by telephoning one of down as a team - in fact they se Anelope boosters not later haven't let down as a team in any game this season," he said.

Freshmen lose to Slaton '11'

Although coming up with w h a t Coach Lane Tannehill described as "their best effort" of the season, the Post freshman foot b a l l team lost to the Slaton freshmen 22 to 0, last Thursday at Slaton.

"On all three of Slaton's scor-

Tony Roses, halfback on the Antelope football squad, was crowned Pep Squad Beau in a pre-game homecoming ceremony Friday night. Tany, a senior, was crowned by Wynette Byrd (left), pep squad president.---(Staff Photo)





teams moved to 5AA ence, and will send next fall's dis- Ralls and Idalou will remain in

newest realignment, to take effect trict winner into a bi-district play- District 4AA, which will also have next fall, changes the designation off against the 6AA representative Abernathy, Floydada, Lockney and Post's district from 4AA to 5AA, instead of the 3AA titlist, as is Tulia, the latter down from Class takes away Idalou and Ralls and the case this year and has been AAA. adds Lubbock Cooper. With Post in District SAA besides

for the last several years. The switcheroo makes the Ante- Lubback Cooper, the newcomer Lubback Cooper will be "old lopes' new district a seven-t e a m Lubbock Cooper, the newcomer to friends" Tahoka, Slaton, Frenship, instead of an eight-team confer- the district, is up from Class A. Denver City and Roosevelt.



PEP SQUAD BEAU



Homecoming battle The Slaton Tigers, with 150-pound junior guarterback Steve Niem a n

showing the way, wrecked the Post Antelopes' hopes for a homecoming Post victory Friday night with a 28-0 de- 15 cision before a large crowd at An- 101 telope Stadium.

The Tigers spread their touch- 0 downs out - one in each quarter- 87 with Nieman passing for two and 3 for

running over the other two. The final score doesn't tell the 65 whole story, since Coach B o b b y 1 Davis' Antelopes battled the Tigers

valiantly and gave up each touchdown grudgingly. It was just an-

Teams in District 6AA, which other of those nights when nothing will send its loop champion against seemed to go right for the sophothe 5AA champ in 1972, are Anmore-laden Post team. Misses asson, Hamlin, Haskell, Merkel and signments, busted plays, bad snap-

Stamford. backs, poor blocking and an incon-Coach Bobby Davis said to day Antelope setback - their fifth in Woods. that the only change in Post's schedule will be the dropping of six games. non-district foe Hale Center and

ponent Lubbock Cooper. The coach said other non-district games. It was the third dist rict after a pass interference ruling games on the 1972 schedule will be Lockney and Ralls away from Post and Floydada and Idalou at home, for the Post team, including a few

in that order. outstanding individual performanc- 13.0 A district meeting was held last es, but once again they were un-

few years and is favored to win



Those admitted to Garza Memorial Hospital since Tuesday of last

week were: Bera Wilson, medical Syan Thomas, medical Phil Mathews, medical Josefina Villa, accident Ernie Saldivar, medical Helen Coffee, medical Mittie Manly, medical Kathleen Boulware, medical Larry Hair, accident Margie Terry, obstetrical Chris Clark, medical

and defensive end Rusty Conner trapped Ron Bartley for a sevenyard setback to the 20. It was from that point that Nieman hit Kitten with the TD pass. The 'Lopes came right back with

a 52-yard drive to the Slaton 28 that

Game Statistics

12

118

First Downs Net Yds. Rushing 5 of 11 Passes Comp. Had Intercepted Yds. Passing

Penalties Yds. Penalized Fumbles Lst.

the threat

The fumble recovery was turned 2-4 reading through their first six laborating on a 43-yard pass play, a five-yard loss

loss for the 'Lopes against one win had kept the drive going for the yard to the Slaton 41, but four There were flashes of brilliance Tigers, Davis' extra point kick

Following the kickoff after the night at Tahoka to draw up the able to put it all together. Sopho- second TD, Post went from its 19 38 from where Nieman kept and District SAA schedule for the 1972 more quarierback Jerry Tyler turn- to the Slaton 44, with a 29-y ard zig-zagged for the TD behind good ed in his best performance thus pass from Tyler to Josey the hig blocking. Nieman passed to Tom gainer. A fourth down gamble fail-

back to the Tigers. tackle The visitors roared down to the Jay Pollard and end Ricky Shep- eight-yard line, where Owen poun- threat the rest of the way, but the non-conference victories to date in- herd - played good games defen- ced on Nieman's fumble, with 1:47 hard-hitting action proved costly to sively, along with junior Danny Lee of the first half showing on the the Antelopes when senior end Larat a defensive halfback position. clock

Kenneth Price, junior halfback, The 'Lopes were forced to punt who subbed for the injured Robert giving Slaton the ball on the 50. Mindieta late in the game, caught Nieman passed to Bartley for 15 me of Tyler's passes and turned in yards, but Pollard nailed the Tiger in 18-yard ground gain for the quarterback for an eight-yard loss, Antelopes' longest run of the night. and Mindieta added insult to in-

muchdown on an 11-play, 71-yard at the line and racing it back to the drive after receiving the open n.g. Slaton 44. kickoff, with Nieman passing 2.0 With time fast running out, Slayards to Clyde Kitten and Randy ton drew a 15-yard penalty to their

Remington

With only nine seconds show i ng on the clock, Johnny Minor went back for an apparent field goal at-Slaton tempt, with John Johnson holding, but the snapback got away and 17 bounded all the way to the midfield 197 10 of 14 stripe on the final play of the first 1 half. 197

The teams see-sawed back and Punts, Avg. 2 for 47.5 forth between the 30-yard lines in the third quarter until with 4:30 of the period remaining, the Tig ers 1 held for downs on their 48, when - Post lost a gamble for two yards on fourth down.

The Post drive was kept moving | Slaton pushed down to the Post by a 12-yard pass from Tyler t.0 38, then on to the 23 on a 15-yard Randy Kennedy and two off s i d e penalty against Post. Bartley swept end for 20 yards to the three, and rest of the yardage came the hard Nieman sneaked across from the way on short gainers by Mindieta, one on his second attempt. Davis sistent offense all contributed to the Tyler. Kyle Josey and David kicked the extra point to make it

Late in the third quarter, Post The win evened Slaton's confer- into a Slaton touchdown 12 plays held for downs on its 38 after Kenthe scheduling of new district op- ence mark at 2-2 and gave them a later with Nieman and Davis col- ny McKamie stopped Nieman for

Tyler passed to Price for 21plays later the Tigers had pushed sailed wide to leave the score at the 'Lopes back to their 43 to take over on downs.

Two short gains carried to the Roche for the extra point to give at 28 to 0.

Neither team made a serious ry Hair was carried fom the field on a stretcher and admitted to the hospital with a head injury.



Lubbock Cooper, the newcomer far, hitting on five of 11 passes for to the district, has been one of Dis. 87 yards, despite poor protection ed on the Slaton 44 to give the ball the scoreboard a rest for the night trict 5A's strongest teams the last on most of his attempts. Two other sophomores

this season's championship. Their clude a 14-7 win over Roosevelt, the current leader in District 4AA.

Davis kicking the extra point.

throw-back pass, a drive after recovering a Post fumble, and on a double reverse.

"Le Mans," now showing through the Sunday matinee at the Tower Theatre, explores the sheer force and endurance of the world's most famous and dangerous racing competition Steve McQueen, himself a champion racer, is joined by 45 internationally renowned professional drivers in a realistic, nerve-shattering re-creation of the toughest test of men and machines on earth. Over a million dollars worth of

the world's fastest, best-engineered cars were used in the filming.

Ride A Chartered Bus To Denver City Game FRIDAY, NOV. 5

With 38 Other Antelope Boosters

4.75 Seat

Reservations Must Be Made By MONDAY, NOV. 1

	TO RESERVE YOUR SEAT	CALL-	
ameri	Simpson ne Johnson Conoly	Phone Phone Phone	2668

says Post to win

Steve McQueen 'Le Mans' star

ball forecast record for last week. week, his choices capitalized:

POST at Tahoka Lopes had their Homecoming spoiled, so why not spoil Tahoka's?

> Mustangs - or could it? Idalou at SLATON. More on

hunch than anything else. Eagle roll?)

Five right and five wrong for an . ABERNATHY at Friona. These unimpressive 500 percentage was particular Antelopes picking up The Dispatch crystal gazer's foot- speed

LITTLEFIELD at Dimmitt. Wild-Fosdick missed the Olton-Aber- cats to outclaw Bobcats.

nathy tie, along with the Texas Floydada at OLTON. The week's Tech-Boston college, Post-Slato n. upset. Morton at LOCKNEY. Home Denver City-Roosevelt andn Dimmitt-Morton games. As a native field to make the difference. Texas Tech at SMU. He had to Arkansawyer, he counts the week

a success, however, with his 'okay' capitalize SMU anyway, so why pick of the Razorbacks over Texas. not? Here are his selections for this but not out Rice at TEXAS. Longhorns down,

ATTEND FUNERAL

Mrs. A. T. Nixon attended the DENVER CITY at Ralls. It could funeral of her brother-in-law, J. B. not be three straight setbacks for Weathers, Tuesday in Santa Anna.

W. H. Shaw, medical Grace Saldivar, medical Mae Jackson, medical Joyce Ledbetter, medical Ima Lee Swanger, medical Ida Mae Wilks, medical Alta Williams, medical Horace B. Sprott, medical Amelia Davis, medical Boone Evans, medical Dismissed

fommy Sweeten, acci

Laura Snow Darris Stephens Wesley Stephens Della Lockhart Phil Mathews Ernie Saldivar Svan Thomas Larry Hair Alta Pettigrew Ima Lee Swanger Margie Terry Mattie Manly

EL PASO VISITORS

Weathers, Tuesday in Santa Anna. Mrs. Julia Murphy and Miss La-The service was held in the First verne Harrison of El Paso visited Methodist Church and interment over the weekend in the home of to meet. was in Santa Anna Cometery, Wea- Mrs. W. R. Graeber. They were Frenship at ROOSEVELT Eagles there died Oct. II in a Coleman here to visit Mrs. Murphy's son, so attended by County Agent Syd keep rolling (did you ever see an hospital a few days after suffering Jeff Murphy, who teaches school Conner and Mrs. Janis Choale

quarter, but the Tigers recovered a Post fumble on their 28 on the first play of the second quarter to chill

Election held by Jr. Leaders 4-H

ers 4-H Club at their first meeting

of the new club year. John John

Officers elected were Junior Stel

chairman: Tony Conner, secretary

Rusty Conner and Jan Bilbo, coun

ty council representatives.

home demonstration agent.



Order Special Meat Cuts by Phone

We'll package them and have them ready for quick pick up at your convenience. Order steaks, roasts, bacon, jerky, etc. Just **DIAL 3245**



Page 10 Thursday, Oct. 21, 1971 The Post (Texas) Dispatch

Legal Notices

CITATION BY PUBLICATION STATE OF TEXAS COUNTY OF GARZA

In the name and by the authority of the State of Texas, notice is hereby given as follows:

TO: Davis Daugherty and Fannie Daugherty,

the unknown owners, if any, of the herein after described property, the unknown heirs of the unknown owners and of the known owners, if any known owners are n a m e d herein, if the known owner, if any, be deceased, and the unknown stockholders of any corporation named as defendant herein, if any, and to all persons, including adverse claimants, owning or having any legal or equitable interest in or lien upon the following described Garza County, Texas, 106th Judiproperty, delinquent to Plaint i f fs herein, for taxes, to-wit:

to the City of Post, Texas

Which said property is delinquent to the Plaintiffs herein for taxes as shown by exhibits 'A", "B" and and Garza County. "C" attached hereto, exclusive of interest, penalties and costs and there is included in this suit in addition to the taxes, all said interest. penalties and costs, thereon, allowed by law up to and including the day of judgment herein.

You are hereby notified that suit has been brought by Post Independent School District, White River the establishment and foreclosure Municipal Water District and the of liens, if any, securing the pay-City of Post, Texas, against parties ment of same, as provided by law. above named as defendants, by petition filed on the 5th day of October, 1971, in a certain suit styled

Post Independent School District, Et Al Vs. Davis Daugherty and Fannie Daugherty, for collection of taxes on said pro-

perty and that said suit is now at any time, thereafter, up to the pending in the District Court of date of judgment, including all in-Garza County, Texas, 106th Judicial District, and the file number by law thereon, may upon request of said suit is 2814, that the names therefor, be recovered herein withand collect taxes on the property parties herein, and all said parties herein described, not made parties shall take notice of and plead and 1971. to this suit are the State of Texas answer to all claims and pleadings and Garza County.

Plaintiffs and all other taxing after be filed in said cause by all units who may set up their tax other parties herein, and all of SEAL claims herein, seek recovery of de- these taxing units above na m e d. linquent ad valorem taxes on the who may intervene herein and set property herein above described, up their respective tax claims and in addition to the taxes, all interest, penalties and costs allowed thereon, up to and including the day of judgment herein and first Monday after the expiration the establishment and foreclosure of forty-two (42) days from and of liens, if any, securing the pay- after the date of issuance hereof,

ment of same, as provided by law. All parties to this suit, including Plaintiffs, Defendants and intervenors shall take notice that claims the Honorable District Court of not only for any taxes which were Garza County, Texas, to be held at delinquent on said property at the the courthouse thereof, then and time this suit was filed but all taxes becoming gelinquent thereon shall not be rendered for such at any time, thereafter, up to the taxes, penalties and interest and date of judgment, including all in- costs, and condemning said propterest, penalties and costs allowed erty and ordering foreclosure of by law thereon, may upon request the constitutional and statutory therefor, he recovered herein with- liens for taxes due the Plaintiffs, out further citation or notice to any and the taxing units, parties hereparties herein, and all said parties to, and those who may interve n e shall take notice of and plead and herein, together with all interest, answer to all claims and pleadings penalties and costs allowed by law now on file and which may hereafter be filed in said cause by all judgment herein, and all costs of marting hornin. and all these taxing units above na m e d, who may intervene herein and set up their respective tax claims the City of Post, Garza County, against said property. You are hereby commanded to ap- 1971 pear and defend such suit on the first Monday after the expiration of forty-two (42) days from and after the date of issuance hereof. SEAL the same being the 22nd day of November, 1971, which is the return date for such citation, before the Honorable District Court of Garza County, Texas, to be held at the courthouse thereof, then and there to show cause why judgment shall not be rendered for such taxes, penalties and interest and costs, and condemning said property and ordering foreclosure of the constitutional and statutory liens for taxes due the Plaintiffs. and the taxing units, parties hereto, and those who may interven a herein, together with all interest. penalties and costs allowed by law up to and including the day of judgment herein, and all costs of this suit.

"C" attached hereto, exclusive of interest, penalties and costs and there is included in this suit in addition to the taxes, all said interest, penalties and costs, thereon, allowed by law up to and including the day of judgment herein.

You are hereby notified that suit hasbeen brought by Post Independent School District, White River Municipal Water District and the City of Post, Texas, against parties above named as defendants, by petition filed on the 5th day of October, 1971, in a certain suit styled Post Independent School District. Et Al Vs. H. F. Stevens

for collection of taxes on said property and that said suit is now pending in the District Courters i cial District, and the file number of said suit is 2813, that the names Lot 17, Block 1, C. Hart Addition of all taxing units which assess and collect taxes on the property herein described, not made parties

to this suit are the State of Texas Plaintiffs and all other taxing units who may set up their tax claims herein, seek recovery of delinquent ad valorem taxes on the property herein above described. and in addition to the taxes, all interest, penalties and costs allowed by law thereon, up to and including the day of judgment herein and All parties to this suit, including the Plaintiffs, Defendants and intervenors shall take notice that claims not only for any taxes which were delinquent on said property at the time this suit was filed but all taxes becoming delinquent thereon terest, penalties and costs allowed of all taxing units which assess out further citation or notice to any the City of Post, Garza County,

> now on file and which may hereagainst said property.

You are hereby commanded to appear and defend such suit on the the same being the 22nd day of November, 1971, which is the return date for such citation, before there to show cause why judgment

up to and including the day of

property herein above described, after the date of issuance hereof. and in addition to the taxes, all inthereon, up to and includby law

the establishment and foreclosure of liens, if any, securing the payment of same, as provided by law. All parties to this suit, including not only for any taxes which were erty and ordering foreclosure of delinquent on said property at the the constitutional and statutor y time this suit was filed but all liens for taxes due the Plaintiffs, taxes becoming delinquent thereon and the taxing units, parties hereat any time, thereafter, up to the to, and those who may interve n e date of judgment, including all in- herein, together with all interest, terest, penalties and costs allowed by law thereon, may upon request

therefor, be recovered herein without further citation or notice to any parties herein, and all said parties shall take notice of and plead and answer to all claims and pleadings now on file and which may here after be filed in said cause by all other parties herein, and all of these taxing units above named. who may intervene herein and set

up their respective tax claims SEAL against said property. You are hereby commanded to appear and defend such s u i t on the

first Monday after the expiration of forty-two (42) days from and after the date of issuance hereof. the same being the 22nd day of November, 1971, which is the return date for such citation, before Garza County, Texas, to be held at the unknown heirs of the unknown the courthouse thereof, then and owners and of the known owners, there to show cause why judgment if any known owners are n a m e d erty and ordering foreclosure of named as defendant herein, if any,

and the taxing units, parties hereto, and those who may interven e herein, together with all interest, penalties and costs allowed by law up to and including the day of judgment herein, and all costs of this suit.

Issued and given under my hand and seal of office of said Court in Texas, this 5th day of Oct o b e r, (s) CARL CEDERHOLM

> District Clerk Garza County, Texas 4tc (9-21)

CITATION BY PUBLICATION STATE OF TEXAS COUNTY OF GARZA

In the name and by the authority of the State of Texas, notice is hereby given as follows: John M. Hatter and John TO:

M. Alexander, the unknown owners, if any, of the herein after described property. the unknown heirs of the unknown owners and of the known owners, if any known owners are n a m e d herein, if the known owner, if any, be deceased, and the unknown stockholders of any corporation named as defendant herein, if any, and to all persons, including adverse claimants, owning or having

any legal or equitable interest in or lien upon the following described property, delinquent to Plaint i f fs rein, for taxes, to-wit: Lot 36 of the Alexander Addition

to the City of Post, Texas Which said property is delinquent

as shown by exhibits "A", "B" and

attached hereto,

clairs herein, seek recovery of de first Monday after the expiration of the State of Texas, notice is ber, 1971, in a certain suit styled therefor, be recovered herein with-judgment herein, inquent ad valorem taxes on the of forty-two (42) days from and hereby given as follows: TO: C. J. Hooper.

the same being the 22nd day of the unknown owners, if any, of the terest, penalties and costs allowed November, 1971, which is the te- herein after described property. turn date for such citation, before the unknown heirs of the unknown ing the day of judgment herein and the Honorable District Court of owners and of the known owners, Garza County, Texas, to be held at if any known owners are n a m e d the courthouse thereof, then and herein, if the known owner, if any, there to show cause why judgment be deceased, and the unknown shall not be rendered for such stockholders of any corporation Plaintiffs, Defendants and inter- taxes, penalties and interest and named as defendant herein, if any, venors shall take notice that claims costs, and condemning said prop- and to all persons, including adverse claimants, owning or having any legal or equitable interest in Lot I, Block 150, in the City of

penalties and costs allowed by law Post, Texas. up to and including the day of judgment herein, and all costs of this suit.

Issued and given under my hand and seal of office of said Court in the City of Post, Garza County. Texas, this 5th day of Oct o b e r, 1971

> (s) CARL CEDERHOLM **District Clerk** day of judgment herein. Garza County, Texas 4tc (9-21)

CITATION BY PUBLICATION STATE OF TEXAS COUNTY OF GARZA

In the name and by the authority of the State of Texas, notice is hereby given as follows: Et Al Vs. C. J. Hooper,

TO: J. P. Hogan, the unknown owners, if any, of the the Honorable District Court of herein after described property, perty and that said suit is now shall not be rendered for such herein, if the known owner, if any, of said suit is 2822, that the names taxes, penalties and interest and be deceased, and the unknown of all taxing units which assess costs, and condemning said prop- stockholders of any corporation and collect taxes on the property constitutional and statutor y and to all persons, including ad- to this suit are the State of Texas liens for taxes due the Plaintiffs, verse claimants, owning or having and Garza County. any legal or equitable interest in property, delinquent to Plaint iffs claims herein, seek recovery of de- after the date of issuance hereof, herein, for taxes, to-wit: Lot 4, Block 129, in the City of

Post, Texas. Which said property is delinquent "C" attached heretc, exclusive of interest, penalties and costs and of liens, if any, securing the paythere is included in this suit in ad- ment of same, as provided by law. dition to the taxes, all said interest. penalties and costs, thereon, allow- Plaintiffs, Defendants and intered by law up to and including the

day of judgment herein. You are hereby notified that suit has been brought by Post Indepen- time this suit was filed but all to, and those who may interven e dent School District, White River taxes becoming delinquent thereon herein, together with all interest, Municipal Water District and the at any time, thereafter, up to the penalties and costs allowed by law City of Post, Texas, against parties date of judgment, including all in- up to and including the day of above named as defendants, by pe- terest, penalties and costs allowed judgment herein, and all costs of tition filed on the 5th day of Octo- by law thereon, may upon request ber, 1971, in a certain suit styled therefor, be recovered herein with-

Post Independent School District, out further citation or notice to any Et Al Vs. J. P. Hogan, for collection of taxes on said proshall take notice of and plead and perty and that said suit is now answer to all claims and pleadings pending in the District Court of now on file and which may here-Garza County, Texas, 106th Judi- after be filed in said cause by all cial District, and the file number other parties herein, and all of of said suit is 2823, that the names these taxing units above na m e d. of all taxing units which assess who may intervene herein and set and collect taxes on the property up their respective tax claims

herein described, not made parties against said property. to this suit are the State of Texas You are hereby commanded to apand Garza County. pear and defend such suit on the Plaintiffs and all other taxing first Monday after the expiration units who may set up their tax of forty-two (42) days from and claims herein, seek recovery of de- after the date of issuance hereof.

linquent ad valorem taxes on the the same being the 22nd day of property herein above described, November, 1971, which is the reand in addition to the taxes, all in- turn date for such citation, before to the Plaintiffs herein for taxes terest, penalties and costs allowed the Honorable District Court of d includ Garza County, Texas, to be held at

Et Al Vs. W. D. Smith, for collection of taxes on said property and that said suit is now Garza County, Texas, 106th Judi- after be filed in said cause by all 1971 cial District, and the file number other parties herein, and all of said suit is 2820, that the names of all taxing units which a seess who may intervene herein and set herein described, not made parties against said property. to this suit are the State of Texas

and Garza County.

property herein above described, Which said property is delinquent

to the Plaintiffs herein for taxes as shown by exhibits "A", "B" and "C" attached hereto, exclusive of the establishment and forecourd shall not be rendered for such be deceased, and the interest, penalties and costs and of liens, if any, securing the pay-interest, penalties and costs and of same as provided by law, taxes, penalties and interest and stockholcesed, and the there is included in this suit in addition to the taxes, all said interest, penalties and costs, thereon, allowed by law up to and including the

You are hereby notified that suit has been brought by Post Independent School District, White River Municipal Water District and the City of Post, Texas, against parties above named as defendants, by peby law thereon, may upon request suit. titionf iled on the 5th day of Octotherefor, be recovered herein withber, 1971, in a certain suit styled out further citation or notice to any

Post Independent School District, shall take notice of and plead and for collection of taxes on said proanswer to all claims and pleadings 1971.

now on file and which may herepending in the District Court of after be filed in said cause by all Garza County, Texas, 106th Judiother parties herein, and all of cial District, and the file number these taxing units above na m.e.d. SEAL who may intervene herein and set up their respective tax claims

against said property. herein described, not made parties You are hereby commanded to appear and defend such suit on the first Monday after the expiration Plaintiffs and all other taxing or lien upon the following described units who may set up their tax of forty-two (42) days from and

linquent ad valorem taxes on the the same being the 22nd day of property herein above described, November, 1971, which is the reand in addition to the taxes, all in- turn date for such citation, before terest, penalties and costs allowed the Honorable District Court of to the Plaintiffs herein for taxes by law thereon, up to and includ- Garza County, Texas, to be held at as shown by exhibits "A", "B" and ing the day of judgment herein and the courthouse thereof, then and there to show cause why judgment the establishment and foreclosure shall not be rendered for such taxes, penalties and interest and costs, and condemning said prop-All parties to this suit, including erty and ordering foreclosure of venors shall take notice that claims the constitutional and not only for any taxes which were liens for taxes due the Plaintiffs, delinquent on said property at the and the taxing units, parties here-

> this suit. Issued and given under my hand

statutor y

and seal of office of said Court in parties herein, and all said parties the City of Post, Garza County, Texas, this 5th day of Oct o b e r, 1971.

(s) CARL CEDERHOLM District Clerk Garza County, Texas

SEAL 4tc (9-21) CITATION BY PUBLICATION STATE OF TEXAS

COUNTY OF GARZA In the name and by the authority of the State of Texas, notice is hereby given as follows TO: J. R. Oldham.

the unknown owners, if any, of the herein after described property, Capps, any known owners are nam e d

Post Independent School District. out further citation or notice to any this suit.

parties herein, and all said parties Issued and given shall take notice of and plead and and seal of office a shall take indice ima and pleadings the City of Post Ging ending in the District Court of now on file and which may here. Texas, this 5th day of (s) CARL CEDERH lo. these taxing units above named. District Clerk Garza County, 1 and collect taxes on the property up their respective tax claims SEAL CITATION BY PUBLICE

You are hereby commanded to appear and defend such suit on CITATION BY PUBL STATE OF TEXAS COUNTY OF GARZA Plaintiffs and all other taxing tion of forty-two (42) days from of the state of Terus and by the su units who may set up their tax ion of forty-two (42) days from of the State of Terus and or lien upon the following described units who may set up then of the and after the date of issuance here-property, delinquent to Plaint, if fs linquent ad valorem taxes on the of, the same being the 22nd day of TO: Percent ad valorem taxes on the of the same being the 22nd day of TO: Percent ad valorem taxes on the of the same being the 22nd day of TO: Percent ad valorem taxes on the of the same being the 22nd day of TO: Percent ad valorem taxes on the of the same being the 22nd day of TO: Percent ad valorem taxes on the of the same being the 22nd day of TO: Percent ad valorem taxes on the of the same being the November, 1971, which is the re- the unknown owners, is and in addition to the taxes, all inand in addition to the taxes, all in-terest, penalties and costs allowed the Honorable District Court of the unknown heirs of the Garza County, Texas, to be held owners of the unknown heirs of the owners and of the know by law thereon, up to and include at the courthouse thereof, then and if any known owners are there to show cause why judgment if any known owners are the establishment and foreclosure there to show cause why judgment herein, if the known owners are shall not be rendered for such be decauded and be decauded of liens, if any, securing the pay ment of same, as provided by law, taxes, penalties and interest and stockholders of any or pay ment of same, as provided by law, costs, and condemning said prop-All parties to this suit, including costs, and condemning said prop- named as defendant he All parties to this suit, including erty and ordering foreclosure of the and to all persons, is Plaintiffs, Defendants and inter-venors shall take notice that claims constitutional and statutory liens verse claimants, owner et not only for any taxes which were for taxes due the Plaintiffs, and any legal or equitable delinquent on said property at the the taxing units, parties hereto, or lien upon the following delinquent on said property at the time this suit was filed but all and those who may intervene here- property, delinquent is ? taxes becoming delinquent thereon in, together with all interest, penherein, for taxes, towit: at any time, thereafter, up to the alties and costs allowed by law up date of judgment, including all in- to and including the day of judg- ficate No. 10, ELARR G terest, penalties and costs allowed ment herein, and all costs of this

Issued and given under my hand to the Plaintiffs here h and seal of office of said court in as shown by exhibits "A" parties herein, and all said parties the City of Post, Garza County Texas, this 5th day of October,

> (s) CARL CEDERHOLM District Clerk Garza County, Texas 4tc (9-21)

CITATION BY PUBLICATION

Municipal Water District City of Post, Texas, again In the name and by the authority of the State of Texas, notice is hereby given as follows: TO: C. W. Capps and

Capps. the unknown owners, if any, of the

herein after described property, for collection of taxes as the unknown heirs of the unknown perty and that said sait owners and of the known owners, if any known owners are n a m, e d herein, if the known owner, if any, cial District, and the file be deceased, and the unknown of said suit is 2824, that the stockholders of any corporation of all taxing units which a named as defendant herein, if any, and to all persons, including adverse claimants, owning or having to this suit are the State any legal or equitable interest in and Garza County. or lien upon the following described property, delinquent to Plaint i f fs. herein, for taxes, to-wit:

Lot 21, Block 84, in the City of Post, Texas.

Which said property is delinquent to the Plaintiffs herein for taxes terest, penalties and contri as shown by exhibits "A", "B" and by law thereon, up to and "C" attached hereto, exclusive of interest, penalties and costs and the establishment and far there is included in this suit in ad- of liens, if any, securing dition to the taxes, all said interest, ment of same, as provided penalties and costs, thereon, allowed by law up to and including the Plaintiffs, Defendants and day of judgment herein.

You are hereby notified that suit not only for any taxes who has been brought by Post Indepen- delinquent on said property dent School District, White River time this suit was filed t Municipal Water District and the taxes becoming delinquest City of Post, Texas, against parties at any time, thereafter, a above named as defendants, by pe- date of judgment, including tition filed on the 5th day of Octo- terest, penalties and com ber, 1971, in a certain suit styled by law thereon, may upan Post Independent School District, therefor, be recovered be Et Al Vs. C. W. Capps and Ednajo out further citation or note

the unknown heirs of the unknown for collection of taxes on said pro- shall take notice of and pi owners and of the known owners, perty and that said suit is now answer to all claims and of now on nding in the District Court Garza County, Texas, 106th Judi- after be filed in said cant be deceased, ond the unknown cial District, and the file number other parties herein and stockholders of any corporat i on of said suit is 2817, that the names these taxing units above a named as defendant herein, if any, of all taxing units which assess who may intervene hereit and to all persons, including ad- and collect taxes on the property up their respective tax f verse claimants, owning or having herein described, not made parties against said property. to this suit are the State of Texas You are hereby comman pear and defend such suit Plaintiffs and all other taxing first Monday after the units who may set up their tax of forty-two (42) days fr claims herein, seek recovery of de- after the date of issue linquent ad valorem taxes on the the same being the Ind Which said property is delinquent property herein above .described, November, 1971, which is to the Plaintiffs herein for taxes and in addition to the taxes, all in- turn date for such citation "B" terest, penalties and costs allowed the Honorable District and "C" attached hereto, exclusive by law thereon, up to and includ- Garza County, Texas, 101 of interest, penalties and costs and ing the day of judgment herein and the courthouse thered, I there is included in this suit in ad. the establishment and foreclosure there to show cause shy dition to the taxes, all said interest, of liens, if any, securing the pay- shall not be rendered if penalties and costs, thereon, allow- ment of same, as provided by law. taxes, penalties and inter-All parties to this suit, including costs, and condemning s Plaintiffs, Defendants and inter- erty and ordering for You are hereby notified that suit venors shall take notice that claims the constitutional and has been brought by Pest Indepen- not only for any taxes which were liens for taxes dur the dent School District, White River delinquent on said property at the and the taxing units part Municipal Water District and the time this suit was filed but a 11 to, and those who may a City of Post, Texas, against parties taxes becoming delinquent thereon herein, together with a aboved named as defendants, by at any time, thereafter, up to the penalties and costs allow In the name and by the authority petition filed on the 5th day of Oct- date of judgment, including all inup to and including the ober, 1971, in a certain suit styled terest, penalties and costs allowed judgment herein, and all Post Independent School District, by law thereon, may upon request this suit. therefor, be recovered herein with-Issued and given under the unknown owners, if any, of the for collection of taxes on said prop- out further citation or notice to any and seal of office of said herein after described property, erty and that said suit is now parties herein, and all said parties the City of Post. Gara the unknown heirs of the unknown pending in the District Court of shall take notice of and plead and Texas, this 5th day et 0 owners and of the known owners, Garza County, Texas, 106th Judi- answer to all claims and pleadings 1971. (S) CARL CEDERH District Clerk Garza County, 1 stockholders of any corp or a tion and collect taxes on the property these taxing units above na m e d. SEAL My Neighbon against said property. or lien upon the following described units who may set up their tax pear and defend such suit on the linquent ad valorem taxes on the of forty-two (42) days from and Lot 13, in Block 142, in the City of Post, Texas. Which said property is delinquent to the Plaintiffs herein for taxes of the day of by law thereon, up to and including the day of the day All parties to this suit, including shall not be rendered for such ed by law up to and including the venors shall take notice that claims costs, and condemning said prop not only for any taxes which were erty and ordering forech

STATE OF TEXAS COUNTY OF GARZA

above named as defe tition filed on the 5th day Ednajo

ber, 1971, in a certain a Post Independent School Et Al vs. Pervin Drake pending in the District O Garza County, Texas I and collect taxes on the herein described, not made

Plaintiffs and all others units who may set up the claims herein, seet recon linguent ad valorem .sus

TO: Pervin Drake,

Abstract 304, Survey I

which said property is

"C" attached hereta

interest, penalties and e

there is included in this

dition to the taxes, all said

penalties and costs, them, ed by law up to and inco

day of judgment herein

has been brought by Part

dent School District,

You are hereby notified

120' by 160'

property herein above a and in addition to the tars

ing the day of judgment h All parties to this suit it

venors shall take notice that parties herein, and all said

and which i

Issued and given under my hand and seal of office of said Court in the City of Post, Garza County, Texas, this 5th day of October. 1971

(s) CARL CEDERHOLM District Clerk Garza County, Texas. SEAL 4tc (9-21)

CITATION BY PUBLICATION STATE OF TEXAS COUNTY OF GARZA

In the name and by the authority day of judgment herein. of the State of Texas, notice is hereby given as follows: TO: H. F. Stevens.

the unknown owners, if any, of the herein after described property. the unknown heirs of the unknown owners and of the known owners. if any known owners are n a m e d herein, if the known owner, if any, deceased, and the unknown stockholders of any cor p o r a tion amed as defendant herein, if any, and to all persons, including adverse claimants, owning or having any legal or equitable interest in cial District, and the file number now on file and which may hereor lien upon the following described of said suit is 2815, that the names after be filed in said cause by all property, delinquent to Plaint if fs of all taxing units which a ssess other parties herein, and all of

erein, for taxes, to-wit: Lot 2, Block 45, in the City of herein described, not made parties

th said property is delinquent s Plaintiffs herein for taxes wwn by exhibits "A", "B" and dara County. Plaintiffs and all other t a x i ng units who may set up their t a x pear and defend such s u i t on the STATE OF TEXAS COUNTY OF GARZA In the name and by the authority

Issued and given under my hand and seal of office of said Court in Texas, this 5th day of October

> (s) CARL CEDERHOLM **District** Clerk Garza County, Texas 4tc (9-21)

CITATION BY PUBLICATION STATE OF TEXAS COUNTY OF GARZA

In the name and by the authority of the State of Texas, notice is hereby given as follows:

TO: Juan Valdez. the unknown owners, if any, of the herein after described property. the unknown heirs of the unknown owners and of the known owners, f any known owners are n a m e d percip, if the known owner, if any, be deceased, and the unknown stockholders of any corporation of all taxing units which assess who may intervene herein and set named as defendant herein, if any, and to all persons, including ad- herein described, not made parties verse claimants, owning or having any legal or equitable interest in and Garza County. ir lien upon the following described property, delinquent to Plaint if fs

horein, for taxes, to-wit: Lot 14, Block I, Hart Addition "C" attached hereto, exclusive of there is included in this suit in adpenulties and costs, thereon, allow-

ed by law up to and including the You are hereby notified that suit its been brought by Post Independent School District, White River Municipal Water District and the City of Post, Texas, against parties

showe named as defendants, by pe-tition filed on the 5th day of Octo-1971, in a certain suit styled Post Independent School District Vs. Juan Valdez,

for collection of taxes on said property and that said suit is now ponding in the District Court of

to this suit are the State of Texas

dition to the taxes, all said interest, penalties and costs, thereon, allowed by law up to and including the day of judgment herein. You are hereby notified that suit has been brought by Post Independent School District, White River Municipal Water District and the

City of Post, Texas, against parties above named as defendants, by petition filed on the 5th day of October, 1971, in a certain suit styled Post Independent School District,

Et Al Vs. John M. Hatter and John M. Alexander. for collection of taxes on said property and that said suit is now

pending in the District Court of Garza County, Texas, 106th Judicial District, and the file number of said suit is 2816, that the names and collect taxes on the property

to this suit are the State of Texas Plaintiffs and all other taxing

units who may set up their tax of forty-two (42) days from and claims herein, seek recovery of de- after the date of issuance hereof. iinquent ad valarem taxes on the Which said property is delinquent property herein above described, to the Plaintiffs herein for taxes and in addition to the taxes, all inas shown by exhibits "A", "B" and terest, penalties and costs allowed the Honorable District Court of by law thereon, up to and includ- Garza County, Texas, to be held at interest, penalties and costs and ing the day of judgment herein and the courthouse thereof, then and the establishment and foreclosure there to show cause why judgment

ment of same, as provided by law. Plaintiffs, Defendants and intervenors shall take notice that claims the constitutional and statutor delinquent on said property at the

taxes becoming delinquent thereon herein, together with all interest, at any time, thereafter, up to the date of judgment, including all interest, penalties and costs allowed by law thereon, may upon request

therefor, be recovered herein without further citation or notice to any parties herein, and all said parties shall take notice of and plead and Garza County, Texas, 196th Judi- answer to all claims and pleadings these taxing units above na m e d,

who may intervene herein and set up their respective tax claims

exclusive of ing the day of judgment herein and the courthouse thereof, then a n d interest, penalties and costs and the establishment and foreclosure there to show cause why judgment there is included in this auit in ad- of liens, if any, securing the payshall not be rendered for such ment of same, as provided by law. taxes, penalties and interest and All parties to this suit, including costs, and condemning said prop-Plaintiffs, Defendants and intererty and ordering foreclosure of venors shall take notice that claims the constitutional and statutor y not only for any taxes which were liens for taxes due the Plaintiffs,

hy lay

delinquent on said property at the and the taxing units, parties heretime this suit was filed but all to, and those who may interve n e taxes becoming delinquent thereon herein, together with all interest, at any time, thereafter, up to the penalties and costs allowed by law date of judgment, including all inup to and including the day of terest, penalties and costs allowed judgment herein, and all costs of by how thereon, may upon request this suit.

(*) CARL CEDERHOLM

Garza County, Texas

4tc (9-21)

District Clerk

therefor, be recovered herein with-Issued and given under my hand out further citation or notice to any and seal of office of said Court in parties herein, and all said parties the City of Post, Garza County, Texas, this 5th day of Oct o her, shall take notice of and plead and

answer to all claims and pleadings 1971 now on file and which may here after be filed in said cause by all other parties herein, and all of these taxing units above na m e d. SEAL

CITATION BY PUBLICATION up their respective tax claims STATE OF TEXAS against said property. COUNTY OF GARZA

You are hereby commanded to appear and defend such suit on the of the State of Texas, notice is first Monday after the expiration hereby given as follows: TO: W. D. Smith,

the same being the 12nd day of November, 1971, which is the return date for such citation, before dition to the taxes, all said interest, of liens, if any, securing the pay- shall not be rendered for such taxes, penalties and interest a n d All parties to this suit, including costs, and condemning said property and ordering foreclosure not only for any taxes which were liens for taxes due the Plaintiffs and the taxing units, parties heretime this suit was filed but all to, and those who may interven e penalties and costs allowed by law up to and including the day of dgment herein, and all costs of this suit.

Issued and given under my hand and seal of office of said Court in the City of Post, Garza County, Texas, this 5th day of October. 1971

(a) CARL CEDERHOLM District Clerk Garza County, Texas SEAL 4tc (9-21)

CITATION BY PUBLICATION

herein, if the known owner, if any, any legal or equitable interest in or lien upon the following describ- and Garza County. ed property, delinquent to Plaintiffs herein, for taxes, to-wit:

Lot 2, Bock 62, in the City of Post, Texas.

as shown by exhibits "A,"

ed by law up to and including the day of judgment herein.

Et Al Vs. J. R. Oldham,

if any known owners are n a m e d cial District, and the file number now on file and which may hereherein, if the known owner, if any, of said suit is 2819, that the names after be filed in said cause by all be deceased, and the unknown of all taxing units which assess other parties herein, and all of named as defendant herein, if any, herein described, not made parties who may intervene herein and set and to all persons, including a d- to this suit are the State of Texas up their respective tax claims verse claimants, owning or having and Garza County.

any legal or equitable interest in Plaintiffs and all other tax ing You are hereby property, delinquent to Plaint i f fs claims herein, seek recovery of de- first Monday after the expiration as shown by exhibits "A", "B" and the day of judgment herein and the Honorable District Court of " attached hereto, exclusive of the establishment and foreclosure Garza County, Texas, to be held at interest, penalties and costs and of liens, if any, securing the pay- the courthouse thereof, then a n o there is included in this suit in ad- ment of same, as provided by law. there to show cause why judgmen dition to the taxes, all said interest. penalties and costs, thereon, allow- Plaintiffs, Defendants and inter- taxes, penalties and interest a no

You are hereby notified that suit delinquent on said property at the the constitutional and statutory that been brought by Post Indepen- time this suit was filed but a 11 liens for taxes due the Plaintiffs dent School District. White River taxes becoming delinquent thereon and the taxing units, parties here-Municipal Water District and the at any time, thereafter, up to the to, and those who may interve a e City of Post, Texas, against parties date of judgment, including all in- herein, together with all interest above named as defendants, by pe-tition filed on the 5th day of Octo- by law thereon, may upon request up to and including the day of

egal Notices

ON BY PUBLICATION FTEXAS OF GARZA

name and by the authority tate of Texas, notice i

ven as follows: rs. Lulu Connaly San wn owners, if any, of the after described property, and of the known owners nown owners are nam e d the known owner, if any, ters of any corporat i on defendant herein, if any, ased, and the unknown all persons, including admants, owning or having or equitable interest in on the following describ- cial District, and the file number delinquent to Plain-

for taxes, to-wit: and 8, Block 142, in the ost, Texas. said property is delinquent antiffs herein for taxes and Garza County.

by exhibits "A," "B attached hereto, exclusive st, penalties and costs and included in this suit in adthe taxes, all said interest, property herein above described, and costs, thereon, alloww up to and including the

ment herein. by law re hereby notified that suit brought by Post Indepen- the of District, White River of liens, if any, securing the pay- shall not be rendered for is uch herein, if the known owner, if any, Water District and the Post, Texas, against parties named as defendants, by filed on the 5th day of Oct-Independent School District, delinquent on said property at the the taxing units, parties hereto, any legal or equitable interest in the taxing units, parties hereto, any legal or equitable interest in Il, in a certain suit styled

tion of taxes on said propthat said suit is now date of judgment, including all in- to and including the day of judgin the District Court of terest, penalties and costs allowed ment herein, and all costs of this County, Texas, 106th Judi- by law thereon, may upon request suit. trict, and the file number therefor, be recovered herein withsuit is 2826, that the names out further citation or notice to any taxing units which assess lect taxes on the property described, not made parties answer to all claims and pleadings suit are the State of Texas now on file and which may hereafter be filed in said cause by all arza County. other parties herein, and all of tiffs and all other tax in g

the may set up their tax these taxing units above na m e d, who may intervene herein and set herein, seek recovery of dead valorem taxes on the up their respective tax claims against said property. herein above described,

COUNTY OF GARZA owners and of the known owners. not only for any taxes which were erty and ordering for e c lo sure of You are hereby commanded to apaddition to the taxes, all in-In the name and by the authority if any known owners are named penalties and costs allowed pear and defend such s u i t on the Municipal Water District and the delinquent on said property at the the constitutional and statut ory of the State of Texas, notice is herein, if the known owner, if any, liens for taxes due the Plaintiffs, thereon, up to and including first Monday after the expiration time this suit was filed but all City of Post, Texas, against parties hereby given as follows: y of judgment herein and of forty-two (42) days from and tablishment and foreclosure after the date of issuance hereof. be deceased, and the unknown above named as defendants, by petaxes becoming delinquent thereon and the taxing units, parties here-TO: C. E. Sheffey and W. J. Fair stockholders of any corporation tition filed on the 5th day of Octoat any time, thereafter, up to the to, and those who may interven ? ev. named as defendant herein, if any, the same being the 22nd day of ber, 1971, in a certain suit styled date of judgment, including all in- herein, together with all interest. s if any, securing the paythe unknown owners, if any, of the and to all persons, including ad-November, 1971, which is the re-Post Independent School District. terest, penalties and costs allowed penalties and costs allowed by law of same, as provided by law herein after described property. Et Al Vs. Myrtle Martin and W. N. turn date for such citation, before by law thereon, may upon request up to and including the day of ties to this suit, including the unknown heirs of the unknown any legal or equitable interest in ffs, Defendants and inter-Martin, the Honorable District Court of therefor, be recovered herein with- judgment herein, and all costs of owners and of the known owners. or lien upon the following described Garza County, Texas, to be held at for collection of taxes on said proshall take notice that claims out further citation or notice to any this suif if any known owners are nam e d property, delinquent to Plaint if fs the courthouse thereof, then and perty and that said suit is now parties herein, and all said parties Issued and given under my hand ly for any taxes which were herein, if the known owner, if any, unt on said property at the there to show cause why judgment this suit was filed but a 11 shall not be rendered for such herein, for taxes, to-wit: pending in the District Court of shall take notice of and plead and and seal of office of said Court in stockholders of any corporation Garza County, Texas, 106th Judi- answer to all claims and pleadings the City of Post, Garza County, Lots 9, 10 and 11, Block 18, named as defendant herein, if any, ecoming delinquent thereon taxes, penalties and interest and ty of Post, Texas, cial District, and the file number now on file and which may here- Texas, this 5th day of October. be deceased, and the unknown Which said property is delinquent time, thereafter, up to the costs, and condemning said propof said suit is 2821, that the names after be filed in said cause by all 1971 and to all persons, including a d-(5) CARL CEDERHOLM the Plaintiffs herein for taxes judgment, including all in- erty and ordering , foreclosure of of all taxing units which assess other parties herein, and all of verse claimants, owning or having and collect taxes on the property these taxing units above n a m e d, as shown by exhibits "A", "B" and penalties and costs allowed the constitutional and statutor y District Clerk any legal or equitable interest in herein described, not made parties who may intervene herein and set 'C" attached hereto, exclusive of Garza County, Texthereon, may upon request liens for taxes due the Plaintiffs, or lien upon the following describinterest, penalties and costs and br, be recovered herein with-ther citation or notice to any to, and those who may interve n e to this suit are the State of Texas up their respective tax claims SEAI 4tc (9-21) ed property, delinquent to Plainthere is included in this suit in adagainst said property. and Garza County tiffs herein, for taxes, to-wit: CITATION BY PUBLICATION dition to the taxes, all said interest. Plaintiffs and all other taxing herein, and all said parties herein, together with all interest, You are hereby commanded to Lot 3, Block 63, in the City of units who may set up their t a x appear and defend such suit on the STATE OF TEXAS penalties and costs, thereon, allowtake notice of and plead and penalties and costs allowed by law Post Texas COUNTY OF GARZA ed by law up to and including the to all claims and pleadings up to and including the day of claims herein, seek recovery of de- first Monday after the expiration In the name and by the authority Which said property is delinquent day of judgment herein. linquent ad valorem taxes on the of forty-two (42) d a y s from and judgment herein, and all costs of in file and which may hereto the Plaintiffs herein for taxes of the State of Texas, notice is You are hereby notified that suit be filed in said cause by all this suit. property herein above described, after the date of issuan hereof, as shown by exhibits "A." "B" and in addition to the taxes, all in- the same being the 22 day of hereby given as follows: has been brought by Post Indepenparties herein, and all of Issued and given under my hand TO: William J. Milum, Mary M. dent School District, White River delinquent on said property at the axing units above name d, and seal of office of said Court in of interest, penalties and costs and and "C" attached hereto, exclusive terest, penalties and costs allowed November, 1971, which is the reby law thereon, up to and includ- turn date for such citation, before Reid, Roy W. Milum, Jr. and Grace Municipal Water District and the time this suit was filed but all may intervene herein and set the City of Post, Garza County, there is included in this suit in ad-Milum ing the day of judgment herein and the Honorable District Court of tax claims Tex as, this 5th day of October dition to the taxe", all said interest. the establishment and foreclosure Garza County, Texas, to be held at the unknown owners, if any, of the above named as defendants, by pe st said property. 1971. penalties and costs, thereon, allow- of liens, if any, securing the pay- the courthouse thereof, then and herein after described property, tition filed on the 5th day of Octo- date of judgment, including all in-(s) CARL CEDERHOLM are hereby commanded to ed by law up to and including the the unknown heirs of the unknown ber, 1971, in a certain suit styled r and defend such suit on ment of same, as provided by law. there to show cause why judgment District Clerk day of judgment herein. owners and of the known owners, int Monday after the expira-All parties to this suit, including shall not be rendered for such Post Independent School District. Garza County, Texas You are hereby notified that suit Plaintiffs. Defendants and inter- taxes, penalties and interest and if any known owners are n a m e d Et Al Vs. Lee Self, forty-two (42) days from SEAL 4tc (9-21) has been brought by Post Indepen- venors shall take notice that claims costs, and condemning said propherein, if the known owner, if any, for collection of taxes on said prother the date of issuance heredent School District, White River In t only for any taxes which were erty and ordering for eclosure of be deceased, and the unknown perty and that said suit is now CITATION BY PUBLICATION same being the 22nd day of Municipal Water District and the delinquent on said property at the the constitutional and statutory STATE OF TEXAS stockholders of any corp or a tion pending in the District Court of mber, 1971, which is the re-City of Post, Texas, against parties time this suit was filed but all liens for taxes due the Plaintiffs. named as defendant herein, if any, Garza County, Texas, 106th Judi COUNTY OF GARZA date for such citation, before In the name and by the authority aboved named as defendants, by taxes becoming delinquent thereon and the taxing units, parties hereand to all persons, including ad- cial District, and the file number norable District Court of of the State of Texas, notice is petition filed on the 5th day of Octverse claimants, owning or having of said suit is 2811, that the names County, Texas, to be held at any time, thereafter, up to the to, and those who may interven e any legal or equitable interest in of all taxing units which assess hereby given as follows: ober, 1971, in a certain suit styled courthouse thereof, then and date of judgment, including all in- herein, together with a l1 interest, or lien upon the following described and collect taxes on the property Post Independent School District, to show cause why judgment TO, BEN WILKS terest, penalties and costs allowed penalties and costs allowed by law Et Al, vs. C. E. Sheffey andn W. J. property, delinquent to Plaint if is herein described, not made parties the unknown owners, if any, of the not be rendered for such by law thereon, may upon request up to and including the day of herein, for taxes, to-will herein after described property, Fairey therefor, be recovered herein with- judgment herein, and all costs of to this suit are the State of Texas penalties and interest and Lot 7 and 8, Block 60 in the City | and Garza County. the unknown heirs of the unknown for collection of taxes on said propand condemning said propout further citation or notice to any this suit. erty and that said suit is now of Post Texas and ordering foreclosure of the owners and of the known owners. Plaintiffs and all other t a x i ng parties herein, and all said parties Issued and given under my hand if any known owners are nam od pending in the District Court of Which said property is delinquent units who may set up their tax tional and statutory liens shall take notice of and plead and and seal of office of said Court in herein, if the known owner, if any, Garza County, Texas 106th Judito the Plaintiffs herein for taxes claims herein, seek recovery of de- first Monday after the expiration its due the Plaintiffs, and answer to all claims and pleadings the City of Post, Garza County, as shown by exhibits "A", "B" and linquent ad valorem taxes on the be deceased, and the unknown cial District, and the file number taxing units, parties hereto, now on file and which may nere-Texas, this 5th day of October, C" attached hereto, exclusive of property herein above described, stockholders of any corporation of said suit is 2825, that the names after be filed in said cause by all 1971. these who may intervene hereof all taxing units which assess other parties herein, and a,11 of interest, penalties and costs and and in addition to the taxes, all innamed as defendant herein, if any, ther with all interest, pen-(s) CARL CEDERHOLM there is included in this suit in ad- terest penalties and costs allowed and to all persons, including ad- and collect taxes on the property these taxing units above named. and costs allowed by law up District Clerk dition to the taxes, all said interest. by law thereon, up to and includverse claimants, owning or having herein described, not made parties who havy intervene herein and set id including the day of judg-Garza County, Texas any legal or equitable interest in to this suit are the State of Texas penalties and costs, thereon, allow- ing the day of judgment herein and herein, and all costs of this up their respective tax claims SEAL 4tc (9-21) lien upon the following describ- and Garra County. d by law up to and including the the establishment and foreclosure OF against said property. CITATION BY PUBLICATION day of judgment herein. Plaintiffs and all other tax ing of liens, if any, securing the paysed and given under my hand ed property, delinquent to Plain-You are here by commanded to ap-You are hereby notified that suit ment of same, as provided by law. eal of office of said Court in units who may set up their Lax pear and debund such suit on the STATE OF TEXAS tiffs herein, for taxes, to-wit: has been brought by Post Indepen-Cty of Post, Garza County, claims herein, seek recovery of de-COUNTY OF GARZA Block 37, Lot 7, in the City of All parties to this suit, including first Monday after the expiration linguent ad valorem taxes on the of forty-two (42) days from and In the name and by the authority dent School District, White River Plaintiffs, Defendants and inter-Post, Texas. this 5th day of October, Municipal Water District and the venors shall take notice that claims property herein above described. of the State of Texas, notice is after the date of issuance hereof. Which said property is delinquent (s) CARL CEDERHOLM and in addition to the taxes, all in- the same being the 22nd day of hereby given as follows: City of Post, Texas, against parties not only for any taxes which were erty and ordering foreclosure of to the Plaintiffs herein for taxes terest, penalties and costs allowed November, 1971, which is the re-TO: Lora A. Chipley and above named as defendants, by pe- delinquent on said property at the District Clerk as shown by exhibits "A." "B' by law thereon, up to and including turn date for such citation, before tition filed on the 29th day of Sep- lime this suit was filed but a 11 liens for taxes due the Plaintiffs K. Smith, and "C" attached hereto, exclusive Garza County, Texas the unknown owners, if any, of the tember, 1971, in a certain suit styl- taxes becoming delinquent thereon and the taxing units, parties herethe day of judgment herein and the Honorable District Court of of interest, penalties and costs and the day of judgment herein and the Honorable District Court of there is included in this suit in ad- the establishment and fore-closure Garza County, Texas, to be held at 4tc (9-21) herein after described property, ed TATION BY PUBLICATION of liens, if any, securing the pay- the courthouse thereof, then and the unknown heirs of the unknown Post Independent School District, date of judgment, including all indition to the taxes, all said interest, ment of same, as provided by law. owners and of the known owners, Et Al Vs. William J. Milum, Mary penalties and costs, thereon, allowthere to show cause why ju dgment terest, penalties and costs allowed TY OF GARZA All parties to this suit, including shall not be rendered for su ch if any known owners are n a m e d M. Reid, Roy W. Milum Jr. and by law thereon, may upon request ed by law up to and including the herein, if the known owner, if any, name and by the authority Plaintiffs, Defendants and intertaxes, penalties and interest and costs, and condemning said prop-Grace Milum, therefor, be recovered herein withday of judgment herein. e State of Texas, notice in venors shall take notice that claims You are hereby notified that suit has been brought by Post Indepen-dent School District, White River be deceased, and the unknown for collection of taxes on said proout further citation or notice to any by given as follows: 0: Dorothy Doughty, not only for any taxes which were stockholders of any corporation named as defendant herein, if any, perty and that said suit is now parties herein, and all said parties erty and ordering foreclosu re of delinquent on said property at the the constitutional and statutory time this suit was filed but all liens for taxes due the Plaintiffs, pending in the District Court of shall take notice of and plead and wn owners, if any, of the and to all persons, including ad-Garza County, Texas, 106th Judi- answer to all claims and pleadings Municipal Water District and the after described property, verse claimants, owning or having cial District, and the file number now on file and which may heretaxes becoming delinquent thereon and the taxing units, parties here-City of Post, Texas, against parties aboved named as defendants, by at any time, thereafter, up to the date of judgment, including all in-terest, penalties and costs allowed by law thereon, may upon request therefor, be recovered herein withof said suit is 2812, that the names after be filed in said cause by all any legal or equitable interest in to, and those who may interven e and of the known owners, or lien upon the following described of all taxing units which assess other parties herein, and all of petition filed on the 5th day of Octherein, together with all interest, and collect taxes on the property these taxing units above named. wn owners are n a m e d ober, 1971, in a certain suit styled property, delinquent to Plaint if fs penalties and costs allowed by law deceased, and the unknown herein described, not made parties who may intervene herein and set Post Independent School District herein, for taxes, to-wit: judgment herein, and all costs of this suit. Lot 12, Block 117, in the City of to this suit are the State of Texas up their respective tax claims and the unknown Et Al vs. Ben Wilks. its of any corporation for collection of taxes on said prop Post, Texas. and Garza County. out further citation or notice to any against said property. all persons, including ad-pending in the District Court of analy take notice of and plead and aimants, owning or having if or equitable interest in cial District, and the file number pending in the District court of answer to all claims and pleadings on the following of the state of the st Which said property is delinquent Plaintiffs and all other taxing You are hereby commanded to ap-Issued and given under my hand units who may set up their tax pear and defend such suit on the to the Plaintiffs herein for taxes and seal of office of said Court in claims herein, seek recovery of de-linguent ad valorem taxes on the of forty-two (42) days from an d as shown by exhibits "A","B" and the City of Post. Garza County, Texas, this 5th day of October, legal or equ "C" attached hereto, exclusive of upon the following described of said suit is 2527, that the names after be filed in said cause by all ty, delinquent to Plaint i f fs of all taxing units, which assess other parties herein, and all of the taxing units is a set of the set of erty herein above described, after the date of issuance hereof. interest, penalties and costs and 1971. and in addition to the taxes, all in- the same being the 22nd day of (s) CARL CEDERHOLM there is included in this suit in ador taxes, to-wit: 11 through 16, in Block 45, herein described, not made parties who may intervene herein and set dition to the taxes, all said interest, terest, penalties and costs allowed November, 1971, which is the re-**District Clerk** by law thereon, up to and includ- turn date for such citation, before Garza County, Texas penalties and costs, thereon, allowity of Post, Texas. ed by law up to and including the ing the day of judgment herein and the Honorable District Court of to this suit are the State of Texas up their respective tax claims SEAL 4tc (9-2i) Plaintiffs herein for taxes Plaintiffs and all the establishment and foreclosure Garza County, Texas, to be held at day of judgment herein. been by exhibits "A", "B" and bits the first Monday after the expira-tist, penalties and costs and inquent ad valorem taxes on the first Monday after the expira-tion of forty-two (42) days from In the name and by the author against said property. You are hereby notified that suit has been brought by Post Indepen-dent School District. White R i ver All parties to this suit, including shall not be rendered for such Municipal Water District and the Plaintiffs, Defendants and inter- taxes, penalties and interest and

there is included in this suit in addition to the taxes, all said interest, penalties and costs, thereon, allowed by law up to and including the day of judgment herein.

You are hereby notified that suit has been brought by Post Independent School District, White River Municipal Water District and the City of Post, Texas, against parties ve named as defendants, by pe-

tition filed on the 5th day of October, 1971, in a certain suit styled Post Independent School District, Et Al Vs. Dorothy Doughty, out further citation or notice to any suit. parties herein, and all said parties for collection of taxes on said property and that said suit is now pending in the District Court of after be filed in said cause by all 1971 Garza County, Texas, 106th Judiother parties herein, and all of of said suit is 2818, that the names these taxing units above nam e d,

who may intervene herein and set of all taxing units which assess and collect taxes on the property up their respective tax claims SEAL against said property. herein described, not made parties

You are hereby commanded to to this suit are the State of Texas appear and defend such suit on COUNTY OF GARZA

Plaintiffs and all other taxing the first Monday after the expiraunits who may set up their tax tion of forty-two (42) days from claims herein, seek recovery of de- and after the date of issuance herelinquent ad valorem taxes on the of, the same being the 22nd day of November, 1971, which is the re- Martin, turn date for such citation, before the unknown owners, if any, of the and in addition to the taxes, all interest, penalties and costs allowed the Honorable District Court of herein after described property, thereon, up to and includ. Garza County, Texas, to be held the unknown heirs of the unknown ing the day of judgment herein and at the courthouse thereof, then and owners and of the known owners, establishment and foreclosure there to show cause why judgment if any known owners are n a m e d ment of same, as provided by law, taxes, penalties and interest and be deceased, and the unknown All parties to this suit, including costs, and condemning said prop- stockholders of any cor p or a tion Plaintiffs, Defendants and inter- erty and ordering foreclosure of the named as defendant herein, if any, venors shall take notice that claims constitutional and statutory liens and to all person cluding adnot only for any taxes which were for taxes due the Plaintiffs, and verse claimants, owing of all taxing units which assess other parties herein, and all of taxes becoming delinquent thereon in, together with all interest, pen- property, delinquent to Plaint if fs at any time, thereafter, up to the alties and costs allowed by law up

Issued and given under my hand and seal of office of said Court in to the Plaintiffs herein for taxes parties herein, and all said parties the City of Post, Garza County, as shown by exhibits 'A", "B" and shall take notice of and plead and Texas, this 5th day of October.

1971. (s) CARL CEDERHOLM District Clerk

Garza County, Texas SEAL

CITATION BY PUBLICATION STATE OF TEXAS

property herein above described, and after the date of issuance here-and in addition to the taxes, all in-terest, penalties and costs allowed November, 1971, which is the re-terest, penalties and costs allowed November, 1971, which is the reterest, penalties and costs allowed November, 1971, which is the re-by law thereas, up to and including turn date for such citation, before W. C. Hicks, the day of judgment herein and the Honorable District , Court of the unknown owners, if any, of the

herein, for taxes, to-wit:

City of Post, Texas.

and Garza County

Lots 7 and 8, Block 57, in the

Plaintiffs, Defendants and inter-venors shall take notice that claims taxes, penalties and interest and herein, if the known owner, if any, pending in the District Court of terest, penalties and costs allowed be deceased, and the unknown Garza County, Texas, 106th Judi- by law thereon, may upon request delinquent on said property at the constitutional and statutory liens named as defendant herein, if any, of said suit is 2807, that the names out further citation or notice to any time this suit was filed but all for taxes due the Plaintiffs, and and to all persons, including ad- of all taxing units which assess taxes becoming delinquent thereon the taxing units, parties hereto, verse claimants, owning or having and collect taxes on the property at any time, thereafter, up to the and those who may intervene here- any legal or equitable interest in herein described, not made parties date of judgment, including all in- in, together with all interest, penterest, penalties and costs allowed alties and costs allowed by law up by law thereon, may upon request to and including the day of judgtherefor, be recovered herein with- ment herein, and all costs of this

Issued and given under my hand shall take notice of and plead and and seal of office of said Court in answer to all claims and pleadings the City of Post, Garza County, now on file and which may here. Texas, this 5th day of October,

> (s) CARL CEDERHOLM District Clerk Garza County, Texas 4tc (9-21)

CITATION BY PUBLICATION STATE OF TEXAS

In the name and by the authority of the State of Texas, notice hereby given as follows: TO: Myrtle Martin and

herein, for taxes, to-wit: Lot 2, Block 51 in the City

Post, Texas; Lot 12, Block 154, in the City of Post, Texas. Which said property is delinquent

"C" attached hereto, exclusive of interest, penalties and costs and dition to the taxes, all said interest,

4tc (9-21) ed by law up to and including the day of judgment herein.

You are hereby notified that suit dent School District, White River

ber, 1971, in a certain suit styled

erty and ordering foreclosure of the stockholders of any corporation cial District, and the file number shall take notice of and plead and or lien upon the following described to this suit are the State of Texas property, delinquent to Plaint i f fs and Garza County.

other parties herein, and all of Plaintiffs and all other taxing units who may set up their tax these taxing units above named claims herein, seek recovery of de- who may intervene herein and set Which said property is delinquent linquent ad valorem taxes on the up their respective tax claims SEAL to the Plaintiffs herein for taxes property herein above described, against said property.

as shown by exhibits "A","B" and and in addition to the taxes, all in-You are hereby commanded to ap-"C" attached hereto, exclusive of terest, penalties and costs allowed pear and defend such suit on the interest, penalties and costs and by law thereon, up to and includ- first Monday after the expiration there is included in this suit in ad- ing the day of judgment herein and of forty-two (42) days from a n d dition to the taxes, all said interest, the establishment and foreclosure after the date of issuance hereof, penalties and costs, thereon, allow- of liens, if any, securing the pay- the same being the 22nd day of ed by law up to and including the ment of same, as provided by law. November, 1971, which is the reday of judgment herein. All parties to this suit, including turn date for such citation, before

You are hereby notified that suit Plaintiffs, Defendants and inter- the Honorable District Court of has been brought by Post Indepen- venors shall take notice that claims Garza County, Texas, to be held at not only for any taxes which were the courthouse thereof, then and dent School District, White R I ver Municipal Water District and the delinquent on said property at the there to show cause why judgment time this suit was filed but all shall not be rendered for such City of Post, Texas, against parties above named as defendants, by pe- taxes becoming delinquent thereon taxes, penalties and interest and tition filed on the 5th day of Octo- at any time, thereafter, up to the costs, and condemning said prop-

ber, 1971, in a certain suit styled date of judgment, including all in- erty and ordering foreclosure of Post Independent School District, terest, penalties and costs allowed the constitutional and statutory Et Al Vs. John Hicks, D. B. Hicks by law thereon, may upon request liens for taxes due the Plaintiffs and W. C. Hicks. therefor, he recovered herein with- and the taxing units, parties herefor collection of taxes on said pro- out further citation or notice to any to, and those who may interve n e perty and that said suit is now parties herein, and all said parties herein, together with all interest, pending in the District Court of shall take notice of and plead and penalties and costs allowed by law Garza County, Texas, 106th Judi- answer to all claims and pleadings up to and including the day of

cial District, and the file number now on file and which may here- judgment herein, and all costs of of said suit is 2806, that the names after be filed in said cause by all this suit. and collect taxes on the property these taxing units above n a m e d, herein described, not made parties who may intervene herein and set the City of Post, Garza County,

to this suit are the State of Texas up their respective tax claims Texas, this 5th day of October against said property. Plaintiffs and all other taxing You are hereby commanded to units who may set up their tax appear and defend such suit on the

claims herein, seek recovery of de- first Monday after the expiration linquent ad valorem taxes on the of forty-two (42) days from and SEAL property herein above described, after the date of issuance hereof, and in addition to the taxes, all in- the same being the 22nd day of

not only for any taxes which were erty and ordering foreclosure of delinquent on said property at the time this suit was filed but a 11 liens for taxes due the Plaintiffs, the establishment and foreclosure of liens, if any, securing the pay-ment of same, as provided by law. All parties to this suit, including Method into the rendered for such if any known owners are n a m ed penalties and costs allowed by law up to and including the day of therefor, be recovered herein withjudgment herein, and all costs of this suit. parties herein, and all said parties

Issued and given under my hand and seal of office of said Court in answer to all claims and pleadings the City of Post, Garza County, now on file and which may here- Texas, this 5th day of Oct o ber, after be filed in said cause by all 1971.

> (s) CARL CEDERHOLM **District** Clerk Garza County, Texas 4tc (9-21)

CITATION BY PUBLICATION STATE OF TEXAS COUNTY OF GARZA In the name and by the authority

of the State of Texas, notice is hereby given as follows: TO: F. W. Custis,

the unknown owners, if any, of the herein after described property, the unknown heirs of the unknown owners and of the known owners, If any known owners are named herein, if the known owner, if any, be deceased, and the unknown stockholders of any corporation named as defendant herein, if any, and to all persons, including adverse claimants, owning or having any legal or equitable interest in or lien upon the following described property, delinquent to Plaint if fs herein, for taxes, to-with

Lots 1 through 8, inclusive, Block 38, in the City of Post. Texas.

Issued and given under my hand

(s) CARL CEDERHOLM

Garza County, Texas

4tc (9-21)

in the

District Clerk

1971.

Which said property is delinquent to the Plaintiffs herein for taxes as shown by exhibits "A", "B" and and seal of office of said Court in 'C" attached hereto, exclusive of interest, penalties and costs and there is included in this suit in addition to the taxes, all said interest, penalties and costs, thereon, allowed by law up to and including the day of judgment herein.

You are hereby notified that suit has been brought by Post Independent School District. White River Municipal Water District and the City of Post, Texas, against parties above named as defendants, by petition filed on the 5th day of October, 1971, in a certain suit styled Post Independent School District.

Et Al Vs. F. W. Custis. for collection of taxes on said property and that said suit is now pending in the District Court of Garza County, Texas, 106th Judicial District, and the file number of said suit is 2810, that the names of all taxing units which assess and collect taxes on the property verse claimants, owning or having herein described, not made parties to this suit are the State of Texas and Garza County

> Plaintiffs and all other taxing units who may set up their tax claims herein, seek recovery of delinquent ad valorem taxes on the

property herein above described, and in addition to the taxes, all in terest, penalties and costs allowed by law thereon, up to and including the day of judgment herein and the establishment and foreclosure of liens, if any, securing the payment of same, as provided by law. All parties to this suit, including

Plaintiffs, Defendants and intervenors shall take notice that claims not only for any taxes which were City of Post, Texas, against parties | taxes becoming delinquent thereon at any time, thereafter, up to the terest, penalties and costs allowed by law thereon, may upon request therefor, be recovered herein without further citation or notice to any paries herein, and all said parties shall take notice of and plead and answer to all claims and pleadings now on file and which may hereafter be filed in said cause by all other parties herein and all of these taxing units above named, who may intervene herein and set up their respective tax claims against said property. You are hereby commanded to appear and defend such s u it on the of forty-two (42) days from and after the date of issuance hereof. the same being the 22nd day of November, 1971, which is the return date for such citation, before the Honorable District Court of Garza County, Texas, to be held at the courthouse thereof, then and there to show cause why judgment shall not be rendered for such taxes, penalties and interest and costs, and condemning said propthe constitutional and statutor y at any time, thereafter, up to the to, and those who may interven e herein, together with all interest, penalties and costs allowed by law up to and including the day of judgment herein, and all costs of this suit. Issued and given under my hand and seal of office of said Court in the City of Post, Garza County, this 5h day of October, Trank 1971

there is included in this suit in ad- ing the day of judgment herein and the Honorable District Court of the establishment and foreclosure Garza County, Texas, to be held at penalties and costs thereon, allow- of liens, if any, securing the pay- the courthouse thereof, then an d ment of same, as provided by law. there to show cause why judgment All parties to this suit, including shall not be rendered for such Pla "iffs, Defendants and inter- taxes, penalties and interest and has been brought by Post Indepen- venors shall take notice that claims costs, and condemning said prop-

CITATION BY PUBLICATION STATE OF TEXAS terest, penalties and costs allowed November, 1971, which is the reby law thereon, up to and includ- turn date for such citation, before COUNTY OF GARZA In the name and by the authority of the State of Texas, notice is hereby given as follows: TO: Lee Self. the unknown owners, if any, of the herein after described property, the unknown heirs of the unknown

(s) CARL CEDERHOLM District Clerk Garza County, Texas

4tc (9-2i)



SOUTHLAND NEWS

Group attends family reunion at Columbus

By TOMMIE WILKE lightning! We have had some beauby formalie with the many line w because we had some rain last up very fast and the only one that friends. We do try to get back that "little 'ole reporter" and give her night along with wind, thunder and 1 know of that is pulling any cotton way at least once a year but even your news.

Page 12Thursday, Oct. 21, 1971The Post (Texas) Dispatch
around Southland is Stonewall Jeff-
around Southland is Stonewall Jeff-
erson.So, we cur't get around to seeing
all of them. We plan to be in your
vicinity in November and so I hope
to meet you then. Let's have the
but one that reads our Southland
and L are concerned about you. WeThe Stolle reunion was held in
think this was a very nice th in g
for Mrs. Farrar to do, and L appre-The Stolle reunion was held in
the Stolle of mount
to meet you then. Let's have the
pers gresent. A barbecue d in ner
was zerved at noon by the Mikeska
and L are concerned about you. WeThe Stolle reunion was held in
the Stolle reunion was held in
clumbus, Texas, at the American
Legion Hall recently with 122 mem-
but one that reads our Southland
and L are concerned about you. WeBen Vernon of Lubbock. Mrs. Ellis,
and Roy Stolle of Shallowater, both
form a lady that I have never met,
but one that reads our Southland
and L are concerned about you. WeSo, we cur't get around to seeing
all of them. We plan to be in your
vicinity in November and so I hope
to meet you then. Let's have the
pers gresent. A barbecue d in ner
was zerved at noon by the Mikeska
news again, Sincerely, Maxine and
Ray Farrar. Ontario California." I
think this was a very nice th in g
for Mrs. Farrar to do, and L appre-
to Mrs. Farrar to do, and L appre-The Stolle reunion was held in
news. "My Dear Mrs. Wilke, Ray
and L are concerned about you. WeBen Vernon of Lubbock. Mrs. Ellis,
and Roy Stolle of Shallowater, president; Edm un d
Stolle of our community, vice pres-Ben Vernon are brothers and sis-
tance were Mr. and Mrs. Leo Stolle
for Mrs. Restored to Shallowater, president; Edm un d
Stolle of our community, vice pres-Ben Vernon are b and I are concerned about you. We for Mrs. Farrar to do, and I appre-haven't seen your columnn in the ciated the letter so very much. As ident; and Mrs. Jerry Melcher, al-will be held in Slaton. Mrs. Docia Copeland of the letter so very much and the letter so very much and Mrs. Jerry Melcher, alpaper for several weeks now. Not I have said so many times, it is so of our community, secret a ry-

only do we miss it, but we miss the ones that live away that really treasurer.

The Stolle reunion was held in tance were Mr. and Mrs. Leo Stolle Ben Vernon of Lubbock. Mrs. Ellis, couple of weeks ago and he

Mr. and Mrs. Glen Klesel and ed to Dallas last week for a vis

will be held in Slaton. Recent guests in the G. D. Ellis recently visited here with some of you will new International function of the All Alt 1 Recent guests in the G. D. Ellis recently visited here with some of you will new International function of the All Alt 1 No. Docia Copeland of Mesquite was in charge of the All Alt 1 Pavilion which shows just bo home were Mrs. Ona Marie Beten- her friends. As some of you will new International Airport The oldest member present was bough of Andrews, Mrs. Leonard remember, Mrs. Copeland was the and function when it and now of Slaton, who is 85 years theral of Olustee, Okla., H. H. Ver- died several years ago. Her grand- and quite an accomplish and now of Slaton, who is 85 years theral of Olustee, Okla., H. H. Ver older Neil, was through here a (See Southland news, Page in young, Traveling the longest dis- non of Houston and Mr. and Mrs. son, Joe Neil, was through here a (See Southland news, Page in

& Adler architects and



Southland news-

part. He and his company thought they might get rained in, cation. working out the plans but it didn't rain that much. new airport which is being Otto Klaus and Mr. and Mrs.

Mrs. Jim Materie to Palo derson is a patient in Mercy Hos- Friday night. Good luck, boys. a tour in the Astrodome, visited the Plainview recently and brought experience.

Duro Canyon. At one time, Jim Mr. and Mrs. Edmund Stolle re-Cently returned from a 10-day va-Mr. and Mrs. Stonewall Jefferson oldest park. Mrs. Stolle said she Mrs. Leroy Zieschang in Slat on.

The Southland Junior Cluss is bu- Baptist Church last Sunday. The dome. The southland Junior Class is our it order if and Mr. reven Fort worth and very family reunion at Elgin. m sure it has been very mean sure it has been very means re-ing work. The Dumns re-ing work. The Dumns re-ing Mirs. C. T. Jord a n's and Mirs. Mary Stolle He play turns out good! well.

and Mrs. grandchildren hospital recently; Mrs. Mary Stolle the play turns out good! well coach for the grand days with the m is a patient in Mercy Hospital, Sla-several days with the m is a patient in Mercy Hospital, Sla-southland played Union this past Mr. and Mrs. Walter Stolle and gratulations! several days with the mountaintop, continue undaunt-ton; F, W. Callaway was on the pupp list last week; and E. L. An-of Mrs. Jim Mason recent-and Mrs. Jim Mason recent-and Mrs. D. D. Pennell vis-the mountaintop, continue undaunt-ed and you will reach the sun-tited the Harvey Louis Pennells in the mountaintop, continue undaunt-ed and you will reach the sun-tited the Harvey Louis Pennells in the mountaintop, continue undaunt-ed and you will reach the sun-tited the Harvey Louis Pennells in the mountaintop, continue undaunt-ed and you will reach the sun-tited the Harvey Louis Pennells in the mountaintop, continue undaunt-ed and you will reach the sun-tipped heights in your own life-

was baptized in the Abernathy was very impressed with the Astro-Baptist Church last Sunday. The dome. Other guests were Mr. and Mrs. R. M. McMinn.

pital. May God continue to be with these and any others that are in need. Mrs. Emma Becker of Santa Ana, Calif., was a luncheon guests of need. Santa Ana, need. Santa any others that are in need. Santa Ana, nee

Monday night guests in the home of the Rev. and Mrs. A. T. Nixon were her sisters, Mrs. J. B. Weathers of Santa Anna and Mrs.

coach for the Plainview team. Con- best you can, and, should mists hide and it will be a minute well spent! the mountaintop, continue undaunt- Believe me - others will enjoy ing.

aling!

Byron Gray elected 4-H Club president

Byron Gray was elected presi-dent of the Junior High Boys 4-H Club at a meeting Monday at the

Nine were present for the meet-

Varsity is derived from the word university.



Nege 14 Thursday, Oct. 21, 1971 The Post (Texas) Dispatch

Legal Notices — Sheriff Sale for Delinquent Taxes Nov. 2 judgment against J. T. Shepherd, Defendant, for taxes, penalty, in-terest and cost against the herein-after described property. Addition, City of Post.

The State of Texas ounty of Garza

SHERIFF'S SALE WHEREAS, on the 22nd day of after described property;

une, 1971, in Cause No. 2463, in 'exas, wherein County of Garza, judgment and the mandates there- scribed property; lost Independent School Dist r ict, of the Clerk of the above mentionlity of Post were Plaintiffs, re- ed District Court of said county did ana, Defendant, for axes, penaly, interest and cost against the reinafter described property; WHEREAS, on the 22nd day of

ieptember, 1971, by virtue of said udgment and the mandates thered the Clerk of the above mentiond District Court of said county did ause to be issued an Order of Sale rommanding me as Sheriff of said sounty to seize, levy upon, and ell in the manner and form as rejuired by law the hereinafter decribed property:

WHEREAS, by virtue of said udgment and said Order of Sale und the mandates thereof I did on he 27th day of September, 1971, eize and levy upon as the property if the above defendant the followng described property, situated in Jarza County, Texas, to-wit:

(Said description showing the umber of acres, original survey, ocality in county, and name by which said property is most genrally known.)

FIRST TRACT: Lots 13 and 14 n Block 24, City of Post, Texas. And i will on the first Tuesday a the month of November, 1971, be same being the 2nd day of said nonth, proceed to sell all the right, litle, and interest of the Defendant in and to said property at the Court louse door of said county in the ity or town of Post between the ours of 10:00 a. m. and 4:00 p.m. the highest bidder for cash, proided, however, that none of said roperty shall be sold to the owner If said property directly or indirctly or to anyone having an interst therein or to any party other han a taxing unit which is a party o this suit for less than the amount f the adjudged value of said proprty or the aggregate amount of udgments against said property in aid suit, which ever is lower, subct also to the right of the Deendant to redeem same in the me and manner provided by law nd subject also to the right of the refendant to have said property ivided and sold in less divisions axan the whole.

DATED at Post, Texas, this the 8th day of September, 1971. J.A. HOLLEMAN, Sheriff

Garza County, Texas he State of Texas

ounty of Garza SHERIFF'S SALE

WHEREAS, on the 14th day of ecember, 1970, in Cause No. 2587, h the District Court of Garza Coun-7. Texas, wherein County of Gar-White River Municipal Water istrict, Post Independent School ristrict, City of Post were plainffs, recovered judgment agains t ee H. Snow, Defendant, for taxes, enalty, interest and cost against he hereinafter described property. WHEREAS, on the 22nd day of eptember, 1971, by virtue of said

after described property; county to seize, levy upon, and seize and levy upon as the proper-WHEREAS, on the 22nd day of sell in the manner and form as re- ty of the above defendants the folhe District Court of Garza County, September, 1971, by virtue of said quired by law the hereinafter de- lowing described property, situated

judgent and said Order of Sale number of acres, original survey, overed judgment against Cora cause to be issued an Order of Sale and the mandates thereof I did on locality in county, and name by commanding me as Sheriff of said the 27th day of September, 1971, which said property is most gencounty to seize, levy upon, and seize and levy upon as the property erally known.) sell in the manner and form as re- of the above defendant the followquired by law the hereinafter de- ing described property, situated in 155. City of Post. Garza County, Texas, to-wit:

WHEREAS, by virtue of said number of acres, original survey, the same being the 2nd day of said judgment and said Order of Sale locality in county, and name by and the mandates thereof I did on which said property is most gen- title, and interest of the Defendants ly or to anyone having an interest the 27th day of September, 1971. erally known.) seize and levy upon as the property

of the above defendant the follow-Block 37, City of Post,

ing described property, situated in Garza County, Texas, to-wit: (Said description showing the number of acres, original survey, locality in county, and name by which said property is most gen-

FIRST TRACT: Lot 5, Block 43, City of Post.

And I will on the first Tuesday in the month of November, 1971 the same being the 2nd day of said month, proceed to sell all the right, title, and interest of the Defendant in and to said property at the Court House door of said county in the city or town of Post between the

scribed property;

erally known.)

hours of 10:00 a. m. and 4:00 p.m. to the highest bidder for cash, provided, however, that none of said property shall be sold to the owner of said property directly or indirectly or to anyone having an interest therein or to any party other than a taxing unit which is a party to this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said suit, which ever is lower, subject also to the right of the Defendant to redeem same in the time and manner provided by law and subject also to the right of the Defendant to have said property County of Garza SHERIFF'S SALE divided and sold in less divisions

than the whole. DATED at Post, Texas, this the

28th day of September, 1971. J.A. HOLLEMAN, Sheriff Garza County, Texas

The State of Texas County of Garza SHERIFF'S SALE

WHEREAS, on the 1st day

the District Court of Garza County, Texas, wherein County of Garza, White River Municipal Water District, Post Independent School District. City of Post were plaintiffs. recovered judgment against John Valdez, ET AL, Defendants, for

taxes, penalty, interest and cost property: WHEREAS, on the 22nd day of

September, 1971, by virtue of said scribed property; judgment and the mandates thereof the Clerk of the above mention-

this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in than the whole. said suit, which ever is lower, subject also to the right of the Defendant to redeem same in the time and manner provided by law and subject also to the right of the The State of Texas Defendant to have said property County of Garza divided and sold in less divisions

DATED at Post, Texas, this the 28th day of September, 1971. J.A. HOLLEMAN, Sheriff Garza County, Texas

than the whole.

WHEREAS, on the 1st day March, 1971, in Cause No. 2651, in the District Court of Garza County, Texas, wherein County of Garza, White River Municipal Water District, Post Independent School District, City of Post were Plaintiffs, recovered judgment against J. B. Robinson, defendant, for taxes, pen- cause to be issued an Order of Sale June, 1971, in Cause No. 2392, in alty, interest and cost against the commanding me as Sheriff of said seize and levy upon as the property

hereinafter described property; WHEREAS, on the 22nd day of judgment and the mandates there-of the Clerk of the above mention- WHEREAS, by virtue of s a i d ed District Court of said county did

WHEREAS, by virtue of said comanding me as Sheriff of said seize and levy upon as the property erally known.) county to seize, levy upon, and sell of the above defendant the followin the manner and form as requir- ing described property, situated in City of Post, Texas, ed by law the hereinafter described Garza County, Texas, to-wit:

than the whole.

The State of Texas

County of Garza

28th day of September, 1971.

J.A. HOLLEMAN, Sheriff

SHERIFF'S SALE

Garza County, Texas

Block 51, City of Post. in Garza County, Texas, to-wit:

FIRST TRACT: Lot 7, in Block

And I will on the first Tuesday

(Said description showing the in the month of November, 1971, month, proceed to sell all the right, in and to said property at the Court therein or to any party other than

city or town of Post between the this suit for less than the amount And I will on the first Tuesday hours of 10:00 a.m. and 4:00 p.m. of the adjudged value of said propthe month of November, 1971, to the highest bidder for cash, pro- erty or the aggregate amount of the same being the Ind day of said vided, however, that none of said judgments against said property in month, proceed to sell all the right, property shall be sold to the owner said suit, which ever is lower, subtitle, and interest of the Defendant of said property directly or indirectn and to said property at the Court ly or to anyone having an interest House door of said county in the therein or to any party other than time and manner provided by law city or town of Post between the a taxing unit which is a party to and subject also to the right of the hours of 10:00 a.m. and 4:00 p.m. this suit for less than the amount to the highest bidder for cash, pro- of the adjudged value of said propvided, however, that none of said erty or the aggregate amount of property shall be sold to the owner judgments against said property in of said property directly or indirect- said suit, which ever is lower, suby or to anyone having an interest ject also to the right of the Detherein or to any party other than fendants to redeem same in the a taxing unit which is a party to time and manner provided by law and subject also to the right of the

Defendants to have said property divided and sold in less divisions DATED at Post, Texas, this the 28th day of September, 1971. J. A. HOLLEMAN, Sheriff

Garza County, Texas

SHERIFF'S SALE

WHEREAS, on the 1st day of June, 1970, in Cause No. 2384, in the District Court of Garza County. Texas, wherein County of Garza, White River Municipal Water District, Post Independent School District, City of Post were Plaintiffs, recovered judgment against Leo Harrison, Defendant, for taxes, penalty, interest and cost against the hereinafter described property; WHEREAS, on the 22nd day of September, 1971, by virtue of said judgment and the mandates thereof the Clerk of the above mentioned District Court of said county did

sell in the manner and form as re- ing described property, situated in September, 1971, by virtue of said quired by law the hereinafter de-

judgment and said Order of Sale cause to be issued an Order of Sale and the mandates thereof I did on commanding me as Sheriff of said the 27th day of September, 1971, against the hereinafter described county to seize, levy upon, and seize and levy upon as the property sell in the manner and form as re- of the above defendant the followquired by law the hereinafter de- ing described property, situated in Garza County, Texas, to-wit:

(Said description showing the judgent and said Order of Sale number of acres, original survey, month, proceed to sell all the right, of said property directly or indirect- hours of 10:00 a. m. and 4:00 p.m. ed District Court of said county did and the mandates thereof I did on locality in county, and name by cause to be issued an Order of Sale the 27th day of September, 1971, which said property is most gen-FIRST TRACT: Lot 13, Block 50,

And I will on the first Tuesday

in and to said property at the Court therein or to any party other than fendant to redeem same in the House door of said county in the a taxing unit which is a party to time and manner provided by law city or town of Post between the this suit for less than the amount and subject also to the right of the hours of 10:00 a. m. and 4:00 p.m. of the adjudged value of said prop- Defendant to have said property to the highest bidder for cash, pro- erty or the aggregate amount of divided and sold in less divisions vided, however, that none of said judgments against said property in than the whole.

said suit, which ever is lower, subproperty shall be sold to the owner of said property directly or indirectfendant to redeem same in the time and manner provided by law FIRST TRACT: Lots 11 and 12. House door of said county in the a taxing unit which is a party to and subject also to the right of the Defendant, to have said property divided and sold in less divisions than the whole.

DATED at Post, Texas, this th 28th day of September, 1971. J.A. HOLLEMAN, Sheriff ject also to the right of the De-Garza County, Texas fendant to redeem same in the

The State of Texas County of Garza Defendant to have said property

SHERIFF'S SALE divided and sold in less divisions WHEREAS, on the 1st day of June, 1970, in Cause No. 2412, in the Dis-DATED at Post, Texas, this the wherein ounty of Garza, Post Independent School District, White River Municipal Water istrict, City of Post were plaintiffs, recovered jud-

> interest and cost against the hereinafter described property;

WHEREAS, on the 1st day of June, 1970, in Cause No. 2306, in the District Court of Garza County, WHEREAS, on the 22nd day of WHEREAS, on the 22nd day of county to seize, levy upon, and WHEREAS, on the 14th day of September, 1971, by virtue of said sell in the manner and form as re- December, 1970, in Cause No. 246. Texas, wherein County of Garza, of the Clerk of the above mentiontiffs, recovered judgment against ed District Court of said county did Glenn D. Bratcher, Defendant, for cause to be issued an Order of Sale taxes, penalty, interest and cost commanding me as Sheriff of said against the hereinafter described county to seize, levy upon, and sell the 27th day of September, 1971, Plaintiffs recovered judgment

and the mandates thereof I did on which said property is most gen- Block 8, City of Post,

in Block 90, City of Post, Texas. in the month of November, 1971, of Post. the same being the 2nd day of said number of acres, original survey, month, proceed to sell all the right, 5, Block 20, City of Post. title, and interest of the Defendants

the same being the 2nd day of said property shall be sold to the owner city or town of Post between the title, and interest of the Defendant ly or to anyone having an interest to the highest bidder for cash, proin and to said property at the Court therein or to any party other than vided, however, that none of said House door of said county in the a taxing unit which is a party to property shall be sold to the owner the same being the 2nd day of said

city or town of Post between the this suit for less than the amount of said property directly or indirecthours of 10:00 a. m. and 4:00 p.m. of the adjudged value of said prop- iy or to anyone having an interest

Hart Addition, City of Post. FIRST TRACT: Lots 9 and 10, in city or town of Post between the a taxing unit which is a party to Block 51, City of Post. And I will on the first Tuesday to the highest bidder for cash, pro- of the adjudged value of said propin the month of November, 1971, vided, however, that none of said erty or the aggregate amount of WHEREAS, by virtue of said (Said description showing the the same being the 2nd day of said property shall be sold to the owner judgments against said property in month, proceed to sell all the right, of said property directly or indirect- said suit, which ever is lower, subtitle, and interest of the Defendant ly or to anyone having an interest ject also to the right of the De-

DATED at Post, Texas, this the

ject also to the right of the De- 28th day of September, 1971. J. A. HOLLEMAN, Sheriff Garza County, Texas

The State of Texas

County of Garza SHERIFF'S SALE

this suit for less than the amount of the adjudged value of said property or the aggregate amount of WHEREAS, on the 14th day of judgments against said property it December, 1970, in Cause No. 2345, said suit, which ever is lower, us in the District Court of Garza ect also to the right of the De-County, Texas, wherein County of Garza, White River Municipal Wa- fendant to redeem same in the time and manner provided by law ter District, Post Independent School District, City of Post were and subject also to the right of the Defendant to have said property plaintiffs, recovered judg m e n t divided and sold in less division against G. I. Huffman, Defendant, for taxes, penalty, interest and cost than the whole. trict Court of Garza County, Texas, against the hereinafter describ e d

DATED at Post. Teas, this be property 28th day of September, 1971. WHEREAS, on the 22nd day of September, 1971, by virtue of said judgment and the mandates theregment against Earnest Ameen, ET of the Clerk of the above mention-The State of Texas AL, Defendants, for taxes penalty, ed District Court of said county did County of Garza

cause to be issued an Order of Sale commanding me as Sheriff of said

judgment and the mandates there- quired by law the hereinafter de- in the District Court of Garn scribed property; WHEREAS, by virtue of said Garza, White River Municipal Wa judgent and said Order of Sale ter District, Post Independent Schand the mandates thereof I did on ool District, City of Post were

in the manner and form as requir- seize and levy upon as the property against Calvin Storie, Defendant, of the above defendant the followfor taxes, penalty, interest and cost against the hereinafter described ing described property, situated in property:

(Said description showing the number of acres, original survey, September, 1971, by virtue of said judgment and the mandates therewhich said property is most genof the Clerk of the above mentioned District Court of said county did FIRST TRACT: Lots 3 and 4. cause to be issued an Order of Sale

Block 154, City of Post. SECOND TRACT: Lots 5 and

county to seize, levy upon, and sell in the manner and form as re-THIRD TRACT: Lots 7 and 8, quired by law the hereinafter de-

scribed property; FOURTH TRACT: Lots 11 and WHEREAS, by virtue of said E 20' of 12, Block 10, City of Post. judgment and said Order of Sale FIFTH TRACT: Lot W 671/2' of And I will on the first Tuesday 5, N 14' of 671/2 of 6, Block 144, City and the mandates thereof I did on the 27th day of September, 1971, seize and levy upon as the property

SIXTH TRACT: Lot 4, W 20' of of the above defendant the following described property, situated in

And I will on the first Tuesday in and to said property at the Court in the month of November, 1971, Garza County, Texas, to-wit: House door of said county in the the same being the 2nd day of said city or town of Post between the month, proceed to sell all the right, hours of 10:00 a.m. and 4:00 p.m. title, and interest of the Defendant locality in county, and name by to the highest bidder for cash, pro- in and to said property at the Court which said property is most genvided, however, that none of said House door of said county in the erally known.) City of Post.

And I will on the first Tuesday month, proceed to sell all the right,

(Said description showing the

number of acres, original survey,

FIRST TRACT: Lot 5, Block 3.

SIXTH TRACT: Lots 27 and 2

SEVENTH TRACT: Lot 2, Aig.

And I will on the first Tuesday

in the month of November, 1971

the same being the 2nd day of said

month, proceed to sell all the right title, and interest of the Detendant

in and to said property at the Court

House door of said county in the city or town of Post between the

hours of 10:00 a. m. and 4:00 p.m.

to the highest bidder for cash, pro-

vided, however, that none of said

property shall be sold to the owner

of said property directly or indirect.

ly or to anyone having an interest

therein or to any party other the

a taxing unit which is a party to

J.A. HOLLEMAN, Sheriff

SHERIFF'S SALE

WHEREAS, on the 14th day of

County, Texas, wherein County of

WHEREAS, on the 22nd day d

commanding me as Sheriff of said

Garza County, Texas

ander Addition, City of Pos

September, 1971, by virtue of said property; WHEREAS, by virtue of said Garza County, Texas, to-wit: of the Clerk of the above mention- judgment and said Order of Sale ed District Court of said county did and the mandates thereof I did on cause to be issued an Order of Sale the 27th day of September, 1971, locality in county, and name by commanding me as Sheriff of said seize and levy upon as the propercounty to seize, levy upon, and ty of the above defendants the fol- erally known.) sell in the manner and form as re- lowing described property, situated quired by law the hereinafter de- in Garza County, Texas, to-wit:

the 27th day of September, 1971, erally known.) county to seize, levy upon, and of the above defendant the follow-

Garza County, Texas, to-wit: (Said description showing the locality in county, and name by which said property is most generally known.) FIRST TRACT: Lot 9, in Block

16, City of Post, Texas. And I will on the first Tuesday

in the month of November, 1971,

White River Municipal Water Dis-District, City of Post were plain-

WHEREAS, on the 22nd day of ed by law the hereinafter described

scribed property; (Said description showing the SECOND TRACT: Lo WHEREAS, by virtue of s a id number of acres, original survey, Block 8, City of Post. udgment and said Order of Sale locality in county, and name by

FIRST TRACT: Lots 15 and 16

dement and the mandates therethe Clerk of the above mention-I District Court of said county did ause to be issued an Order of Sale bmmanding me as Sheriff of said bunty to seize, levy upon, and all in the manner and form as reuired by law the hereinafter decribed property:

WHEREAS, by virtue of said idgent and said Order of Sale nd the mandates thereof I did on te 27th day of September, 1971, tize and levy upon as the property the above defendant the follow ig described property, situated in arza County, Texas, to-wit:

(Said description showing the amber of acres, original survey, scality in county, and name by hich said property is most genally known.)

FIRST TRACT: W-2 of Lot 7 and Block 103, City of Post. And I will on the first Tuesday

the month of November, 1971. te same being the 2nd day of said onth, proceed to sell all the right. tle, and interest of the Defendant and to said property at the Court ouse door of said county in the therein or to any party other than time and manner provided by law ty or town of Post between the a taxing unit which is a party to surs of 10:00 a. m. and 4:00 p.m. this suit for less than the amount the highest bidder for cash, pro-ded, however, that none of said operty shall be sold to the owner said property directly or indirector to anyone having an interest erein to any party other than taxing unit which is a party to is suit for less than the amount the adjudged value of said prop-ty or the aggregate amount of or the aggregate amount or nents against said property in suit, which ever is lower, sub-also to the right of the De-ant to redeem same in the and manner provided by law subject also to the right of the endant to have said property

TED at Post, Texas, this th h day of September, 1971. J.A. HOLLEMAN, Sheriff

Gazza County, Texas

Garza County, s State of Texas such of Garza SHERIFF'S SALE WHEREAS, on the 22nd day of me, 1970, in Cause No. 2414, in e District Court of Garza County, abarein County of G a zza, barring C

WHEREAS, by virtue of said the 27th day of September, 1971, erally known.) seize and levy upon as the property of the above defendants the fol. 155, City of Post. lowing described property, situated in Garza County, Texas, to-wit:

(Said description showing the number of acres, original survey. which said property is most generally known.)

FIRST TRACT: Lot 14, Hart Addition to the City of Post.

in and to said property at the Court

hours of 10:00 a.m. and 4:00 p.m. of the adjudged value of said propvided, however, that none of said judgments against said property in property shall be sold to the owner of said property directly or indirectly or to anyone having an interest

Defendant to have said property divided and sold in less divisions of the adjudged value of said prop-erty or the aggregate amount of judgments against said property in than the whole. said suit, which ever is lower, subject also to the right of the De-fendants to redeem same in the time and manner provided by law

and subject also to the right of the Defendants to have said property divided and sold in less divisions than the whole.

DATED at Post, Texas, 28th day of September, 1971. J. A. HOLLEMAN, Sheriff

Garza County, Texas The State of Texas **County of Garza**

County of Garza SHERIFF'S SALE WHEREAS, on the lat day of June. 1970, in Cause No. 2339, in the District Court of Garza County, Texas, wherein County of Garza, Post Independent School District, White River Municipal Water Dis-trict, City of Post were Plaintiffs, recovered judgment against Wes-ley Guthrie, Defendant, for taxes, penalty, interest and cost against

judgment and the mandates of the Clerk of the above m

and subject also to the right of the

DATED at Post, Texas, this the

day of September, 1971. J. A. HOLLEMAN, Sheriff

(Said description showing the in the month of November, 1971 vided, however, that none of said judgments against said property in a taxing unit which is a party to in and to said property at the Court number of acres, original survey, the same being the 2nd day of said property shall be sold to the owner said suit, which ever is lower, subjudgment and said Order of Sale locality in county, and name by month, proceed to sell all the right, if said property directly or indirectand the mandates thereof I did on which said property is most gen- title, and interest of the Defendant ly or to anyone having an interest in and to said property at the Court therein or to any party other than

FIRST TRACT: Lot 2, in Block House door of said county in the a taxing unit which is a party to city or town of Post between the this suit for less than the amount And I will on the first Tuesday hours of 10:00 a.m. and 4:00 p.m. of the adjudged value of said propin the month of November, 1971, to the highest bidder for cash, prothe same being the 2nd day of said vided, however, that none of said judgments against said property in month, proceed to sell all the right, property shall be sold to the owner locality in county, and name by title, and interest of the Defendant of said property directly or indirectin and to said property at the Court ly or to anyone having an interest House door of said county in the therein or to any party other than city or town of Post between the a taxing unit which is a party to hours of 10:00 a. m. and 4:00 p.m. this suit for less than the amount And I will on the first Tuesday to the highest bidder for cash, pro- of the adjudged value of said propin the month of November, 1971, vided, however, that none of said erty or the aggregate amount of than the whole. the same being the 2nd day of said property shall be sold to the owner judgments against said property in month, proceed to sell all the right, of said property directly or indirect- said suit, which ever is lower, subtitle, and interest of the Defendants ly or to anyone having an interest ject also to the right of the Detherein or to any party other than fendant to redeem same in the House door of said county in the a taxing unit which is a party to time and manner provided by law The State of Texas city or town of Post between the this suit for less than the amount and subject also to the right of the Defendant to have said property to the highest bidder for cash, pro- erty or the aggregate amount of divided and sold in less divisions

than the whole said suit, which ever is lower, sub-DATED at Post, Texas, this the ject also to the right of the De-28th day of September, 1971. J.A. HOLLEMAN, Sheriff fendant to redeem same in the

Garza County, Texas

The State of Texas County of Garza

SHERIFF'S SALE

WHEREAS, on the 1st day June, 1970, in Cause No. 2391, in

 28th day of September, 1971.
 J. A. HOLLEMAN, Sheriff

 Garza County, Texas
 Texas, wherein County of Garza,

 The State of Texas
 White River Municipal Water Dis

 County of Garza
 trict, Post Independent School Dis

 SHERIFF'S SALE
 White River Municipal Water Dis

 WHEREAS, on the 22nd day of
 Gonzales, Defendant, for taxes, pen

 June, 1970, in Cause No. 2481 in
 alty, interest and cost against the

 the District Court of Garza County,
 White River Municipal Water Dis

 Texas, wherein County of Garza,
 WHEREAS, on the 22nd day of

 June, 1970, in Cause No. 2481 in
 alty, interest and cost against the

 White River Municipal Water Dis WHEREAS, on the 22nd day of

 White River Municipal Water Dis WHEREAS, on the 22nd day of

 Texas, wherein County of Garza.
 WHEREAS, on the 22nd day of

 White River Municipal Water Dis WHEREAS, on the 22nd day of

 September, 1971, by virtue of said
 September, 1971, by virtue of said

 judgment and the above mention of the Clerk of the above mention

 of the Clerk of the above mention ed District Court of said county did

 Thomas Ammons, ET AL, Defend cause to be issued an Order of Sale

the District Court of Garza County,

June, 1970, in Cause No. 2481 in the District Court of Garza County, Texas, wherein County of Garza, White River Municipal Water Dis-trict, Post Independent School Dis-trict, City of of Post were plain-tiffs, recovered judgment against Thomas Anamons, ET AL, Defend-ants, for taxes, penalty, interest and cost against the hereinafter described property; WHEREAS, on the 22nd day of judgment and the mandates there-of the Cierk of the above mention-ed District Court of said county did cause to be issued an Order of Sale commanding me as Sheriff of said county to zeize, levy upon, and county to seize, levy upon, and sell in the manner and form as re-

and cost against the hereinafter described property; WHEREAS, on the 22nd day of September, 1971, by virtue of said judgment and the mandates there-of the Clerk of the above mention-ed District Court of said county did cause to be issued an Order of Sale commanding me as Sheriff of said county to seize, levy upon, and sell f in the manner and form as re-id by law the hereinafter de-scribed property; WHEREAS, by virtue of s a i d judgment and said Order of Sale the 27th day of September, 1971, seize and levy upon as the property of the above defendant the follow-ing described property, situated in Garza County. Texas, to-wit: (Said description showing the

to the highest bidde erty or the aggregate amount of said suit, which ever is lower, subject also to the right of the De-

fendant to redeem same in the time and manner provided by law and subject also to the right of the Defendant to have said property divided and sold in less divisions

DATED at Post, Texas, this the 28th day of September, 1971. J.A. HOLLEMAN, Sheriff

Garza County, Texas County of Garza

SHERIFF'S SALE

WHEREAS on the 22nd day of June, 1971, in Cause No. 2458, in the District Court of Garza County. Texas, wherein County of G a r za, White River Municipal Water Dis-judgment and the mandates theretrict, Post Independent School Dis-trict, City of Post were Plaintiffs, ed District Court of said county did recovered judgment against John cause to be issued an Order of Sale Huffman. Defendant, for t a xes, commanding me as Sheriff of said penalty, interest and cost against county to seize, levy upon, and judgment and the mandates the the hereinafter described property; sell in the manner and form as re- of the Clerk of the above mention of the clerk of the clerk of the above mention of the clerk of the cle the hereinafter described property; WHEREAS, on the 22nd day of september, 1971, by virtue of said scribed property; udgment and the mandates there- WHEREAS, by

rally known.) FIRST TRACT: Lot 9, Block House door of said county in the

DATED at Post, Texas, this the 28th day of September, 1971. J. A. HOLLEMAN, Sheriff Garza County, Texas

The State of Texas County of Garza

SHERIFF'S SALE

WHEREAS, on the 14th day of December, 1971, in Cause No. 2488. The State of Texas in the District Court of Garza County, Texas, wherein County of Garza, White River Municipal Water District, Post Independent School District, City of Post were plaintiffs, recovered judgment against R. L. Carlton, Defendant, for taxes, penalty, interest and cost against the hereinafter described property; WHEREAS, on the 22nd day of September, 1971, by virtue of said

judgment and the mandates there-of the Clerk of the above mention-ed District Court of said county did and the mandates thereof I did on sell in the manner and form as recause to be issued an Order of Sale the 27th day of September, 1971. cause to be issued an Order of Sale commanding me as Sheriff of said county to seize, levy upon, and sell in the manner and form as re-ing described property, situated in

Garza County, Texas, to-wit: (Said description showing the in the month of November, 1971, locality in county, and name by which said property is most gen-title, and interest of the Defendant

ject also to the right of the De- of the adjudged value of said prop- city or town of Post between the fendants to redeem same in the erty or the aggregate amount of time and manner provided by law judgments against said property in hours of 10:00 a. m. and 4:00 pm. and subject also to the right of the said suit, which ever is lower, sub-Defendants to have said property ject also to the right of the De- vided, however, that none of said divided and sold in less divisions fendant to redeem same in the property shall be sold to the owner time and manner provided by .aw of said property directly or indirect and subject also to the right of the ly or to anyone having an interest Defendant to have said property divided and sold in less divisions a taxing unit which is a party to than the whole.

DAED at Post, Texas, this the 28th day of September, 1971. J.A. HOLLEMAN, Sheriff

Garza County, Texas

County of Garza

SHERIFF'S SALE

WHEREAS, on the 1st day of June, 1970, in Cause No. 2407, in the District Court of Garza County, Texas, wherein County of Garza, White River Municipal Water District, Post Independent School District, City of Post were Plaintiffs, recovered judgment against Hosie Wynn, Defendant, for taxes, pen-

alty, interest and cost against the hereinafter described property; WHERFAS, on the 22nd day of September, 1971, by virtue of said

judgment and the mandates therequired by law the hereinafter de- ed District Court of said county did

> quired by law the hereinafter described property;

sell in the manner and form as re-quired by law the hereinafter de-scribed property; WHEREAS, by virtue of s a id judgment and said Order of Sale and the mandates thereof I did on the 27th day of September, 1971, seize and levy upon as the property of the above defendant the follow-ing described property is most gen seize and levy upon as the property of the above defendant the follow-ing described property, situated in Garza County, Texas, to-wit: (Said description showing the seize and levy upon as the property of the above defendant the follow-ing described property, situated in Garza County, Texas, to-wit: (Said description showing the county, Texas, to-wit:

(Said description showing the number of acres, original survey, locality in county, and name by which said property is most generally known.)

FIRST TRACT: Lots 4 and 5 Block 13, City of Post. SECOND TRACT: Lot 14, Block

county to seize, levy upon, and sell in the manner and form as requir-ed by law the hereinafter described property: WHEREAS, by virtue of s a id Number of acres, original survey, Network of Post. (Said description showing the number of acres, original survey, Network of Post. (Said conty, Texas, to-wit: (Said description showing the number of acres, original survey, Network of Post. (Said conty, Texas, to-wit: (Said description showing the number of acres, original survey, Network of Post. (Said conty, Texas, to-wit: (Said description showing the number of acres, original survey, Network of Post. (Said conty, Texas, to-wit: (Said description showing the number of acres, original survey, (Said conty, Texas, to-wit: (Sai 26, City of Post.

therein or to any party other than this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said suit, which ever is lower, subject also to the right of the De fendant to redeem same in the time and manner provided by law and subject also to the right of the Defendant to have said property

divided and sold in less divisions than the whole. DATED at Post, Texas, this the 28th day of September, 1971. J.A. HOLLEMAN, Sheriff Garza County, Texas

> Early or Late

... Or Right in the middle of your busy day,

HOWELL'S

6 TO 10

is open to serve

your food needs

Howell's

6 TO 10

419 EAST MAIN

Legal Notices

CITATION BY PUBLICATION STATE OF TEXAS COUNTY OF GARZA In the name and by the authority

of the State of Texas, notice is hereby given as follows: TO: Petra Galabis,

the unknown owners, if any, of the herein after described property, he unknown heirs of the unknown mers and of the known owners, if any known owners are n a m e d herein, if the known owner, if any, be deceased, and the unknown stockholders of any corporation named as defendant herein, if any, and to all persons, including adverse claimants, owning or having any legal or equitable interest i n or lien upon the following described property, delinquent to Plaint if fs rein, for taxes, to-wit:

Lot 70, Block 2, C. Hart Addition the City of Post, Texas, which said property is delinquent to the Plaintiffs herein for taxes as shown by exhibits "A","B" and "C" attached hereto, exclusive of dition to the taxes, all said interest. penalties and costs, thereon, allow-

ed by law up to and including the day of judgment herein. You are hereby notified that suit has been brought by Post Independent School District, White R i ver Municipal Water District and the City of Post, Texas, against parties above named as defendants, by petition filed on the 5th day of October, 1971, in a certain suit styled Post Independent School District. Et Al Vs. Petra Galabis,

for collection of taxes on said pro perty and that said suit is now ending in the District Court of Garza County, Texas, 106th Judicial District, and the file number of said suit is 2805, that the names and collect taxes on the property to this suit are the State of Texas and Garza County. Plaintiffs and all other taxing

ment of same, as provided by law. All parties to this suit, including Plaintiffs, Defendants and intervenors shall take notice that claims of forty-two (42) days from and not only for any taxes which were delinquent on said property at the time this suit was filed but all taxes becoming delinquent thereon turn date for such citation, before at any time, thereafter, up to the the Honorable District Court of date of judgment, including all interest penalties and costs allowed by law thereon, may upon request | there to show cause why judgment herefor, be recovered herein with- shall not be rendered for such out further citation or notice to any taxes, penalties and interest and parties herein, and all said parties costs, and condemning said propshall take notice of and plead and erty and ordering foreclosure of answer to all claims and pleadings the constitutional and statutor now on file and which may here- liens for taxes due the Plaintiffs, after be filed in said cause by all and the taxing units, parties hereother parties herein, and all of to, and those who may intervene these taxing units above n a m e d, herein, together with all interest,

Post, Texas. who may intervene herein and set penalties and costs allowed by law up their respective tax claims up to and incl ing the day of against said property. judgment herein, and all costs of You are hereby commanded to this suit. "C" attached hereto, exclusive of appear and defend such suit on the Issued and given under my hand first Mosday after the expiration andn seal of office of said Court in of forty-two (42) days from and the City of Post, Garza County, after the date of issuance hereof. Texas, this 5th day of Oct ober, the same being the 22nd day of 1971. November, 1971, which is the re-(s) CARL CEDERHOLM day of judgment herein. turn date for such citation, before **District Clerk** the Honorable District Court of Garza County, Texas Garza County, Texas, to be held at SEAL 4tc (9-21) the courthouse thereof, then and CITATION BY PUBLICATION there to show cause why judgment shall not be rendered for such STATE OF TEXAS taxes, penalties and interest and COUNTY OF GARZA In the name and by the authority COSES. and condemning said property and ordering for e c losure of of the State of Texas, notice is the constitutional and statut ory hereby given as follows: Et Al Vs. Kate Ferguson, liens for taxes due the Plaintiffs, TO: J. A. Donaldson, the unknown owners, if any, of the for collection of taxes on said proand the taxing units, parties hereherein after described property, perty and that said suit is now to, and those who may interven e the unknown heirs of the unknown pending in the District Court of herein, together with all interest, penalties and costs allowed by law owners and of the known owners. if any known owners are named cial District, and the file nu mber up to and including the day of herein, if the known owner, if any, of said suit is 2804, that the names udgment herein, and all costs of be deceased, and the unknown of all taxing units which assess up their respective tax claims this suit. stockholders of any corporation and collect taxes on the property Issued and given under my hand named as defendant herein, if any, herein described, not made parties and seal of office of said Court in the City of Post, Garza County. and to all persons, including ad- to this suit are the State of Texas Texas, this 5th day of October, and Garza County. verse claimants, owning or having Plaintiffs and all other taxing any legal or equitable interest in (s) CARL CEDERHOLM or lien upon the following described District Clerk property, delinquent to Plaint i f fs Garza County, Texas 4tc (9-21) herein, for taxes, to-wit: linguent ad valorem taxes on the SEAL property herein above described, Lots 7 and 8, Block 129, in the City of Post. CITATION BY PUBLICATION Which said property is delinquent STATE OF TEXAS to the Plaintiffs herein for taxes by law thereon, up to and includ-COUNTY OF GARZA as shown by exhibits "A","B" and ing the day of judgment herein and In the name and by the authority "C" attached hereto, exclusive of the establishment and foreclosure shall not be rendered for such of the State of Texas, notice is interest, penalties and costs and of liens, if any, securing the pay-there is included in this suit in ad- ment of same, as provided by law. costs, and condemning said prophereby given as follows:

Which said property is delinquent to the Plaintiffs herein for taxes. as shown by exhibits "A", "B" and "C" attached hereto, exclusive of interest, penalties and costs and of liens, if any, securing the paythere is included in this suit in ad. ment of same, as provided by law.

dition to the taxes, all said interest, You are hereby notified that suit has been brought by Post Independ-

dent School District, White River Municipal Water District and the at any time, thereafter, up to the City of Post, Texas, against parties above named as defendants, by pe-tition filed on the 5th day of October, 1971, in a certain suit styled Post Independent School District, Et Al Vs. Rube Hardin, for collection of taxes on said pro-

perty and that said suit is now answer to all claims and pleadings pending in the District Court of now on file and which may here-

Garza County, Texas, 106th Judi- after be filed in said cause by all cial District, and the file number other parties herein, and all of of said suit is 2809, that the names of all taxing units which assess and collect taxes on the property up their respective tax claims interest, penalties and costs and herein described, not made parties against said property. there is included in this suit in ad- to this suit are the State of Texas and Garza County. Plaintiffs and all other taxing

units who may set up their tax claims herein, seek recovery of delinguent ad valorem taxes on the property herein above described. and in addition to the taxes, all interest, penalties and costs allowed by law thereon, up to and including the day of judgment herein and the establishment and foreclosure of liens, if any, securing the payment of same, as provided by law. All parties to this suit, including

Plaintiffs, Defendants and intervenors shall take notice that claims not only for any taxes which were delinquent on said property at the time this suit was filed but all taxes becoming delinquent thereon all taxing units which as s e s s at any time, thereafter, up to the date of judgment, including all inberein described, not made parties terest, penalties and costs allowed by law thereon, may upon request therefor, be recovered herein with-

out further citation or notice to any mits who may set up their tax parties herein, and all said parties claims herein, seek recovery of de- shall take notice of and plead and linquent ad valorem taxes on the answer to all claims and pleadings 1971. property herein above described, now on file and which may hereand in addition to the taxes, all in- after be filed in said cause by all terest, penalties and costs allowed other parties herein, and all of by law thereon, up to and includ- these taxing units above na m e d. SEAL ing the day of judgment herein and who may intervene herein and set the establishment and foreclosure up their respective tax claims of liens, if any, securing the pay- against said property.

STATE OF TEXAS COUNTY OF GARZA You are hereby commanded to ap-In the name and by the authority pear and defend such suit on the of the State of Texas, notice is first Monday after the expiration hereby given as follows: TO: Kate Ferguson, after the date of issuance hereof. the unknown owners, if any, of the the same being the 22nd day of herein after described property, November, 1971, which is the rethe unknown heirs of the unknown owners and of the known owners, if any known owners are n a m e d Garza County, Texas, to be held at herein, if the known owner, if any, the courthouse thereof, then and be deceased, and the unknown stockholders of any corporation named as defendant herein, if any, and to all persons, including ad-

verse claimants, owning or having any legal or equitable interest in or lien upon the following described property, delinquent to Plaint iffs herein, for taxes, to-wit: Lot 11, Block 142, in the City of

this suit.

District Clerk

and Garza County. inquent ad valorem taxes on the the same being the 22nd day of Babb, property herein above described, November, 1971, which is the re- the unknown owners, if any, of the

ing the day of judgment herein and the establishment and foreclosure All parties to this suit, including Plaintiffs, Defendants and interdelinquent on said property at the and the taxing units, parties here- or lien upon the following described time this suit was filed but all taxes becoming delinquent thereon herein, together with a 11 interest,

date of judgment, including all inup to and including the day of terest, penalties and costs allowed judgment herein, and all costs of by law thereon, may upon request this suit. therefor, be recovered herein without further citation or notice to any

parties herein, and all said parties shall take notice of and plead and 1971

District Clerk Garza County, Texas these taxing units above n a m e d. SEAL 4tc (9-21) who may intervene herein and set CITATION BY PUBLICATION STATE OF TEXAS COUNTY OF GARZA You are hereby commanded to

appear and defend such suit on the of the State of Texas, notice is first Monday after the expiration hereby given as follows:

of forty-two (42) d a y s from and Mrs. Myrtle Batchelor, TO: after the date of issuance hereof, the unknown owners, if any, of the the same being the 22nd day of herein after described property. November, 1971, which is the re- the unknown heirs of the unknown turn date for such citation, before owners and of the known owners, the Honorable District Court of if any known owners are n a m e d Garza County, Texas, to be held at herein, if the known owner, if any, the courthouse thereof, then and be deceased, and the unknown there to show cause why judgment stockholders of any corporation shall not be rendered for such named as defendant herein, if any, taxes, penalties and interest and and to all persons, including adcosts, and condemning said prop- verse claimants, owning or having erty and ordering for e closure of any legal or equitable interest in the constitutional and statut ory or lien upon the following described liens for taxes due the Plaintiffs, property, delinquent to Plaint if fs and the taxing units, parties hereherein, for taxes, to-wit: to, and those who may interven e Lots 7 and 8, Block 131, of the

herein, together with a 11 interest, City of Post, Texas. penalties and costs allowed by law Which said property is delinquent

judgment herein, and all costs of as shown by exhibits "A","B" and Issued and given under my hand interest, penalties and costs and and seal of office of said Court in there is included in this suit in adthe City of Post, Garza County, dition to the taxes, all said interest, Texas, this 5th day of October.

(s) CARL CEDERHOLM day of judgment herein.

Garza County, Texas 4tc (9-21) **CITATION BY PUBLICATION**

> of all taxing units which assess and collect taxes on the property after be filed in said cause by all herein described, not made parties other parties herein, and all of

and Garza County Plaintiffs and all other taxing units who may set up their tax claims herein, seek recovery of delinguent ad valorem taxes on the property herein above described, first Monday after the expiration and in addition to the taxes, all in- of forty-two (42) d a y s from and

terest, penalties and costs allowed after the date of issuance hereof, Which said property is delinquent by law thereon, up to and includ- the same being the 22nd day of the Plaintiffs herein for taxes ing the day of judgment herein and as shown by exhibits "A", "B" and the establishment and foreclosure turn date for such citation, before

appear and defend such suit on the of the State of Texas, notice is dent School District, White River The Post (Texas) Dispatch Thursday, Oct. 21, 1971

and in addition to the taxes, all in- turn date for such citation, before herein after described property, terest, penalties and costs allowed the Honorable District Court of the unknown heirs of the unknown by law thereon, up to and includ- Garza County, Texas, to be held at owners and of the known owners, the courthouse thereof, then and if any known owners are n a m e d

there to show cause why judgment herein, if the known owner, if any, shall not be rendered for such be deceased, and the unknown taxes, penalties and interest and stockholders of any corporation costs, and condemning said prop- named as defendant herein, if any, liens for taxes due the Plaintiffs, any legal or equitable interest in to, and those who may interven e property, delinquent to Plaint if fs herein, for taxes, to-wit:

penalties and costs allowed by law Lots 34 and 35, Block 75, in the City of Post, Texas. Which said property is delinquent to the Plaintiffs herein for taxes

Issued and given under my hand and seal of office of said Court in "C" attached hereto, exclusive of the City of Post, Garza County, interest, penalties and costs and Texas, this 5th day of October, there is included in this suit in ad-

(s) CARL CEDERHOLM penalties and costs, thereon, allowday of judgment herein.

In the name and by the authority

Babb.

up to and including the day of to the Plaintiffs herein for taxes 'C" attached hereto, exclusive of

> penalties and costs, thereon, allowed by law up to and including the

You are hereby notified that suit

has been brought by Post Indepenabove named as defendants, by petition filed on the 5th day of Octo-

> Post Independent School District. Et Al Vs. Mrs. Myrtle Batchelor, for collection of taxes on said property and that said suit is now pending in the District Court of out further citation or notice to any Garza County, Texas, 106th Judi- parties herein, and all said parties cial District, and the file n u mber of said suit is 2803, that the names

to this suit are the State of Texas

Plaintiffs and all other taxing first Monday after the expiration units who may set up their tax of forty-two (42) days from and claims herein, seek recovery of de- after the date of issuance hereof, Cartney, Jerryl Babb and John above named as defendants, by pe-

Post Independent School District, Clarice Milow.

for collection of taxes on said property and that said suit is now pending in the District Court of Garza County, Texas, 106th Judied by law up to and including the venors shall take notice that claims the constitutional and statut ory verse claimants, owning or having of all taxing units which assess other parties herein, and all of Texas, this 5th day of Octobe and collect taxes on the property herein described, not made parties to this suit are the State of Texas and Garza County

Plaintiffs and all other taxin units who may set up their tax claims herein, seek recovery of de- first Monday after the expiration linquent ad valorem taxes on the of forty-two (42) days from and

as shown by exhibits "A","B" and property herein above described. and in addition to the taxes, all interest, penalties and costs allowed by law thereon, up to and includdition to the taxes, all said interest, ing the day of judgment herein and the Honorable District Court of the establishment and foreclosure ed by law up to and including the of liens, if any, securing the pay-

ment of same, as provided by law. You are hereby notified that suit All parties to this suit, including Plaintiffs, Defendants and interhas been brought by Post Independent School District, White R i ver venors shall take notice that claims Municipal Water District and the not only for any taxes which were City of Post, Texas, against parties delinquent on said property at the the constitutional and statut ory above named as defendants, by petime this suit was filed but all liens for taxes due the Plaintiffs, tition filed on the 5th day of Octotaxes becoming delinquent thereon and the taxing units, parties hereber, 1971, in a certain suit styled at any time, thereafter, up to the to, and those who may interven e date of judgment, including all in-Post Independent School District. terest, penalties and costs allowed penalties and costs allowed by law Et Al Vs. Evelyn Boyd, Florence McCartney, Jerryl Babb and John by law thereon, may upon request

therefor, be recovered herein withfor collection of taxes on said proout further citation or notice to any perty and that said suit is now parties herein, and all said parties shall take notice of and plead and pending in the District Court of Garza County, Texas, 106th Judi- answer to all claims and pleadings cial District, and the file n u mber now on file and which may hereof said suit is 2802, that the names after be filed in said cause of all taxing units which assess other parties herein, and all of these taxing units above n a m e d.

who may intervene herein and set up their respective tax claims against said property. You are hereby commanded to

appear and defend such suit on the first Monday after the expiration of forty-two (42) days from and after the date of issuance hereof, the same being the 22nd day of November, 1971, which is the return date for such citation, before the Honorable District Court of Garza County, Texas, to be held at the courthouse thereof, then and there to show cause why judgment shall not be rendered for such taxes, penalties and interest and costs, and condemning said prop-

> this suit. Issued and given under my hand Texas, this 5th day of October. 1971

(s) CARL CEDERHOLM District Clerk Garza County, Texas 4tc (9-21)

CITATION BY PUBLICATION You are hereby commanded to STATE OF TEXAS COUNTY OF GARZA

In the name and by the authority of the State of Texas, notice is City of Post, Texas, against parties

time this suit was filed but all erty and ordering for eclosure c taxes becoming delinquent thereon the constitutional and statut or tition filed on the 5th day of Octo- at any time, thereafter, up to the liens for taxes due the Plaintiff ber, 1971, in a certain suit styled date of judgment, including all in- and the taxing units, parties here terest, penalties and costs allowed to, and those who may interven Et Al Vs. Helen Doris Milow and by law thereon, may upon request herein, together with a 11 interest therefor, be recovered herein with- penalties and costs allowed by In out further citation or notice to any up to and including the day o judgment herein, and all costs

parties herein, and all said parties shall take notice of and plead and this suit. answer to all claims and pleadings Issued and given under my ha cial District, and the file number now on file and which may here- and seal of office of said Court i

> these taxing units above n a m e d. 1971. who may intervene herein and set up their respective tax claims against said property.

You are hereby commanded to SEAL appear and defend such suit on the CITATION BY PUBLICATION STATE OF TEXAS

COUNTY OF GARZA after the date of issuance hereof, In the name and by the authori the same being the 22nd day of of the State of Texas, notice November, 1971, which is the re-

turn date for such citation, before hereby given as follows TO: J. P. Cavett andn J. Recte Ward,

(s) CARL CEDERHOLM

Garza County, Texas

4tc (9-21)

District Clerk

Page 1

Garza County, Texas, to be held at the unknown owners, if any, of th the courthouse thereof, then and herein after described propert there to show cause why judgment the unknown heirs of the unknow shall not be rendered for such owners and of the known owner taxes, penalties and interest and if any known owners are n a m e costs, and condemning said propherein, if the known owner, if an erty and ordering for e closure of be deceased, and the unknow stockholders of any corporatie named as defendant herein, if an and to all persons, including a verse claimants, owning or havis herein, together with a 11 interest, any legal or equitable interest i or lien upon the following describe up to and including the day of property, delinquent to Plaint i f judgment herein, and all costs of herein, for taxes, to-wit:

Lot 11, Block 23, in the City Post. Texas.

Which said property is delingue to the Plaintiffs herein for tax as shown by exhibits "A","B" a 'C" attached hereto, exclusive interest, penalties and costs a p there is included in this suit in a dition to the taxes, all said intere penalties and costs, thereon, allo ed by law up to and including t day of judgment herein.

You are hereby notified that s has been brought by Post Indepe dent School District, White R is Municipal Water District and tl City of Post, Texas, against parti above named as defendants, by 1

tition filed on the 5th day of Oc ber, 1971, in a certain suit styl Post Independent School Distri Et Al Vs. J. F. Cavett and J. Re tor Ward.

for collection of taxes on said p perty and that said suit is nc pending in the District Court Garza County, Texas, 106th Ju cial District, and the file n u ml of said suit is 2796, that the nam of all taxing units which asse and collect taxes on the prope herein described, not made part to this suit are the State of Ter and Garza County.

Plaintiffs and all other tax units who may set up their t claims herein, seek recovery of inquent ad valorem taxes on t property herein above describ and in addition to the taxes, all terest, penalties and costs allow by law thereon, up to and incl ing the day of judgment herein a the establishment and foreclos of liens, if any, securing the p

ment of same, as provided by All parties to this suit, includ Plaintiffs, Defendants and int venors shall take notice that cla not only for any taxes which w delinquent on said property at time this suit was filed but a

and collect taxes on the property herein described, not made parties to this suit are the State of Texas and Garza County. Plaintiffs and all other taxing units who may set up their tax claims herein, seek recovery of delinquent ad valorem taxes on the property herein above described. and in addition to the taxes, all interest, penalties and costs allowed by law thereon, up to and including the day of judgment herein and

the establishment and foreclosure of liens, if any, securing the payment of same, as provided by law. All parties to this suit, including Plaintiffs, Defendants and interdent School District, White R i ver venors shall take notice that claims Municipal Water District and the not only for any taxes which were City of Post, Texas, against parties delinquent on said property at the

taxes becoming delinquent thereon ber, 1971, in a certain suit styled at any time, thereafter, up to the date of judgment, including all interest, penalties and costs allowed by law thereon, may upon request therefor, be recovered herein withjudgment herein, and all costs of

shall take notice of and plead and answer to all claims and pleadings now on file and which may here-

these taxing units above n a m e d, who may intervene herein and set up their respective tax claims SEAL

appear and defend such suit on the

TO: Jerry Blalock,

hereby given as follows:

1971. by all

SEAL

this suit. Issued and given under my hand and seal of office of said Court in the City of Post, Garza County, Texas, this 5th day of October, (s) CARL CEDERHOLM

District Clerk Garza County, Texas 4tc (9-21)

CITATION BY PUBLICATION STATE OF TEXAS COUNTY OF GARZA

In the name and by the authority of the State of Texas, notice is nereby given as follows:

TO: Alice and Elizabeth Robinthe unknown owners, if any, of the

herein after described property. the unknown heirs of the unknown owners and of the known owners. if any known owners are na m e d herein, if the known owner, if any, be deceased, and the unknown stockholders of any corporation named as defendant herein, if any, and to all persons, including adverse claimants, owning or having any legal or equitable interest I n or lien upon the following described property, delinquent to Plaint if fs

herein, for taxes, to-wit: Lot 11, Block 22, in the City of

Post, Texas, Which said property is delinquent and seal of office of said Court in to the Plaintiffs herein for taxes the City of Post, Garza County, as shown by exhibits "A","B" and 'C" attached hereto, exclusive of interest, penalties and costs and there is included in this suit in addition to the taxes, all said interest penalties and costs, thereon, allowed by law up to and including the day of judgment herein.

You are hereby notified that suit has been brought by Post Independent School District, White R i ver Municipal Water District and the above named as defendants, by pe-

erty and ordering for e closure of the constitutional and statut ory time this suit was filed but all liens for taxes due the Plaintiffs, and the taxing units, parties hereto, and those who may interven e herein, together with all interest. penalties and costs allowed by law up to and including the day of

TO: Rube Hardin, the unknown owners, if any, of the

herein after described property, the unknown heirs of the unknown owners and of the known owners. If any known owners are named herein if the known owners if any. dent School District. White R I ver the state of the known owners if any. deceased, and the unknown

stockholders of any corporation City of Post, Texas, against parties date of judgment, including all innamed as defendant and to all persons, including ad-

Lot 1, Black 77, in the City of Post, Texas;

Lot 8, Block 64, in the City of Post, Texas; Lot 9, South 20' of Lot 19,

City of Post, Texas: Lot 16, Block 156, in the City Post, Texas.

dition to the taxes, all said interest, ed by law up to and including the venors shall take notice that claims liens for taxes due the Plaintiffs.

above named as defendants, by pe-tition filed on the 5th day of Octoterest, penalties and costs allowed by law thereon, may upon request verse claimants, owning or having ber, 1971, in a certain suit styled therefor, be recovered herein with-

any legal or equitable interest in Post Independent School District, out further citation all said parties or lien upon the following described Et Al Vs. J. A. Donaldson, property, delinquent to Plaint if fs for collection of taxes on said pro-shall take notice of and plead rad 1971. perty and that said suit is now answer to all claims and pleadings pending in the District Court of now on file and which may here-

Garza County, Texas, 196th Judi- after be filed in said cause by all cial District, and the file n u mber other parties herein, and all of

of said suit is 2809, that the names these taxing units above n a m e d, of all taxing units which assess who may intervene herein and set

and collect taxes on the property herein described, not made parties to this suit are the State of Texas Vou are hereby commanded to In the name and b

of liens, if any, securing the payinterest, penalties and costs and there is included in this suit in addition to the taxes, all said interest. Plaintiffs, Defendants and inter- there to show cause why judgment penalties and costs, thereon, allowed by law up to and including the You are hereby notified that suit has been brought by Post Independent School District, White R i ver Municipal Water District and the date of judgment, including all in- and the taxing units, parties here-City of Post, Texas, against parties above named as defendants, by petition filed on the 5th day of October. 1971, in a certain suit styled out further citation or notice to any Post Independent School District,

parties herein, and all said parties shall take notice of and plead and answer to all claims and pleadings now on file and which may here-Garza County, Texas, 106th Judithese taxing units above n a m e d.

who may intervene herein and set against said property.

You are hereby commanded to SEAL first Monday after the expiration

of forty-two (42) d a y s from and units who may set up their tax after the date of issuance hereof. claims herein, seek recovery of de- the same being the 22nd day of November, 1971, which is the return date for such citation, before and in addition to the taxes, all in- the Honorable District Court of

terest, penalties and costs allowed Garza County, Texas, to be held at the courthouse thereof, then and there to show cause why judgment All parties to this suit, including erty and ordering for e closure of penalties and costs, thereon, allow- Plaintiffs, Defendants and inter- the constitutional and statut ory and the taxing units, parties hereto, and those who may interven e herein, together with all interest. penalties and costs allowed by law up to and including the day of

this suit .-Issued and given under my hand and seal of office of said Court in Post Independent School District, out further citation or notice to any the City of Post, Garza County, parties herein, and all said parties Texas, this 5th day of October,

> (s) CARL CEDERHOLM District Clerk

SEAL

Garza County, Texus 4tc (9-21)

CITATION BY PUBLICATION

COUNTY OF GARZA

November, 1971, which is the rethe Honorable District Court of ment of same, as provided by law. Garza County, Texas, to be held at All parties to this suit, including the courthouse thereof, then and venors shall take notice that claims shall not be rendered for such not only for any taxes which were taxes, penalties and interest and delinquent on said property at the costs, and condemning said proptime this suit was filed but all erty and ordering for eclosure of taxes becoming delinquent thereon the constitutional and statut ory at any time, thereafter, up to the liens for taxes due the Plaintiffs. terest, penalties and costs allowed to, and those who may interven e by law thereon, may upon request herein, together with a ! ! interest, therefor, be recovered herein with. penalties and costs allowed by law up to and including the day of judgment herein, and all costs of this suit

against said property.

Issued and given under my hand and seal of office of said Court in after be filed in said cause by all the City of Post, Garza County, other parties herein, and all of Texas, this 5th day of October, 1971 (a) CARL CEDERHOLM

District Clerk Garza County, Texas

4tc (9-21) appear and defend such suit on the CITATION BY PUBLICATION STATE OF TEXAS

COUNTY OF GARZA In the name and by the authority hereby given as follows: TO: Helen Doris Milow and Cla-

rice Milow, the unknown owners, if any, of the herein after described property, owners and of the known owners, if any known owners are n a m e d herein, if the known owner, if any, any legal or equitable interest in and Garza County.

herein, for taxes, to-wit: Block 1. Lot 24, Bingham Addition to the City of Post, Texas.

penalties and costs, thereon, allow-

day of judgment herein.

herein after described property. owners and of the known owners. named as defendant herein, if any,

> herein, for taxes, to-wit: Block 2, Lot 39, C. Hart Addition the City of Post, Texas.

Which said property is delinquent claims herein, seek recovery of dethe Plaintiffs herein for taxes linquent ad valorem taxes on the as shown by exhibits "A", "B" and property herein above described, "C" attached hereto, exclusive of and in addition to the taxes, all in interest, penalties and costs and terest penalties and costs allowed there is included in this suit in adby law thereon, up to and including the day of judgment here and dition to the taxes, all said interest, penalties and costs, thereon, allow- the establishment and foreclosure ed by law up to and including the of liens, if any, securing the payday of judgment herein. ment of same, as provided by law

All parties to this suit, including You are hereby notified that suit has been brought by Post Indepen- Plaintiffs, Defendants and in terdent School District. White R i very venors shall take notice that claims Municipal Water District and the not only for any taxes which were City of Post, Texas, against parties delinquent on said property at the of the State of Texas, notice is above named as defendants, by pe- time this suit was filed but all tition filed on the 5th day of Octo- taxes becoming delinquent thereon ber, 1971, in a certain suit styled at any time, thereafter, up to the

Post Independent School District. date of judgment, including all in-Et Al Vs. Jerry Blalock, terest, penalties and costs allowed for collection of tuxes on said proby law thereon, may upon request the unknown heirs of the unknown perty and that said suit is now therefor, be recovered herein withpending in the District Court of out further citation or notice to any Garza County, Texas, 106th Judi- parties herein, and all said parties cial District, and the file n u mber shall take notice of and plead and be deceased, and the unknown of said suit is 2800, that the names answer to all claims and pleadings stockholders of any corporation of all taxing units which assess now on file and which may herenamed as defendant herein, if any, and collect taxes on the property after be filed in said cause by all and to all persons, including ad- herein described, not made parties other parties herein, and all of verse claimants, owning or having to this suit are the State of Texas these taxing units above n a m e d. who may intervene herein and set

or lien upon the following described Plaintiffs and all other taxing up their respective tax claims judgment herein, and all costs of property, delinquent to Plaint if is units who may set up their tax against said property. claims herein, seek recovery of de-You are hereby commanded to appear and defend such suit on the linguent ad valorem taxes on the first Monday after the expiration property herein above described. of forty-two (42) d a y s from and to the Plaintiffs herein for taxes terest, penalties and costs allowed afer the date of issuance hereof, the same being the 22nd day of "C" attached hereto, exclusive of ing the day of judgment herein and November, 1971, which is the re turn date for such citation, before the Honorable District Court of Garza County, Texas, to be held at All parties to this suit, including the courthouse thereof, then and ed by law up to and including the Plaintiffs, Defendants and in terthere to show cause why judgment venors shall take notice that claims shall not be rendered for such

In the name and by the authority has been brought by Post Independed Inquent on said property at the costs, and condemander in the costs.

tition filed on the 5th day of Octotaxes becoming delinquent ther the unknown owners, if any, of the ber, 1971, in a certain suit styled at any time, thereafter, up to Post Independent School District, date of julgment, including all the unknown heirs of the unknown Et Al Vs. Alice and Elizabeth Robterest, penalties and costs allow inson,

by law thereon, may upon requ if any known owners are n a m e d for collection of taxes on said protherefor, be recovered herein w herein, if the known owner, if any, perty and that said suit is now out further citation or notice to be deceased, and the unknown pending in the District Court of parties herein, and all said par stockholders of any corporation Garza County, Texas, 106th Judishall take notice of and plead cial District, and the file nu mber answer to all claims and plead and to all persons, including ad- of said suit is 2799, that the names now on file and which may h verse claimants, owning or having of all taxing units which as sess after be filed in said cause by any legal or equitable interest in and collect taxes on the property other parties herein, and all or lien upon the following described herein described, not made parties these taxing units above n a m property, delinquent to Plaint if fs to this suit are the State of Texas who may intervene herein and and Garza County.

up their respective tax clai Plaintiffs and all other taxing against said property. units who may set up their tax You are hereby commanded

appear and defend such suit on st Monday after the expira of forty-two (42) days from after the date of issuance her the same being the 22nd day November, 1971, which is the turn date for such citation, be the Honorable District Court Garza County, Texas, to be helthe courthouse thereof, then a there to show cause why judge shall not be rendered for au taxes, penalties and interest a costs, and condemning said p erty and ordering foreclosur the constitutional and statut liens for taxes due the Plaint and the taxing units, parties h to, and those who may interv herein, together with all inter penalties and costs allowed by up to and including the day judgment herein, and all cost this suit.

Issued and given under my and seal of office of said Cour the City of Post, Garza Cou Texas, this 5th day of Octob 1971

(s) CARL CEDERHOLM District Clerk Garza County, Texa SEAL 4tc (9-21)



Which said property is delinquent and in addition to the taxes, all in-

as shown by exhibits "A","B" and by law thereon, up to and includinterest, penalties and costs and the establishment and foreclosure there is included in this suit in ad- of liens, if any, securing the paydition to the taxes, all said interest, ment of same, as provided by law

You are hereby notified that suit not only for any taxes which were taxes, penalties and interes. and

